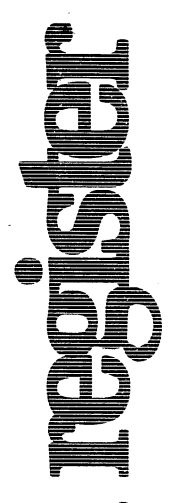
4-25-88 Vol. 53 No. 79

BOOK 1:

Pages 13399-14178

BOOK 2:

Pages 14179-14772



Book 1 of 2 Books Monday, April 25, 1988



FEDERAL REGISTER Published daily, Monday through Friday, (not published on Saturdays, Sundays, or on official holidays), by the Office of the Federal Register, National Archives and Records Administration, Washington, DC 20408, under the Federal Register Act (49 Stat. 500, as amended; 44 U.S.C. Ch. 15) and the regulations of the Administrative Committee of the Federal Register (1 CFR Ch. I). Distribution is made only by the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402.

The Federal Register provides a uniform system for making available to the public regulations and legal notices issued by Federal agencies. These include Presidential proclamations and Executive Orders and Federal agency documents having general applicability and legal effect, documents required to be published by act of Congress and other Federal agency documents of public interest. Documents are on file for public inspection in the Office of the Federal Register the day before they are published, unless earlier filing is requested by the issuing agency.

The Federal Register will be furnished by mail to subscribers for \$340.00 per year, or \$170.00 for 6 months in paper form, or \$188.00 per year, or \$94.00 for six months in microfiche form, payable in advance. The charge for individual copies is \$1.50 for each issue, or \$1.50 for each group of pages as actually bound. Remit check or money order, made payable to the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, or charge to your GPO Deposit Account or VISA or Mastercard.

There are no restrictions on the republication of material appearing in the Federal Register.

How To Cite This Publication: Use the volume number and the page number. Example: 52 FR 12345.

### SUBSCRIPTIONS AND COPIES

### **PUBLIC**

### Subscriptions:

| Paper or fiche                     | 202-783-3238 |
|------------------------------------|--------------|
| Magnetic tapes                     | 275-3328     |
| Problems with public subscriptions | 275-3054     |

### Single copies/back copies:

| Paper or fiche                     | 783-3238 |
|------------------------------------|----------|
| Magnetic tapes                     | 275-3328 |
| Problems with public single copies | 275-3050 |

#### **FEDERAL AGENCIES**

### Subscriptions:

| Paper or fiche                             | 523-5240 |
|--|----------|
| Magnetic tapes                             | 275-3328 |
| Problems with Federal agency subscriptions | 523-5240 |

For other telephone numbers, see the Reader Aids section at the end of this issue.

### **Contents**

### Federal Register

Vol. 53, No. 79

Monday, April 25, 1988.

#### **ACTION**

PROPOSED RULES

Regulatory agenda, 14320

### **Agency for International Development**

RULES

Acquisition regulations, 13410

PROPOSED RULES

Regulatory agenda, 14324

### Agricultural Marketing Service

PROPOSED RULES

Onions grown in South Texas, 13413

Pears, plums, and peaches grown in California, 13413

#### **Agriculture Department**

See also Agricultural Marketing Service; Animal and Plant

Health Inspection Service; Forest Service

PROPOSED RULES

Regulatory agenda, 13606

### Alcohol, Tobacco and Firearms Bureau

PROPOSED RULES

Regulatory agenda, 14184

### Animal and Plant Health Inspection Service

NOTICES

Meetings:

Swine Health Protection Advisory Committee, 13425

### Architectural and Transportation Barriers Compliance Board

PROPOSED RULES

Regulatory agenda, 14328

### **Army Department**

NOTICES

Military traffic management:

Freight rate acquisition program; rail carrier rates and services, 13436

### Arts and Humanities. National Foundation

See National Foundation on the Arts and the Humanities

### **Civil Rights Commission**

PROPOSED RULES

Regulatory agenda, 14332

NOTICES

Meetings; State advisory committees:

Oregon, 13431

### **Coast Guard**

RULES

Ports and waterways safety:

Mackay River, Mile 675, Atlantic Intracoastal Waterway,

GA; safety zone, 13407

PROPOSED RULES

Boating safety:

State marine casualty reporting; accident report

thresholds, 13417

### **Commerce Department**

See also International Trade Administration; National

Bureau of Standards; National Oceanic and

Atmospheric Administration; National Technical

Information Service

PROPOSED RULES
Regulatory agenda, 13662

### Committee for the Implementation of Textile Agreements

NOTICES

Cotton, wool, and man-made textiles:

Bulgaria, 13435

Hungary, 13435

Sri Lanka, 13434

(2 documents)

### **Commodity Futures Trading Commission**

PROPOSED RULES

Regulatory agenda, 14580

NOTICES

Meetings:

Financial Products Advisory Committee, 13436

### Comptroller of the Currency

PROPOSED RULES

Regulatory agenda, 14192

### **Consumer Product Safety Commission**

PROPOSED RULES

Regulatory agenda, 14584

NOTICES

Complaints issued:

P&M Enterprises, 13436

Meetings; Sunshine Act, 13461

(3 documents)

### **Customs Service**

PROPOSED RULES

Regulatory agenda, 14198

### **Defense Department**

See also Army Department

PROPOSED RULES

Federal Acquisition Regulation (FAR):

Regulatory agenda, 14564

Regulatory agenda, 13712

### **Economic Regulatory Administration**

NOTICE

Natural gas exportation and importation:

DEKALB Petroleum Corp., 13438

Powerplant and industrial fuel use; new electric powerplant

coal capability; compliance certifications:

Intercontinental Energy Associates, 13439

### **Education Department**

PROPOSED RULES

Regulatory agenda, 13728

### **Energy Department**

See also Economic Regulatory Administration; Federal

Energy Regulatory Commission

PROPOSED RULES

Regulatory agenda, 13752

NOTICES

Floodplain and wetlands protection; environmental review determinations; availability, etc.:

Columbia, SC, 13437

Patent licenses, exclusive:

Roberts Pharmaceutical Corp., 13437

**Environmental Protection Agency** PROPOSED RULES

Regulatory agenda, 14334

**Equal Employment Opportunity Commission** PROPOSED RULES

Regulatory agenda, 14410

NOTICES Meetings; Sunshine Act, 13463

**Executive Office of the President** 

See Management and Budget Office

**Export Administration** 

See International Trade Administration

**Farm Credit Administration** 

PROPOSED RULES

Regulatory agenda, 14594

NOTICES

Meetings; Sunshine Act, 13463

**Federal Communications Commission** 

Radio stations; table of assignments:

Iowa, 13409

Television stations; table of assignments:

New York and Massachusetts, 13409 PROPOSED RULES

Radio stations; table of assignments:

Michigan, 13419, 13420

(2 documents)

Minnesota, 13420

(2 documents)

Nebraska, 13421

New Hampshire, 13421

North Carolina, 13422

Texas, 13422

Regulatory agenda, 14604

NOTICES

Applications, hearings, determinations, etc.:

Faith Broadcasting, Inc., et al., 13445

Radio Indio Corp. et al., 13445

Surber, Janice Faye, et al., 13445

Viacom Broadcasting of Missouri, Inc., et al., 13446

**Federal Deposit Insurance Corporation** PROPOSED RULES

Regulatory agenda, 14620

NOTICES

Agency information collection activities under OMB review.

(2 documents)

**Federal Emergency Management Agency** PROPOSED RULES

Regulatory agenda, 14416

Federal Energy Regulatory Commission PROPOSED RULES

Regulatory agenda, 14628

NOTICES

Electric rate, small power production, and interlocking

directorate filings, etc.:

Energenics/Glendon, Inc., et al., 13439

Meetings; Sunshine Act, 13461

Natural gas certificate filings:

Northern Natural Gas Co. et al., 13440 Applications, hearings, determinations, etc.:

Kentucky Public Service Commission et al., 13442

Pacific Offshore Pipeline Co., 13443

Sabine Corp., 13444

Webb-DuVal Gatherers, 13444

Federal Home Loan Bank Board

PROPOSED RULES

Regulatory agenda, 14636

**Federal Maritime Commission** 

PROPOSED RULES

Regulatory agenda, 14648

NOTICES

Agreements filed, etc., 13447

Freight forwarder licences:

Cruz Del Sur Shipping et al., 13447

Freight forwarder licenses:

Challenge Crating & Storage Inc. et al., 13447

Meetings; Sunshine Act, 13463

Federal Mediation and Conciliation Service

PROPOSED RULES

Regulatory agenda, 14426

**Federal Reserve System** 

PROPOSED RULES

Regulatory agenda, 14656

Applications, hearings, determinations, etc.:

Trustcorp, Inc.; correction, 13447

Federal Trade Commission

PROPOSED RULES

Regulatory agenda, 14668

NOTICES

Premerger notification waiting periods; early terminations,

13448

Financial Management Service

See Fiscal Service

Fiscal Service

PROPOSED RULES

Regulatory agenda, 14182

Fish and Wildlife Service

NOTICES

Endangered and threatened species permit applications,

Marine mammal permit applications, 13452

Food and Drug Administration

RULES

Human drugs:

Antibiotic drugs—

Cefmenoxime hydrochloride for injection, 13400

#### **Forest Service**

NOTICES

Mono Basin National Forest Scenic Area; guidelines, availability, 13425

### **General Services Administration**

PROPOSED RULES

Federal Acquisition Regulation (FAR): Regulatory agenda, 14564 Regulatory agenda, 14428

### **Health and Human Services Department**

See also Food and Drug Administration; Human Development Services Office; National Institutes of Health; Public Health Service; Social Security Administration

PROPOSED RULES

Regulatory agenda, 13770

### **Health Resources and Services Administration**

See Public Health Service

### Housing and Urban Development Department RULES

Low income housing:

Housing assistance payments (Section 8)-

Fair market rents for new construction and substantial rehabilitation, 13406

Mortgage and loan insurance programs:

Allegany Reservation of Seneca Nation of Indians Correction, 13404

Correction, 13404

Maximum mortgage limits for high-cost areas, 13405 PROPOSED RULES

Regulatory agenda, 13854

### **Human Development Services Office**

NOTICES

Meetings:

Federal Council on Aging, 13449

### **Interior Department**

See also Fish and Wildlife Service; Minerals Management Service; National Park Service; Surface Mining Reclamation and Enforcement Office

PROPOSED RULES

Regulatory agenda, 13896
Watch duty-exemption program:
Annual limitation, 13414

### **Internal Revenue Service**

RULES

Estate and gift taxes:

Generation-skipping transfer tax; effective date rules and return requirements

Correction, 13464

Income taxes:

Itemized deductions; 2-percent floor

Correction, 13464

Trusts and estates; estimated tax payments deposits Correction, 13464

PROPOSED RULES

Estate and gift taxes:

Generation-skipping transfer tax; effective date rules and return requirements; cross reference

Correction, 13464

Regulatory agenda, 14202

### International Development Cooperation Agency

See Agency for International Development

### International Trade Administration

PROPOSED RULES

Watch duty-exemption program:

Annual limitation, 13414

NOTICES

Countervailing duties:

Welded carbon steel pipe and tube products from— Argentina, 13431

### **Interstate Commerce Commission**

PROPOSED RULES

Regulatory agenda, 14676

NOTICES

Motor carriers:

Declaratory order petitions—

National Industrial Transportation League, 13454

### **Justice Department**

PROPOSED RULES

Regulatory agenda, 13964

### **Labor Department**

PROPOSED RULES

Regulatory agenda, 13982

### Management and Budget Office PROPOSED RULES

Regulatory agenda, 14470

### **Merit Systems Protection Board**

PROPOSED RULES

Regulatory agenda, 14442

### Minerals Management Service

NOTICES

Royalty management:

Onshore oil and gas production accounting, transfer of responsibility; reporting instructions for lease operators, 13452

### National Aeronautics and Space Administration PROPOSED RULES

Federal Acquisition Regulation (FAR):

Regulatory agenda, 14564

Regulatory agenda, 14446

### National Archives and Records Administration RULES

Records management:

Federal records disposition, 13407

PROPOSED RULES

Regulatory agenda, 14454

NOTICES

Environmental statements; availability, etc.:

Archival facility; construction, 13454

#### National Bureau of Standards

NOTICES

Labortory Accredition Program, National Voluntary: Directory of accredited laboratories; supplement, 13432

### **National Credit Union Administration**

PROPOSED RULES

Regulatory agenda, 14682

### National Foundation on the Arts and the Humanities PROPOSED RULES

Regulatory agenda (National Endowment for the Arts), 14460

Regulatory agenda (National Endowment for the Humanities), 14464

### National Institutes of Health

NOTICES

Meetings:

National Cancer Institute, 13449, 13450

(2 documents)

National Institute of Dental Research, 13450, 13451

### National Oceanic and Atmospheric Administration

Fishery conservation and management:

Foreign fishing-

Fishing definition, 13410

PROPOSED RULES

Fishery conservation and management:

Foreign fishing-

Exclusive Economic Zone of Bering Sea illegal fishing; implementation of options, 13422

**NOTICES** 

Meetings:

Pacific Fishery Management Council, 13433

### **National Park Service**

**NOTICES** 

Concession contract negotiations:

Del Webb Recreational Properties, Inc., 13453

Environmental statements; availability, etc.:

Bering Land Bridge National Preserve, AK, et al., 13453

#### **National Science Foundation**

PROPOSED RULES

Regulatory agenda, 14466

### **National Technical Information Service**

NOTICES

Inventions, Government-owned; availability for licensing, 13433

### Nuclear Regulatory Commission

RULES

Environmental protection regulations for domestic licensing,

Telephone numbers for environmental inquiries; revision, 13399

PROPOSED RULES

Regulatory agenda, 14692

NOTICES

Environmental statements; availability, etc.:

Northeast Nuclear Energy Co. et al., 13454

Pennsylvania Power & Light Co., 13455

Petitions; Director's decisions:

Detroit Edison Co., 13456

Applications, hearings, determinations, etc.:

GPU Nuclear Corp. et al., 13456

Public Service Co. of Colorado, 13457

### Office of Management and Budget

See Management and Budget Office

### **Panama Canal Commission**

PROPOSED RULES

Regulatory agenda, 14494

### Peace Corps

PROPOSED RULES

Regulatory agenda, 14498

### Pennsylvania Avenue Development Corporation

PROPOSED RULES

Regulatory agenda, 14500

### **Pension Benefit Guaranty Corporation**

PROPOSED RULES

Regulatory agenda, 14504

### **Personnel Management Office**

PROPOSED RULES

Regulatory agenda, 14476

### **Public Health Service**

See also Food and Drug Administration; National Institutes of Health

NOTICES

Meetings:

National Toxicology Program; Scientific Counselors Board, 13451

#### Railroad Retirement Board

PROPOSED RULES

Regulatory agenda, 14512

### Regulatory Information Service Center

PROPOSED RULES

Unified agenda of Federal regulations, 13602

### Securities and Exchange Commission

PROPOSED RULES

Regulatory agenda, 14714

NOTICES

Self-regulatory organizations; proposed rule changes: Chicago Board Options Exchange, Inc., 13458

### Selective Service System

PROPOSED RULES

Regulatory agenda, 14520

### **Small Business Administration**

PROPOSED RULES

Regulatory agenda, 14522

### **Social Security Administration**

NOTICES

Supplemental security income:

United States and West Germany; supplementary agreement, entry into force, 13451

### State Department

PROPOSED RULES

Regulatory agenda, 14034

### Surface Mining Reclamation and Enforcement Office PROPOSED RULES

Initial and permanent regulatory programs:

Coal extraction incidental to extraction of other minerals; exemption, 13415

### **Tennessee Valley Authority**

PROPOSED RULES

Regulatory agenda, 14536

### **Textile Agreements Implementation Committee**

See Committee for the Implementation of Textile Agreements

### Transportation Department

See also Coast Guard

#### **PROPOSED RULES**

Regulatory agenda, 14040 NOTICES

Aviation proceedings:

Certificates of public convenience and necessity and foreign air carrier permits; weekly applications, 13459

### **Treasury Department**

See also Alcohol, Tobacco and Firearms Bureau; Comptroller of the Currency; Customs Service; Fiscal Service; Internal Revenue Service

**PROPOSED RULES** 

Regulatory agenda, 14180

NOTICES

Agency information collection activities under OMB review, 13460 (2 documents)

### **United States Information Agency**

**NOTICES** 

Grants; availability, etc.:

Private non-profit organizations in support of international educational and cultural activities, 13460

### **Veterans Administration**

PROPOSED RULES

Regulatory agenda, 14540

### Separate Parts In This Issue

### Parts II-LVI

Unified Agenda of Federal Regulations (60 departments and agencies—Books I and II of this issue), 14602

### **Reader Aids**

Additional information, including a list of public laws, telephone numbers, and finding aids, appears in the Reader Aids section at the end of this issue.

### **CFR PARTS AFFECTED IN THIS ISSUE**

A cumulative list of the parts affected this month can be found in the Reader Aids section at the end of this issue.

| 7 CFR   |                         |
|---|-------------------------|
| Proposed Rules:           9171           9591           | 3413<br>13413           |
| 10 CFR<br>51  | 13399                   |
| 15 CFR Proposed Rules: 303                              | 13414                   |
| 21 CFR<br>430436  | 13400                   |
| <b>24 CFR</b> 200                                       | 13404                   |
| 201   | 3404,<br>13405          |
| 213   | 13404                   |
| 222<br>226<br>227                                       | 13404<br>13404<br>13404 |
| 234   | 13404<br>13404          |
| 888   | 13406                   |
| Proposed Rules:   | 13464                   |
| 26  | 13464                   |
| 30 CFR Proposed Rules: 702                              | 13415                   |
| 33 CFR<br>165<br>Proposed Rules:                        | 13407                   |
| 173<br>174<br>36 CFR                                    | 13417<br>13417          |
| 1228  |                         |
|   |                         |
| 73 (2 documents)<br>Proposed Rules:<br>73 (8 documents) | 3419-                   |
| Proposed Rules:   | 3419-<br>13422          |
| Proposed Rules:<br>73 (8 documents)                     | 3419-<br>13422<br>13410 |

### **Rules and Regulations**

Federal Register

Vol. 53, No. 79

Monday, April 25, 1988

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each week.

### NUCLEAR REGULATORY COMMISSION

### 10 CFR Part 51

### Revision of Telephone Numbers for Environmental Inquiries

**AGENCY:** Nuclear Regulatory Commission.

ACTION: Final rule.

**SUMMARY:** The Nuclear Regulatory Commission (NRC) is amending its regulations pertaining to environmental matters to indicate the revision of five telephone numbers that enable prospective applicants or petitioners to consult with members of the NRC's staff. These amendments are required because of the assignment of new telephone numbers in conjunction with the recent consolidation of approximately one-half of the NRC's headquarters staff to its new location in Rockville, Maryland. These amendments are being made to inform NRC licensees and members of the public of the new telephone numbers.

EFFECTIVE DATE: April 25, 1988.

### FOR FURTHER INFORMATION CONTACT: Donnie H. Grimsley, Director, Division of Rules and Records, Office of Administration and Resources Management, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: 301–492–7211.

SUPPLEMENTARY INFORMATION: On March 28, 1988, the Office of the Executive Director for Operations and portions of the Office of Governmental and Public Affairs (GPA)—the Director of GPA and the Public Affairs staff—relocated at the agency's new office building in Rockville, Maryland. A notice to that effect was published in the Federal Register on March 31, 1988 (53 FR 10449). These amendments reflect the assignment of new telephone numbers to certain relocated agency personnel.

Because these amendments deal solely with the organization and relocation of agency personnel, the notice and comment provisions of the Administrative Procedure Act do not apply under 5 U.S.C. 553(b)(A). These amendments are effective upon publication in the the Federal Register. Good cause exists to dispense with the usual 30-day delay in the effective date, because these amendments are of a minor and administrative nature.

### **Environmental Impact: Categorical Exclusion**

The NRC has determined that this final rule is the type of action described in categorical exclusion 10 CFR 51.22(c)(2). Therefore, neither an environmental impact statement nor an environmental assessment has been prepared for this final rule.

### **Paperwork Reduction Act Statement**

This final rule contains no information collection requirements and therefore is not subject to the requirements of the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.).

### List of Subjects in 10 CFR Part 51

Administrative practice and procedure, Environmental impact statement, Nuclear materials, Nuclear power plants and reactors, Reporting and recordkeeping requirements.

For the reasons set out in the preamble and under the authority of the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974, as amended, and 5 U.S.C. 553, the NRC is adopting the following amendments to 10 CFR Part 51.

### PART 51—LICENSING AND REGULATORY POLICY AND PROCEDURES FOR ENVIRONMENTAL PROTECTION

1. The authority citation for Part 51 continues to read as follows:

Authority: Sec. 161, 68 Stat. 948, as amended (42 U.S.C. 2201); sec. 201, 88 Stat. 1242, as amended (42 U.S.C. 5841).

2. In § 51.40, paragraph (c) is revised to read as follows:

### § 51.40 Consultation with NRC staff.

(c) Questions concerning environmental matters should be addressed to the following NRC staff offices as appropriate:

- (1) Utilization facilities: Director, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492-1270.
- (2) Production facilities: Director, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–3352.
- (3) Materials licenses: Director, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–3352.
- (4) Rulemaking: Director, Office of Nuclear Regulatory Research, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–3700.
- (5) General Environmental Matters: Executive Director for Operations, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–1700.
- 3. Section 51.121 is reviseu to read as follows:

### § 51.121 Status of NEPA actions.

Individuals or organizations desiring information on the NRC's NEPA process or on the status of specific NEPA actions should address inquiries to:

- (a) Utilization facilities: Director, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone (301) 492-1270.
- (b) Production facilities: Director, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492-3352.
- (c) Materials licenses: Director, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–3352.
- (d) Rulemaking: Director, Office of Nuclear Regulatory Research, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–3700.
- (e) General Environmental Matters: Executive Director for Operations, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone: (301) 492–1700.

Dated at Rockville, Maryland, this 13th day of April 1988.

For the Nuclear Regulatory Commission. Victor Stello, Jr.,

Executive Director for Operations.
[FR Doc. 88–8985 Filed 4–22–88; 8:45 am]
BILLING CODE 7590–01–M

### DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Parts 430, 436, and 442

[Docket No. 88N-0047]

### Antibiotic Drugs; Cefmenoxime Hydrochloride for Injection

**AGENCY:** Food and Drug Administration. **ACTION:** Final rule.

SUMMARY: The Food and Drug
Administration (FDA) is amending the
antibiotic drug regulations to provide for
the inclusion of accepted standards for a
new antibiotic drug, cefmenoxime
hydrochloride for injection. The
manufacturer has supplied sufficient
data and information to establish its
safety and efficacy.

DATES: Effective April 25, 1988; comments, notice of participation, and request for hearing by May 25, 1988; data, information, and analyses to justify a hearing by June 24, 1988.

ADDRESS: Written comments to the Dockets Management Branch (HFA–305), Food and Drug Administration, Rm. 4–62, 5600 Fishers Lane, Rockville, MD 20857.

### FOR FURTHER INFORMATION CONTACT:

Peter A. Dionne, Center for Drug Evaluation and Research (HFN-815), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-4290.

SUPPLEMENTARY INFORMATION: FDA has evaluated data submitted in accordance with regulations promulgated under section 507 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 357), as amended, with respect to a request for approval of a new antibiotic drug, cefmenoxime hydrochloride for injection. The agency has concluded that the data supplied by the manufacturer concerning this antibiotic drug are adequate to establish its safety and efficacy when used as directed in the labeling and that the regulations should be amended in 21 CFR Parts 430, 436, and 442 to provide for the inclusion of accepted standards for the product.

### **Environmental Impact**

The agency has determined under 21 CFR 25.24(c)(6) that this action is of a type that does not individually or

cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

### **Submitting Comments and Filing Objections**

This final rule announces standards that FDA has accepted in a request for approval of an antibiotic drug. Because this final rule is not controversial and because when effective it provides notice of accepted standards, notice and comment procedure and delayed effective date are found to be unnecessary and not in the public interest. This final rule, therefore, is effective April 25, 1988. However, interested persons may, on or before May 25, 1988, submit written comments to the Dockets Management Branch (address above). Two copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document. Received comments may be seen in the Dockets Management Branch between 9 a.m. and 4 p.m., Monday through Friday.

Any person who will be adversely affected by this final rule may file objections to it and request a hearing. Reasonable grounds for the hearing must be shown. Any person who decides to seek a hearing must file: (1) On or before May 25, 1988, a written notice of participation and request for hearing, and (2) on or before June 24, 1988, the data, information, and analyses on which the person relies to justify a hearing, as specified in 21 CFR 314.300. A request for a hearing may not rest upon mere allegations or denials. but must set forth specific facts showing that there is a genuine and substantial issue of fact that requires a hearing. If it conclusively appears from the face of the data, information, and factual analyses in the request for hearing that no genuine and substantial issue of fact precludes the action taken by this order, or if a request for hearing is not made in the required format or with the required analyses, the Commissioner of Food and Drugs will enter summary judgment against the person(s) who request(s) the hearing, making findings and conclusions and denying a hearing. All submissions must be filed in three copies, identified with the docket number appearing in the heading of this order and filed with the Dockets Management Branch.

The procedures and requirements governing this order, a notice of participation and request for hearing, a submission of data, information, and analyses to justify a hearing, other comments, and grant or denial of a hearing are contained in 21 CFR 314.300.

All submissions under this order, except for data and information prohibited from public disclosure under 21 U.S.C. 331(j) or 18 U.S.C. 1905, may be seen in the Dockets Management Branch (address above) between 9 a.m. and 4 p.m., Monday through Friday.

### List of Subjects

21 CFR Part 430

Administrative practice and procedure, Antibiotics.

21 CFR Part 436

Antibiotics.

21 CFR Part 442

Antibiotics.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs, Parts 430, 436, and 442 are amended as follows:

### PART 430—ANTIBIOTIC DRUGS; GENERAL

1. The authority citation for 21 CFR Part 430 continues to read as follows:

Authority: Secs. 507, 701(a), 59 Stat. 463 as amended, 52 Stat. 1055 (21 U.S.C. 357, 371(a)); 21 CFR 5.10.

2. Section 430.4 is amended by adding new paragraph (a)(58) to read as follows:

### § 430.4 Definitions of antibiotic substances.

(a) \* \* \*

(58) Cefmenoxime. Cefmenoxime is 5-thia-1-azabicyclo[4.2.0]oct-2-ene-2-carboxylic acid, 7-[[(2-amino-4-thiazolyl) (methoxyimino)acetyl]amino]-3-[[(1-methyl-1H-tetrazol-5-yl)thio]methyl]-8-oxo-, [6R-[6- $\alpha$ ,7- $\beta$ [Z)]]-.

3. Section 430.5 is amended by adding new paragraphs (a)(92) and (b)(94) to read as follows:

### § 430.5 Definitions of master and working standards.

(a) \* \* \*

(92) Cefmenoxime. The term "cefmenoxime master standard" means a specific lot of cefmenoxime that is designated by the Commissioner as the standard of comparison in determining the potency of the cefmenoxime working standard.

(b) \* \* \*

(94) Cefmenoxime. The term "cefmenoxime working standard" means a specific lot of a homogeneous preparation of cefmenoxime.

4. Section 430.6 is amended by adding new paragraph (b)(94) to read as follows:

# § 430.6 Definitions of the terms "unit" and "microgram" as applied to antibiotic substances.

(b) \* \* \*

(94) Cefmenoxime. The term "microgram" applied to cefmenoxime means the cefmenoxime activity (potency) contained in 1.0482 micrograms of the cefmenoxime master standard.

### PART 436—TESTS AND METHODS OF ASSAY OF ANTIBIOTIC AND ANTIBIOTIC-CONTAINING DRUGS

5. The authority citation for 21 CFR Part 436 continues to read as follows:

Authority: Sec. 507, 59 Stat. 463 as amended (21 U.S.C. 357); 21 CFR 5.10.

6. Section 436.20 is amended by adding new paragraph (d)(10) to read as follows:

### § 436.20 Sterility test methods and procedures.

(d) \* \* \*

- (10) Diluting fluid J. Sterilize 2.0 grams of anhydrous sodium carbonate by dryheating at 180° C for 2 hours. Dissolve in 100 milliliters of diluting fluid A just prior to use.
- 7. Section 436.31 is amended by adding new paragraph (b)(16) to read as follows:

# § 436.31 Equipment and diluents for use in biological testing.

(b) \* \* \*

- (16) Diluent 16 (0.13M sterile pyrogenfree sodium carbonate solution). Dissolve 14.0 grams of anhydrous pyrogen-free sodium carbonate (prepared as described in paragraph (a)(5) of this section) in 1,000 milliliters pyrogen-free, distilled water. Sterilize in an autoclave at 121 °C for 20 minutes.
- 8. Section 436.32 is amended by adding a new paragraph (j) to read as follows:

### § 436.32 Pyrogen test.

- (j) Method 10. Proceed as directed in paragraph (a) of this section, except dilute the sample with sodium carbonate solution (diluent 16).
- 9. Part 436 is amended by adding new §§ 436.363 and 436.364 to Subpart F to read as follows:

### § 436.363 High-performance liquid chromatographic assay for cefmenoxime.

- (a) Apparatus. A suitable highperformance liquid chromatograph equipped with:
- (1) A suitable detection system specified in the monograph for the drug being tested;
- (2) A suitable recording device of at least 18-centimeter deflection;
- (3) A suitable chromatographic data managing system; and
- (4) An analytical column, 3 to 30 centimeters long, packed with a material as defined in the monograph for the drug being tested; and if specified in that monograph, the inlet of this column may be connected to a guard column, 3 to 5 centimeters in length, packed with the same material of 30 to 60 micrometers particle size.
- (b) Procedure. Perform the assay and calculate the drug content using the temperature, instrumental conditions, and calculations specified in the monograph for the drug being tested with a flow rate not to exceed 2.0 milliliters per minute. Use a detector sensitivity setting that gives a peak height for the working standard that is at least 50 percent of scale with typical chart speed of not less than 2.5 millimeters per minute. Use the apparatus described in paragraph (a) of this section; and the reagents and working standard and sample solutions described in the monograph for the drug being tested. Equilibrate and condition the column by passage of 10 to 15 void volumes of mobile phase followed by 5 replicate injections of the same volume (between 10 and 20 microliters) of the working standard solution. Allow an operating time sufficiently long to obtain satisfactory separation and elution of the expected components after each injection. Record the peak responses and calculate the prescribed system suitability requirements described for the system suitability test in paragraph (c) of this section.
- (c) System suitability test. Using the apparatus and procedure described in this section, test the chromatographic system for assay as follows:
- (1) Tailing factor. Calculate the tailing factor (T), from distances measured along the horizontal line at 5 percent of the peak height above the baseline, as follows:

$$T = \frac{W_{0.05}}{2f}$$

where:

 $W_{0.05}$  = Width of peak at 5 percent height; and

- f=Horizontal distance from point of ascent to a point coincident with maximum peak height.
- (2) Efficiency of the column. Calculate the number of theoretical plates (n) of the column as follows:

$$n = 5.545 \left[ \begin{array}{c} t_R \\ w_h \end{array} \right]^2$$

where:

n=Efficiency, as number of theoretical plates for column:

 $t_R$  = Retention time of solute; and  $w_h$  = Peak width at half-height.

(3) Resolution. Calculate the resolution (R) as follows:

$$R = \frac{2(t_{\rm RJ} - t_{\rm Ri})}{w_i + w_i}$$

where:

 $t_{RJ}$  = Retention time of a solute eluting after i ( $t_{RJ}$  is larger than  $t_{RJ}$ );

 $t_{Ri}$  = Retention time of any solute;

w<sub>j1</sub>=Width of peak at baseline of any solute;

w<sub>1</sub>=Width of peak at baseline of any solute eluting after *i*.

(4) Coefficient of variation (Relative standard deviation).

Calculate the coefficient of variation  $(S_R)$  in percent) as follows:

$$\underline{S}_{\underline{R}} = \underline{100} \left[ \frac{\sum_{\underline{i}=1}^{N} (\underline{x}_{\underline{i}} - \overline{\underline{x}})^{2}}{\underline{\underline{N}} - 1} \right]^{\frac{1}{2}}$$

where:

X is the mean of N individual measurements of X<sub>i</sub>. If the complete operating system meets the system suitability requirements of the monograph for the drug being tested, proceed as described in paragraph (b) of this section, using the sample solution in lieu of the working standard solution.

# § 436.364 Atomic absorption test for sodium carbonate content of cermenoxime hydrochloride for injection.

- (a) Apparatus. A suitable atomic absorbance spectrophotometer equipped with:
- (1) A suitable sodium hollow-cathode discharge lamp;
  - (2) An oxidizing air-acetylene flame;

(3) A nebulizer-burner system;

(4) An optical dispersing device capable of isolating a resonance line of sodium from other wavelengths produced by the emission source; and

(5) A suitable radiation detector.

- (b) Reagents. Ionization buffer: Dissolve 19.07 grams of potassium chloride in distilled water and dilute to 1.000 milliliters.
- (c) Preparation of reference standard and sample solutions—(1) Reference standard solution. Accurately weigh approximately 140 milligrams of sodium chloride which has been previously dired for 40 to 50 minutes at a temperature of 500 to 650 °C. Dissolve and dilute with sufficient distilled water to obtain a stock solution containing 5.5 micrograms of sodium per milliliter. Mix 10 milliliters of the stock solution with 10 milliliters of ionization buffer and dilute the mixture with distilled water to obtain a solution containing 0.55 microgram of sodium per milliliter.
- (2) Sample solution. Dilute the sample solution used in § 442.222(b)(1)(ii)(B)(1) of this chapter, with sufficient distilled water to obtain a stock solution containing 5.5 micrograms of sodium per milliliter (estimated). Mix 10 milliliters of the stock solution with 10 milliliters of ionization buffer and dilute the mixture with distilled water to obtain a solution containing 0.55 microgram of sodium per milliliter (estimated).
- (3) Procedure. Determine the atomic absorbance of the reference standard and sample solutions at a wavelength of 589 nanometers, using the atomic absorbance spectrophotometer and a reagent blank prepared by diluting 10 milliliters of ionization buffer to 100 milliliters with distilled water.
- (d) Calculations. Calculate the percent sodium carbonate as follows:

Percent sodium carbonate =  $\frac{A_{u} \times P_{s} \times 100 \times 0.9068 \times d}{A_{s} \times C_{u}}$ 

where:

- A<sub>u</sub>=Absorbance of sodium in the sample solution:
- A<sub>s</sub>=Absorbance of sodium in the reference standard solution;
- P<sub>s</sub>=Milligrams of sodium chloride per milliliter of the reference standard solution;
- C<sub>u</sub> = Milligrams of sample per milliliter of sample solution; and
- d=Dilution factor of the sample.

### PART 442—CEPHA ANTIBIOTIC DRUGS

10. The authority citation for 21 CFR Part 442 continues to read as follows:

Authority: Sec. 507, 59 Stat. 463 as amended (21 U.S.C. 357); 21 CFR 5.10.

11. Part 442 is amended by adding new §§ 442.22a to Subpart A and 442.222 to Subpart C to read as follows:

### § 442.22a Sterile cefmenoxime hydrochloride.

- (a) Requirements for certification—(1) Standards of identity, strength, quality, and purity. Cefmenoxime hydrochloride is 5-thia-1-azabicyclo[4.2.0]oct-2-ene-2-carboxylic acid, 7-[[(2-amino-4-thiazolyl) (methoxyimino)acetyl]amino]-3-[[(1-methyl-1H-tetrazol-5-yl)thio]methyl]-8-oxo-, hydrochloride (2:1), [6R-[6a,7\(\beta(Z))] ]-. It is so purified and dried that:
- (i) Its cefmenoxime content is not less than 869 and not more than 1,015 micrograms of cefmenoxime per milligram on an anhydrous basis.

(ii) It is sterile.

(iii) It is nonpyrogenic.

- (iv) Its moisture content is not more than 1.5 percent.
  - (v) It passes the identity test.

(vi) It is crystalline.

(2) Labeling. It shall be labeled in accordance with the requirements of § 432.5 of this chapter.

(3) Requests for certification; samples. In addition to complying with the requirements of § 431.1 of this chapter, each such request shall contain:

(i) Results of tests and assays on the batch for cefmenoxime content, sterility, pyrogens, moisture, identity, and crystallinity.

(ii) Samples, if required by the Director, Center for Drug Evaluation and Research:

(A) For all tests except sterility: 10 - packages, each containing approximately 500 milligrams.

(B) For sterility testing: 1 package containing approximately 6 grams of a composite sample.

- (b) Tests and methods of assay—(1) Cefmenoxime content. Proceed as directed in § 436.363 of this chapter. using ambient temperature, an ultraviolet detection system operating at a wavelength of 254 nanometers, a column packed with microparticulate (3 to 10 micrometers in diameter) reversed phase packing material such as octadecyl hydrocarbon bonded silicas, a flow rate not to exceed 2.0 milliliters per minute, and a known injection volume between 10 and 20 microliters. Reagents, working standard and sample solutions. system suitability requirements, and calculations are as follows:
- (i) Reagents—(A) 0.1M Phosphate buffer solution, pH 6.8. Dissolve 6.4 grams of monobasic potassium phosphate and 18.9 grams of dibasic sodium phosphate in 750 milliliters of water. Adjust the pH to 6.8 with 1N

- sodium hydroxide and dilute to 1,000 milliliters.
- (B) Internal standard solution. Dissolve and dilute 0.15 gram of phthalimide in methanol to 100 milliliters.
- (C) Mobile phase. Mix water:acetonitrile:glacial acetic acid (50:10:1). Filter through a suitable filter capable of removing particulate matter to 0.5 micron in diameter. Degas the mobile phase just prior to its introduction into the chromatograph.
- (ii) Preparation of working standard and sample solutions—(A) Working standard solution. Dissolve approximately 50 milligrams of the cefmenoxime working standard, accurately weighed, in 10 milliliters of 0.1M phosphate buffer solution, pH 6.8 and dilute to 50 milliliters with mobile phase. Transfer 4.0 milliliters of this solution to a 50-milliliter volumetric flask, add 20 milliliters of internal standard solution and dilute to volume with mobile phase to obtain a solution containing 80 micrograms of cefmenoxime per milliliter.
- (B) Sample solution. Dissolve approximately 50 milligrams of cefmenoxime sample, accurately weighed, in 10 milliliters of 0.1M phosphate buffer solution, pH 6.8. Dilute to 50 milliliters with mobile phase. Transfer 4.0 milliliters of this solution to a 50-milliliter volumetric flask, add 20 milliliters of internal standard solution and dilute to volume with mobile phase.
- (iii) System suitability requirements—
  (A) Tailing factor. The tailing factor (T) for the cefmenoxime peak is satisfactory if it is not more than 1.6 at 5 percent of peak height.
- (B) Efficiency of the column. The efficiency of the column (n) is satisfactory if it is greater than 1,200 theoretical plates for the cefmenoxime peak.
- (C) Resolution. The resolution (R) between the peak for cefmenoxime and phthalimide is satisfactory if it is not less than 2.3.
- (D) Coefficient of variation. The coefficiednt of variation ( $S_R$  in percent) of 5 replicate injections is satisfactory if it is not more than 2.0 percent. If the system suitability requirements have been met, then proceed as described in § 436.363(b) of this chapter.
- (iv) Calculations. Calculate the micrograms of cefmenoxime per milligram of sample as follows:

Micrograms of cefmenoxime per =  $\frac{R_u \times P_s \times 100}{R_s \times C_u \times (100-m)}$ 

where:

- $R_u$  = Area of cefmenoxime peak in the chromatogram of the sample/Area of internal standard peak;
- $R_s =$  Area of the cefmenoxime peak in the chromatogram of the cefmenoxime working standard/Area of internal standard peak;
- $P_s$  = Cefmenoxime activity in the cefmenoxime working standard solution in micrograms per milliliter;
- $C_u = Milligrams$  of sample per milliliter of sample solution; and
- m = Percent moisture content of the sample.
- (2) Sterility. Proceed as directed in § 436.20 of this chapter, using the method described in paragraph (e)(1) of that section, except in lieu of diluting fluid A use diluting fluid H.
- (3) Pyrogens. Proceed as directed in § 436.32(i) of this chapter, using a solution containing 60 milligrams per
- (4) Moisture. Proceed as directed in § 436.201 of this chapter, using the sample preparation described in paragraph (d)(4) of that section and the titration procedure described in paragraph (e)(3) of that section, except:
- (i) In lieu of 3 milliliters of anhydrous methanol solution, inject 20 milliliters of a formamide:methanol solution (2:1) into the container and shake to dissolve the contents (prior to use in preparation of the formamide:methanol solution, dry 500 grams of formamide over 20 grams of anhydrous sodium for 24 hours);
- (ii) Rinse the syringe, needle, and immediate container with two separate 5-milliliter portions of anhydrous methanol, in lieu of one 3-milliliter portion of anhydrous methanol; and
- (iii) In § 436.201(e)(3) of this chapter. add a sufficient volume of the formamide:methanol solution (2:1) to cover the electrodes in the dry titrating vessel, in lieu of 20 milliliters of solvent A before starting the titration.
- (5) Identity. Using a 0.0025-percent solution of the sample in 0.1M phosphate buffer, pH 6.8 and a suitable spectrophotometer, record the ultraviolet absorption spectrum from 220 to 310 nanometers. The spectrum compares qualitatively to that of the cefmenoxime working standard similarly tested.
- (6) Crystallinity. Proceed as directed in § 436.203(a) of this chapter.

#### § 442.222 Cefmenoxime hydrochloride for injection.

(a) Requirements for certification—(1) Standards of identity, strength, quality, and purity. Cefmenoxime hydrochloride for injection is a dry mixture of cefmenoxime hydrochloride and sodium carbonate. Each milligram of cefmenoxime hydrochloride for injection contains not less than 869 and not more than 1,015 micrograms of cefmenoxime

- on an anhydrous and sodium carbonatefree basis. Its cefmenoxime content is satisfactory if it contains not less than 90 percent and not more than 115 percent of the number of milligrams of cefmenoxime that it is represented to contain. It is sterile. It is nonpyrogenic. Its loss on drying is not more than 1.5 percent. Its pH in an aqueous solution containing 100 milligrams per milliliter is not less than 6.4 and not more than 7.9. The cefmenoxime hydrochloride used conforms to the standards prescribed by § 442.22a(a)(1) of this chapter.
- (2) Labeling. It shall be labeled in accordance with the requirements of § 432.5 of this chapter.
- (3) Requests for certification; samples. In addition to complying with the requirements of § 431.1 of this chapter, each such request shall contain:
  - (i) Results of tests and assays on:
- (A) The cefmenoxime hydrochloride used in making the batch for cefmenoxime content, moisture, identity, and crystallinity.
- (B) The batch for cefmenoxime content, sterility, pyrogens, loss on drying, pH, and sodium carbonate content.
- (ii) Samples, if required by the Director, Center for Drug Evaluation and Research:
- (A) The cefmenoxime hydrochloride used in making the batch: 10 packages, each containing approximately 500 milligrams. (B) The batch:
- For all tests except sterility: A minimum of 10 immediate containers.
- . (2) For sterility testing: 20 immediate containers, collected at regular intervals throughout each filling operation.
- (b) Tests and methods of assay-(1) Cefmenoxime content. Proceed as directed in § 436.363 of this chapter, using ambient temperature, an ultraviolet detection system operating at a wavelength of 254 nanometers, a column packed with microparticulate (3 to 10 micrometers in diameter) reversed phase packing material such as octadecyl hydrocarbon bonded silicas, a flow rate not to exceed 2.0 milliliters per minute, and a known injection volume between 10 and 20 microliters. Reagents, working standard and sample solutions, system suitability requirements, and calculations are as follows:
- (i) Reagents—(A) 0.1M Phosphate buffer solution, pH 6.8. Dissolve 6.4 grams of monobasic potassium phosphate and 18.9 grams of dibasic sodium phosphate in 750 milliliters of water. Adjust the pH to 6.8 with 1N sodium hydroxide and dilute to 1,000 milliliters.
- (B) Internal standard solution. Dissolve and dilute 0.15 gram of

- phthalimide in methanol to 100 milliliters.
- (C) Mobile phase. Mix water:acetonitrile:glacial acetic acid (50:10:1). Filter through a suitable filter capable of removing particulate matter to 0.5 micron in diameter. Degas the mobile phase just prior to its introduction into the chromatograph.
- (ii) Preparation of working standard and sample solutions—(A) Working standard solution. Dissolve approximately 50 milligrams of the cefmenoxime working standard, accurately weighed, in 10 milliliters of 0.1M phosphate buffer solution, pH 6.8 and dilute to 50 milliliters with mobile phase. Transfer 4.0 milliliters of this solution to a 50-milliliter volumetric flask, add 20 milliliters of internal standard solution and dilute to volume with mobile phase to obtain a solution containing 80 micrograms of cefmenoxime per milliliter.
- (B) Sample solutions. Determine both micrograms of cefmenoxime per milligram of the sample and milligrams of cefmenoxime per container. Use separate containers for preparation of each sample solution as described in paragraphs (b)(1)(ii)(B) (1) and (2) of this section.
- (1) Micrograms of cefmenoxime per milligram. Dissolve the accurately weighed dry contents of a sample with sufficient distilled water to obtain a solution containing 1 milligram of cefmenoxime per milliliter (estimated). Transfer 4.0 milliliters of this solution to a 50-milliliter volumetric flask, add 20 milliliters of internal standard solution and dilute to volume with mobile phase to obtain a solution containing 80 micrograms of cefmenoxime per milliliter (estimated).
- (2) Milligrams of cefmenoxime per container. Reconstitute the sample as directed in the labeling. Then, using a suitable hypodermic needle and syringe, remove all of the withdrawable contents if it is represented as a single-dose container; or, if the labeling specifies the amount of potency in a given volume of the resultant preparation, remove an accurately measured representative portion from each container. Dilute the solution thus obtained with sufficient distilled water to obtain a solution containing 1 milligram of cefmenoxime per milliliter (estimated). Transfer 4.0 milliliters of this solution to a 50milliliter volumetric flask, add 20 milliliters of internal standard solution and dilute to volume with mobile phase to obtain a solution containing 80 micrograms of cefmenoxime per milliliter (estimated).

(iii) System suitability requirements—
(A) Tailing factor. The tailing factor (T) for the cefmenoxime peak is satisfactory if it is not more than 1.6 at 5 percent of peak height.

(B) Efficiency of the column. The efficiency of the column (n) is satisfactory if it is greater than 1,200 theoretical plates for the cefmenoxime

peak.

(C) Resolution. The resolution (R) between the peak for cefmenoxime and phthalimide is satisfactory if it is not less than 2.3.

(D) Coefficient of variation. The coefficient of variation ( $S_R$  in percent) of 5 replicate injections is satisfactory if it is not more than 2.0 percent. If the system suitability requirements have been met, then proceed as described in  $\S$  436.363(b) of this chapter.

(iv) Calculations—(A) Micrograms per milligram. Calculate the micrograms of cefmenoxime per milligram as

follows: ·

Micrograms of cefmenoxime per =  $\frac{R\hat{u} \times P_{\bullet} \times 100 \times d}{R_{\bullet} \times C_{u} (100\text{-L-S})}$ 

#### where:

R<sub>u</sub> = Area of the cefmenoxime peak in the chromatogram of the sample/Area of internal standard peak;

R<sub>s</sub> = Area of the cefmenoxime peak in the chromatogram of the cefmenoxime working standard/Area of internal standard peak;

P<sub>s</sub> = Cefmenoxime activity in the cefmenoxime working standard solution in micrograms per milliliter;

 $C_u$  = Milligrams of sample per milliliter of sample solution;

d = Dilution factor of the sample;

L=Percent loss on drying (determined as directed in paragraph (b)(4) of this section); and

S=Percent sodium carbonate (determined as directed in paragraph (b)(6) of this section).

(B) Milligrams of cefmenoxime per vial. Calculate the cefmenoxime content of the vial as follows:

Milligrams of cefmenoxime =  $\frac{R_u \times P_s \times d}{R_s \times 1,000}$ 

#### where:

 $R_u$  = Area of the cefmenoxime peak in the chromatogram of the sample/Area of internal standard peak;

R<sub>s</sub> = Area of the cefmenoxime peak in the chromatogram of the cefmenoxime working standard/Area of internal standard peak;

P<sub>s</sub> = Cefmenoxime activity in the cefmenoxime working standard solution in micrograms per milliliter; and

d=Dilution factor of the sample.

(2) Sterility. Proceed as directed in § 436.20 of this chapter, using the method described in paragraph (e)(1) of that section.

(3) Pyrogens. Proceed as directed in § 436.32(b) of this chapter, using a solution containing 60 milligrams of cefmenoxime per milliliter.

(4) Loss on drying. Proceed as directed in § 436.200(a) of this chapter.

(5) pH. Proceed as directed in § 436.202 of this chapter, using an aqueous solution containing 100 milligrams per milliliter.

(6) Sodium carbonate content. Proceed as directed in § 436.364 of this chapter.

Dated: April 15, 1988.

#### Daniel L. Michels,

Director, Office of Compliance, Center for Drug Evaluation and Research.

[FR Doc. 88-8936 Filed 4-22-88; 8:45 am] BILLING CODE 4160-01-M

### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Assistant Secretary for Housing—Federal Housing Commissioner

24 CFR Parts 200, 203, 204, 213, 220, 221, 222, 226, 227, 235, 237, and 240

[Docket No. R-88-1357; FR-2382]

### Mortgage Insurance for the Allegeny Reservation of the Seneca Nation of Indians; Correction

**AGENCY:** Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

**ACTION:** Interim rule; correction.

SUMMARY: On December 21, 1987 (52 FR 48197) the Department published an interim rule entitled "Mortgage Insurance for the Allegeny Reservation of the Seneca Nation of Indians" (Seneca rule). The effective date of the rule was delayed in accordance with the législative review requirements of section 7(0)(3) of the Department of Housing and Urban Development Act (42 U.S.C. 3535(o)(3)). By Notice published on March 28, 1988 (53 FR 9869), the Department announced the effective date for the interim rule as March 28, 1988. This document makes corrections in the text of the interim rule that are necessary to reflect the fact that another HUD rule, published before the Seneca rule but not yet announced for effect, contains amendments to, or adds, some of the same sections that were amended in the December 21, 1987 Seneca rule. The delay in announcing

the effectiveness of the other HUD rule requires technical adjustments in the content of the Seneca rule. These corrections will not change the effective date of the Seneca rule, nor will they affect the operations of the insurance program outlined in that rule.

EFFECTIVE DATE: April 25, 1988.

FOR FURTHER INFORMATION CONTACT: Donald B. Alexander, Chief Attorney, Home Mortgage Insurance Division, Office of the General Counsel, Department of Housing and Urban Development, Room 9258, 451 Seventh Street SW., Washington, DC 20410, telephone (202) 755–7070. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: The Department published a final rule entitled "Temporary Mortgage Assistance Payments" on March 5, 1987 to implement a new program authorized by section 341 of the Housing and Community Development Act of 1980. Section 341 amended section 230 of the National Housing Act—the provision of the Act setting out the forms of mortgage foreclosure relief available under HUD's single family insuring authorities. While the March 5, 1987 rule (TMAP rule) was published as a final rule, its effective date has been postponed. Accordingly, a conflict has developed in the content of the later-published Seneca rule, because that rule contains amendments to certain HUD regulations that were earlier amended by, or added by, the TMAP rule. The purpose of this document is to correct the Seneca rule to permit it to be a freestanding rule setting out all necessary features of the new mortgage insurance program authorized under section 203(q) of the National Housing Act, pending the effectiveness of the TMAP rule.

Accordingly, the rule published on December 21, 1987 (52 FR 48197) (FR Doc. 87-29092) is corrected as follows:

### §§ 203.640, 203.645 and 203.654 [Corrected]

1. Amendments of §§ 203.640, 203.645 and 203.654 (items 12, 13 and 14 of the published rule, 52 FR 48202–48203) are withdrawn.

### § 203.350 [Corrected]

2. In § 203.350 (item 8), the amendatory language is corrected to read: "Section 203.350 is amended by reserving paragraph (c) and adding new paragraph (d) to read as follows:".

### § 203.355 [Amended]

3. In § 203.355, the reference in the last line of the introductory text to "203 658" is revised to read "203.660".

4. Section 203.666 is revised to read as follows:

### § 203.666 Processing defaulted mortgages on property in Allegeny Reservation of Seneca Nation of Indians.

- (a) Applicability. This section applies to mortgages authorized by section 203(q) of the National Housing Act (§ 203.43j) only if the default occurred before the mortgagor and the lessee execute a lease renewal or a new lease either with a term of not less than five years beyond the maturity date of the mortgage, or with a term established by an arbitration award.
- (b) Assignment (mandatory acceptance). Before a mortgagee requests the Secretary to accept an assignment of a mortgage under the first sentence of § 203.350(d) where the mortgagor is in monetary default, the mortgagee must submit documents showing that the requirements of § 203.604 have been met and must provide all information in its possession concerning the mortgagor's eligibility for relief as set forth in § 203.664.
- (c) Assignment (discretionary acceptance). Before a mortgagee requests the Secretary to exercise his or her discretion to accept an assignment of a mortgage under the second sentence of § 203.350(d) where the mortgagor is in non-monetary default, the mortgagee must provide all information in its possession concerning the mortgagor's eligibility for relief as set forth in § 203.664, except §§ 203.664(a)(1) (ii) and (iii).
- (d) Forbearance. The Secretary may make forbearance relief on any terms and conditions which he or she in his or her discretion deems appropriate.

Dated: April 19, 1988. Grady I. Norris,

Assistant General Counsel for Regulations. [FR Doc. 88–8947 Filed 4–22–88; 8:45 am]
BILLING CODE 4210–27-M

### 24 CFR Parts 201, 203, and 234

[Docket No. N-88-1795; FR-2509]

Mortgage Insurance; Changes to the Maximum Mortgage Limits for Single Family Residences, Condominiums and Manufactured Homes and Lots

**AGENCY:** Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

**ACTION:** Notice of revisions to FHA maximum mortgage limits for high-cost areas.

**SUMMARY:** This Notice amends the listing of areas eligible for "high-cost" mortgage limits under certain of HUD's insuring authorities under the National, Housing Act by increasing the mortgage limits Pitt County, North Carolina; and adding "high-cost" mortgage limits for Carteret County, North Carolina and the Lafayette, Indiana MSA which is comprised of Tippecanoe County, Indiana, Mortgage limits are adjusted in an area when the Secretary determines that middle- and moderate-income persons have limited housing opportunities because of high prevailing housing sales prices.

#### EFFECTIVE DATE: April 25, 1988.

### FOR FURTHER INFORMATION CONTACT:

For single family: Morris Carter, Director, Single Family Development Division, Room 9270; telephone (202) 755–6720. For manufactured homes: Robert J. Coyle, Director, Title I Insurance Division, Room 9160; telephone (202) 755–6880; 451 Seventh Street SW., Washington, DC 20410. (These are not toll-free numbers.)

### SUPPLEMENTARY INFORMATION:

#### Background

The National Housing Act (NHA), 12 U.S.C. (1710-1749), authorizes HUD to insure mortgages for single family residences (from one- to four-family structures), condominiums, manufactured homes, manufactured home lots, and combination manufactured home lots. The NHA, as amended by the Housing and **Community Development Amendments** of 1980 and the Housing and Community Development Amendments of 1981, permits HUD to increase the maximum mortgage limits under most of these programs to reflect regional differences in the cost of housing. In addition, sections 2(b) and 214 of the NHA provide for special high-cost limits for insured mortgages in Alaska, Guam and

On March 3, 1988 (53 FR 6922), the Department published its most recent annual complete listing of areas eligible for "high-cost" mortgage limits under certain of HUD's insuring authorities under the national Housing Act, and their applicable limits for such areas.

#### This Document

Today's document increases high-cost mortgage amounts for Pitt County, North Carolina; and adds high-cost mortgage limits for Carteret County, North Carolina and the Lafayette, Indiana MSA which is comprised of Tippecanoe County, Indiana.

These amendments to the high-cost areas appear in two parts. Part I explains high-cost limits for mortgages insured under Title I of the National Housing Act. Part II lists changes for single family residences insured under section 203(b) or 234(c) of the National Housing Act.

### National Housing Act High Cost Mortgage Limits

I. Title I: Method of Computing Limits

A. Section 2(b)(1)(D). Combination Manufactured Home and Lot (Excluding Alaska, Guam and Hawaii)

To determine the high-cost limit for a combination manufactured home and lot loan, multiply the dollar amount in the "one family" column of Part II of this list by .80. For example, Pitt County (North Carolina) has a one-family limit of \$75,050. The combination home and lot loan limit for Pitt County is \$75,050×.80, or \$60,040.

B. Section 2(b)(1)(E): Lot Only (Excluding Alaska, Guam and Hawaii)

To determine the high-cost limit for a lot loan, multiply the dollar amount in the "one-family" column of Part II of this list by .20. For example, Pitt County (North Carolina) has a one-family limit of \$75,050. The lot-only loan limit for Pitt County is \$75,050 × .20, or \$15,010.

C. Section 2(b)(2). Alaska, Guam and Hawaii Limits

The maximum dollar limits for Alaska, Guam and Hawaii may be 140% of the statutory loan limits set out in section 2(b)(1).

Accordingly, the dollar limits for Alaska, Guam and Hawaii are as follows:

- 1. For manufactured homes: \$56,700. (40,500×140%).
- 2. For combination manufactured homes and lots: 75,600. (\$54,000 × 140%)
- 3. For lots only: \$18,900. (13,500  $\times$  140%).

### II. Title II: Updating of FHA Sections 203(b), 234(c) and 214 Area Wide Mortgage Limits REGION IV.—HUD FIELD OFFICE—GREENSBORO OFFICE

| Market area designation and local | 1-family and condo unit | 2-family | 3-family | 4-family . |
|-----------------------------------|-------------------------|----------|----------|------------|
| Carteret County                   | \$70,300                | \$79,150 | \$96,200 | \$111,000  |
|                                   | 75,050                  | 84,500   | 102,750  | 118,500    |

### REGION V.—HUD FIELD OFFICE—INDIANAPOLIS OFFICE

| Market area designation and local   | 1-family and condo unit | 2-family | 3-family  | 4-family  |
|-------------------------------------|-------------------------|----------|-----------|-----------|
| Lafayette, IN MSA Tippecanoe County | \$76,750                | \$86,450 | \$105,000 | \$121,200 |

Date: April 18, 1988. Thomas T. Demery,

Assistant Secretary for Housing—Federal Housing Commissioner.

[FR Doc. 88–9036 Filed 4–22–88; 8:45 am] BILLING CODE 4210-27-M

#### 24 CFR Part 888

[Docket No. N-88-1751; FR-2423]

Section 8 Housing Assistance Payments Program; Fair Market Rents for New Construction and Substantial Rehabilitation—Detroit, MI; Special Revision

**AGENCY:** Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

ACTION: Final notice.

SUMMARY: Section 8(c)(1) of the United States Housing Act of 1937 requires the Secretary to establish Fair Market Rents (FMRs) periodically, but not less frequently than annually. This document announces the Fiscal Year 1986 Fair Market Rent Schedule to establish new Fair Market Rents for the Detroit market area in the State of Michigan. These rents are necessary to provide fair market rents more comparable to market rents for new construction in this market area.

EFFECTIVE DATE: April 25, 1988.

ADDRESS: Interested persons are invited to submit comments to the Rules Docket Clerk, Office of General Counsel, Room 10276, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410.

Communications should refer to the above docket number and title. A copy of each communication submitted will be available for public inspection during regular business hours at the above address.

FOR FURTHER INFORMATION CONTACT: Edward M. Winiarski, Chief Appraiser, Valuation Branch, Technical Support Division, Office of Insured Multifamily Housing Development, 451 Seventh Street SW., Washington, DC 20410–0500. Telephone (202) 426–7624. (This is not a toll-free number.)

#### SUPPLEMENTARY INFORMATION:

#### Background

Section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f) (the Act) authorizes a system of housing assistance payments to aid lower income families in renting decent, safe, and sanitary housing. These programs, known collectively as the Section 8 Housing Assistance Payments Program, provide assistance payments for lower income families for a variety of housing options, including new construction and substantial rehabilitation.

Under these programs, HUD or public housing agencies (PHAs) make rental assistance payments on behalf of eligible families to owners. When families lease an eligible unit, the housing assistance payment is made and is based upon the difference between the total housing expense and the total family contribution. Initial contract rents, plus an allowance for utilities generally may not exceed area-wide Fair Market Rents (FMRs) established by the Department. FMRs are based primarily on the level of rentals paid for recently completed or newly constructed dwelling units of modest design within each market area as determined by HUD Field Office staff. In addition, for the Fair Market Rents most recently promulgated by the Department (see the August 7, 1986 Federal Register, 51 FR 28486), these rents reflected the Department's cost containment efforts in relation to housing assistance provided in the Section 8 New Construction and Substantial Rehabilitation Programs.

### **Public Comments**

On December 21, 1987, the Department published a Proposed Notice at 52 FR 48278 and invited comments from the public on the proposal to adjust the Fiscal Year 1986 FMRs for Detroit, Michigan. Four public comments were received. Three of the four comments were in support of the revision of the proposed Fiscal Year 1986 FMRs for the Detroit market area. The fourth commenter claimed that the proposed rents were too low and would not support his project. This commenter, however, offered no data to support his assertions. Nevertheless, the Department reviewed a number of proposals using the proposed FRM schedule and found that these rents as proposed would permit these projects to be feasible. However, in the light of the last comment, the Department wishes to point out that since the FMRs principally reflect building costs and rentals as a whole in a given market or jurisdiction, not the costs associated with building a particular project or the rents necessary to service the debt on that proposal, the Department could not properly change the FMRs to accommodate the higher rentals that the commenter might expect.

Accordingly, the Department is adopting the same FMR schedule that was published in the Proposed Notice of December 21, 1987, as set forth below.

### Other Information

HUD regulations in 24 CFR Part 50, implementing section 102(2)(c) of the National Environmental Policy Act of 1969, contain categorical exclusions from their requirements for the actions, activities and programs specified in § 50.20. Since the FMRs announced in this Notice are within the exclusion set forth in § 50.20(l), no environmental assessment is required, and no environmental finding has been prepared.

The Catalog of Federal Domestic Assistance Program number and title for the activities covered by this Notice are 14.156, Lower Income Housing Assistance Program (Section 8).

Accordingly, the following amendment to the 1986 Fair Market Rent schedule is adopted for the Detroit, Michigan market area:

### Schedule A.—Fair Market Rents for New Construction and Substantial Rehabilitation (Including Housing Finance and Development Agencies' Programs)

|  | Number of Bedrooms |                          |                                 |                   |                   |
|--|--------------------|--------------------------|---------------------------------|-------------------|-------------------|
| Structure Type   | 0                  | 1                        | 2                               | 3                 | +                 |
| Detached. Semi-Detached/Row Walkup. Elevator 2-4 STY. Elevator 5+ STY. | 434<br>362<br>387  | 470<br>448<br>473<br>486 | 703<br>576<br>524<br>549<br>631 | 774<br>673<br>620 | 901<br>777<br>719 |

Dated: April 18, 1988. James E. Schoenberger,

General Deputy, Assistant Secretary for Housing—Federal Housing Commissioner. [FR Doc. 88–9035 Filed 4–22–88; 8:45 am] BILLING CODE 4210-27-M

### **DEPARTMENT OF TRANSPORTATION**

### **Coast Guard**

#### 33 CFR Part 165

[COTP Savannah, GA, Regulation 88-01]

### Safety Zone Regulations; Mackay River, Mile 675 Atlantic Intracoastal Waterway

**AGENCY:** Coast Guard, DOT. **ACTION:** Emergency rule.

summary: The Coast Guard is establishing a safety zone around Mackay River Bridge, Mile 675, ICW. The zone is needed to protect the bridge from a possible hazard associated with damage to the fender system from a recent collision. Entry into this zone is prohibited except as authorized by the captain of the port. The COTP has authorized transit of the Mackay River Bridge navigation span by tug and barge traffic during daylight hours only. All other vessels are authorized to transit at any time.

**EFFECTIVE DATES:** This regulation becomes effective on 14 April 1988. It terminates upon completion of damage assessment unless sooner canceled or extended.

FOR FURTHER INFORMATION CONTACT: LT R.M. Gaudiosi, Coast Guard Marine Safety Office, Savannah, GA, Phone (912) 944–4353.

SUPPLEMENTARY INFORMATION: In accordance with 5 U.S.C. 553, a notice of proposed rulemaking was not published for this regulation and good cause exists for making it effective in less than 30

days after Federal Register publication. Publishing an NPRM and delaying its effective date would be contrary to the public interest since immediate action is needed to prevent further damage to the bridge or vessels transitting the span.

### **Drafting Information**

The drafters of this regulation are LT R.M. Gaudiosi, project officer for the captain of the port, and LCDR S.T. Fuger, project attorney, Seventh Coast Guard District Legal Office.

### **Discussion of Regulation**

The circumstances requiring this regulation resulted from a collision which carried away or severely damaged the existing fender system rendering the bridge vulnerable to further impact.

This regulation is issued pursuant to 33 U.S.C. 1225 and 1231 as set out in the authority citation for all of Part 165.

### List of Subjects in 33 CFR Part 165

Harbors, Marine safety, Navigation (water), Security measures, Vessels, Waterways.

### Regulation

In consideration of the foregoing, Subpart C of Part 165 of Title 33 Code of Federal Regulations, is amended as follows:

1. The authority citation for Part 165 continues to read as follows:

Authority: 33 U.S.C. 1225 and 1231; 50 U.S.C. 191; 49 CFR 1.46 and 33 CFR 1.05–1{G}, 6.04–1, 6.04–1, 6.04–6, and 160.5.

2. A new § 165.T07–01 is added to read as follows:

#### § 165.T07-01 Safety Zone: Mackay River Bridge, Mile 675 Atlantic Intracoastal Waterway.

(a) Location. The following area is a safety zone: The navigation span of the Mackay River Bridge at Mile 675 Atlantic Intracoastal Waterway.

- (b) Effective date. This regulation becomes effective on 14 April 1988. It terminates on completion of damage assessment unless sooner canceled or extended.
- (c) Regulations: (1) In accordance with the general regulations in § 165.23 of this part, entry into this zone is prohibited unless authorized by the captain of the port.
- (2) The COTP has authorized transit of the Mackay River Bridge navigation span by tug and barge traffic during daylight hours only. All other vessels are authorized to transit at any time.

Dated: April 14, 1988.

J.E. Shkor,

Captain, U.S. Coast Guard, Captain of the Port.

[FR Doc. 88-9016 Filed 4-22-88; 8:45 am] BILLING CODE 4910-14-M

### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

#### 36 CFR Part 1228

### **Disposition of Federal Records**

**AGENCY:** National Archives and Records Administration (NARA).

ACTION: Final rule.

**SUMMARY:** The National Archives and Records Administration is revising § 1228.154 and § 1228.162 to incorporate procedures for Federal civilian employee medical records which were outlined in NARA Bulletin No. 87-4 of January 13, 1987. These procedures were develop as a result of regulations established by the Office of Personnel Management for the Employee Medical File System. 5 CFR Part 293, Subpart E, Employee Medical File System Records, requires the use of an Employee Medical Folder (Standard Form 66-D) for maintenance of occupational medical records. Like the official personnel

folder (OPF), the employee medical folder (EMF) will accompany the employee during his/her Federal career. When the employee is separated from Federal service, the EMF will be transferred along with the OPF to the National Personnel Records Center. A new reference request form, Standard Form 184, Request for Employee Medical Folder (Separated Employee), has been developed by NARA for use by Federal agencies in requesting medical records from the National Personnel Records Center.

NARA also is amending § 1228.162(a) to identify the National Personnel Records Center as a point of contact for members of the public and for nongovernmental organizations seeking copies of Standard Form 180, Request Pertaining to Military Records. Subsection (a) was revised on June 30, 1986 (51 FR 23538), to remove the reference to purchasing Standard Form 180 from the Superintendent of Documents. In order to make the form more accessible to members of the public and to non-governmental organizations, NARA has designated the national Personnel Records Center as a point of contact.

EFFECTIVE DATE: April 25, 1988.

### FOR FURTHER INFORMATION CONTACT: Adrienne C. Thomas or Nancy Allard at 202-523-3214 (FTS 523-3214).

SUPPLEMENTARY INFORMATION: The Administrative Procedures Act's notice and comment rulemaking procedures, 5 U.S.C. 553, do not apply to this amendment of 36 CFR Part 1228 because the matters addressed by this final rule are matters "relating to agency management or personnel or to public property." The retirement and reference service procedures for Federal civilian employee medical records prescribed in § 1228.154 and § 1228.162(b) of this final rule were announced in NARA Bulletin No. 87-4 of January 13, 1987. The new reference request form recently developed by NARA for medical files stored at the National Personnel Records Center was coordinated with officials of the Office of Personnel Management and with several agency medical records officers. Section 1228.162(a) is only being amended to identify an additional source for copies of Standard Form 180.

This rule is not a major rule for the purposes of Executive Order 12291 of February 17, 1981. As required by the Regulatory Flexibility Act, it is hereby certified that this rule will not have a significant impact on small business entities.

### List of Subjects in 36 CFR Part 1228

Archives and records.

For the reasons set forth in the preamble, Chapter XII of Title 36 of the Code of Federal Regulations is amended as follows:

### PART 1228—DISPOSITION OF FEDERAL RECORDS

1. The authority citation for Part 1228 continues to read as follows:

Authority: 44 U.S.C. 2907.

2. Section 1228.154 is revised to read as follows:

### § 1228.154 Transfers to the National Personnel Records Center (NPRC).

General Records Schedules 1 and 2 specify that certain Federal civilian personnel, medical, and pay records must be centrally stored at the National Personnel Records Center (Civilian Personnel Records), 111 Winnebago Street, St. Louis, Missouri 63118.

- (a) The following four types of records are so specified:
- (1) Official personnel folders of separated Federal civilian employees;
- (2) Service record cards of employees who separated or transferred on or before December 31, 1947;
- (3) Audited individual earnings and pay cards and comprehensive payrolls; and
- (4) Employee medical folders of separated Federal civilian employees.
- (b) The official personnel folder (OPF) and the employee medical folder (EMF) must be forwarded to the National Personnel Records Center at the same time. Only x rays that will easily fit inside the EMF without folding will be accepted by the Center. X rays over 11¾"×10" in size that are required for long-term retention must be retained by the agency. The agency must place a notice in the EMF indicating how a subsequent Federal employer may obtain the oversized x rays. The OPF and the EMF must be labeled in the upper right corner to identify the employee by name (last name first), date of birth, and social security number only. Temporary records must be removed from the folders before transmittal. Agencies must make every effort to locate all long-term documents required to be part of the folders and to file them before the folders are transferred. Small quantities of folders (OPF's and EMF's) must be mailed in a sealed envelope. Larger quantities must be mailed in a carton. No advance notification of transmittal or SF 135, Records Transmittal and Receipt, is required from the transferring agency,

and no receipt will be furnished by the Center.

- (c) A cover letter must accompany loose personnel or medical documents forwarded for interfiling in an OPF or EMF previously sent to the Center. Onlythose documents required for long-term retention may be forwarded for interfiling. Each document must contain the former employee's current name and name under which formerly employed, if different; date of birth; social security number; and date of separation. Letters accompanying loose personnel documents must clearly identify the agency personnel office and address. Letters accompanying loose medical documents must include the name and address of the agency's designated medical records manager (i.e., medical, health, safety, or personnel officer or other designee). Medical documents required to be part of the EMF may not be sent for interfiling in agency accessions retired prior to September 1, 1984. Such documents must be placed in an EMF and sent to the National Personnel Records Center in accordance with the instructions in paragraph (b) of this section if the employee has left Federal service.
- (d) Transfer of fiscal records must be in accordance with the procedures outlined in § 1228.152.
- (e) Standard Form 127, Request for Official Personnel Folder (Separated Employee), must be used by agencies when requesting transmission of personnel folders of separated employees. Standard Form 184, Request for Employee Medical Folder (Separated Employee), must be used when requesting medical folders. The name and address of the agency's designated medical records manager must be shown on the request form. Use of the appropriate request form will help ensure prompt transmission of the desired folder. Each request must be submitted in duplicate.
- (f) Occupational medical records of separated Federal civilian employees who were not in positions subject to civil service rules and regulations may be retired if the records are properly scheduled and if access procedures are furnished for use by the Center.
- (1) It is recommended that a folder similar to the SF 66-D, Employee Medical Folder, but different in color, be used for medical records of non-civilservice employees.
- (2) If the records are not scheduled, an exception may be obtained by submitting a request to the Assistant Archivist for Federal Records Centers, National Archives and Records Administration (NC), Washington, DC

20408. The request must identify the location(s) of records and the volume proposed for transfer. The request will be considered only if an SF 115, Request for Records Disposition Authority, has been received by NARA's Records Appraisal and Disposition Division (NIR).

- (g) Medical records of non-Federal employees (e.g., contractor employees and student volunteers) must be disposed of in accordance with the approved agency disposition schedule.
- 3. Section 1228.182 is amended by revising paragraphs (a) and (b) to read as follows:

### § 1228.162 Use of records in Federal Records Centers.

- (a) Standard Form 180, Request Pertaining to Military Records, must be used by Federal agencies to obtain information from military service records in the National Personnel Records Center (Military Personnel Records). Agencies may furnish copies of that form to the public to aid in inquiries. Members of the public and non-governmental organizations also may obtain copies of Standard Form 180 by submitting a written request to the National Personnel Records Center (Military Personnel Records), 9700 Page Boulevard, St. Louis, Missouri 63132.
- (b) Requests for Federal civilian personnel files and medical files from the National Personnel Records Center must be made in accordance with § 1228.154. Requests for medical records retired to other Federal Records Centers prior to September 1, 1984, must be made on Optional Form 11, Reference Request—Federal Records Centers. The request must include the name and address of the agency's designated medical records manager.

Dated: March 17, 1988.

Don W. Wilson,

Archivist of the United States.

[FR Doc. 88–8989 Filed 4–22–88; 8:45 am]

BILLING CODE 7515–01-M

### FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 87-418; RM-5769]

Radio Broadcasting Services; Sioux Rapids, IA

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule.

SUMMARY: The Commission, at the request of Donald A. Swanson, allocates Channel 275C2 to Sioux City, Iowa, as the community's first local FM service. Channel 275C2 can be allocated to Sioux Rapids, Iowa, in compliance with the Commission's minimum distance separation requirements without the imposition of a site restriction. The coordinates are North Latitude 42-53-18 and West Longitude 95-08-54. With this action, this proceeding is terminated. DATES: Effective June 1, 1988. The window period for filing applications will be open on June 2, 1988, and close on July 2, 1988.

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order, MM Docket No. 87–418, adopted March 28, 1988, and released April 15, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857–3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

List of Subjects in 47 CFR Part 73 Radio broadcasting.

#### PART 73-[AMENDED]

1. The authority citation for Part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

### § 73.202 [Amended]

2. Section 73.202(b), the FM Table of Allotments for Iowa is amended by adding an entry for Sioux Rapids, Channel 275C2.

Federal Communications Commission.
Steve Kaminer.

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88-9026 Filed 4-22-88; 8:45 am]

#### 47 CFR Part 73

[MM Docket No. 86-326; RM-5323; RM-5588; RM-5592]

Television Broadcasting Services; Albany, Buffalo, Ilion and Utica, NY, and Boston, MA

**AGENCY:** Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Frederick W. Bowen and Sherril W. Taylor, allocates VHF TV Channel 4- to Utica, New York, as the community's fourth local commercial television service, and at the request of Mohawk Valley Broadcasting, Inc. allocates UHF TV Channel 67- to Ilion, New York, as the community's first local television service. In addition, the offset designations for Station WIVB-TV Channel 4-, Buffalo, New York, and Station WBZ-TV, Channel 4-, Boston, Massachusetts, are changed to zero and plus, respectively. Channel 4- can be allocated to Utica in compliance with the Commission's minimum distance separation requirements with a site restriction of 13.4 miles east to avoid a short-spacing to Station WSTM-TV, Channel 3. Syracuse, New York. Channel 67- can be allocated to Ilion, New York, in compliance with the Commission's minimum distance separation requirements with a site restriction of 8.6 miles southeast to avoid a short-spacing to unoccupied and unapplied for Channel \*59 at Utica, New York. Canadian concurrence in these allotments has been received. With this action, this proceeding is terminated.

EFFECTIVE DATE: June 2, 1988.

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order, MM Docket No. 86–326, adopted March 14, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857–3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

### List of Subjects in 47 CFR Part 73

Television broadcasting.

### PART 73—[AMENDED]

The authority citation for Part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

#### § 73.606 [Amended]

2. Section 73.606(b), the TV Table of Allotments for Massachusetts is amended by amending the entry for Boston by removing Channel 4- and adding Channel 4+. The TV Table of Allotments for New York is amended by adding Ilion, Channel 67-, by amending

the entry for Buffalo by removing Channel 4- and adding Channel 4, and by amending the entry for Utica by adding Channel 4-.

Federal-Communications Commission. Steve Kaminer.

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88-9017 Filed 4-22-88; 8:45 am] BILLING CODE 6712-01-M

### INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

### Agency for International Development

48 CFR Part 733

[AIDAR Notice 88-4]

#### **Procedures for Protests**

**AGENCY:** Agency for International Development, IDCA.

**ACTION:** Final rule.

SUMMARY: The A.I.D. Acquisition Regulation (AIDAR) is being amended by removing the requirement that protests to the Agency be filed with the Head of the Contracting Activity, instead specifying that protests to the Agency be filed with the Contracting Officer.

EFFECTIVE DATE: April 25, 1988.

# FOR FURTHER INFORMATION CONTACT: M/SER/PPE, Mr. James M. Kelly, Room 1600I, SA-14, Agency for International Development, Washington, DC 20523. Telephone (703) 875-1534.

### SUPPLEMENTARY INFORMATION:

Following publication of A.I.D. procedures for submission of protests to the Agency in the February 19, 1988
Federal Register (53 FR 4979), the Office of Federal Procurement Policy pointed out that the A.I.D. requirement that protests be filed with the Head of the Contracting Activity, established by the new AIDAR subsections 733.7002(d) and 733.7003(b), conflicted with FAR 52.233-2, "Service of Protest," which specified that protests be filed with the Contracting Officer. OFPP recommended that the A.I.D. Acquisition Regulation be corrected to remove this conflict.

The changes being made by this Notice are not considered significant rules subject to FAR 1.301 or Subpart 1.5. This Notice is exempted from the requirements of Executive Order 12291 by OMB Circular 85–7. This Notice will not have impact on a substantial number of small entities, nor does it establish any information collection as contemplated by the Regulatory Flexibility Act and Paperwork Reduction Act.

### List of Subjects in 48 CFR Part 733

Government procurement.

For the reasons set out in the Preamble, Chapter 7 of Title 48 of the Code of Federal Regulations is amended as follows:

### PART 733—PROTESTS, DISPUTES AND APPEALS

1. The authority citation in Part 733 continues to read as follows:

Authority: Sec. 621, Pub. L. 87–195, 75 Stat. 445 (22 U.S.C. 2381), as amended; E.O. 12163, Sept. 29, 1979 44 FR 56673, 3 CFR 1979 Comp., p. 435.

### Subpart 733.70—A.I.D. Procedures for Protests

#### 733.7002 [Amended]

2. Paragraph (d) of section 733.7002, Definitions, is amended by removing "HCA," replacing it with "Contracting Officer."

#### 733.7003 [Amended]

3. Paragraph (b) of section 733.7003, Filing of protest, is amended by removing "HCA," replacing it with "Contracting Officer."

Date: April 13, 1988.

#### John F. Owens,

Procurement Executive.

[FR Doc. 88-8988 Filed 4-22-88; 8:45 am] BILLING CODE 6116-01-M

### **DEPARTMENT OF COMMERCE**

#### National Oceanic and Atmospheric Administration

### 50 CFR Part 611

[Docket No. 80472-8072]

### Foreign Fishing

**AGENCY:** National Marine Fisheries Service (NMFS), NOAA, Commerce. **ACTION:** Emergency final rule.

summary: NOAA issues an emergency rule to change the definition of "fishing" to include processing, transfer, and supply activities supporting the harvest of fish outside the U.S. Exclusive Economic Zone (EEZ). The change will improve enforcement of the Magnuson Fishery Conservation and Management Act (Magnuson Act), and will allow NOAA to monitor more closely harvests in the entire Bering Sea ecosystem.

**EFFECTIVE DATE:** Effective April 25, 1988. Comments will be accepted on or before May 25, 1988.

ADDRESS: Send written comments to Alfred J. Bilik, Fees and Permits Branch, F/TS21, National Marine Fisheries Service, 1825 Connecticut Avenue NW., Washington, DC 20235. Telex 467856 US COM FISH CI.

### FOR FURTHER INFORMATION CONTACT: Alfred J. Bilik, (202) 673-5319.

SUPPLEMENTARY INFORMATION: Under the Magnuson Act, the United States claims exclusive rights to conserve and manage all fish within the EEZ and all U.S.-origin anadromous species and Continental Shelf fishery resources beyond the EEZ that are not within the EEZ of another nation. In the past, however, NOAA has by regulation narrowed this assertion of management authority by defining "fishing" to include only activities supporting the harvest of "fish over which the United States exercises exclusive fishery management authority." This definition is narrower than the definition of "fishing" in the Magnuson Act, which does not so qualify "fish." The result of this regulatory definition is that activities such as processing and transfers of fish harvested outside the EEZ are beyond the scope of the permitting, recordkeeping, and reporting requirements of the foreign fishing regulations.

In the last major revision to these regulations. NOAA proposed (at 49 FR 50510, December 28, 1984) to broaden the definition by dropping the restrictive phrase. In the final rulemaking (at 50 FR 34964, August 28, 1985), however, the narrower definition was retained with the explanation that "[t]he United States asserts jurisdiction over support activities in the FCZ [fishery conservation zone] only if the supported harvest activity involves fish under U.S management authority."

At the time, it was thought that enforcement problems, particularly with transfers from harvesting to transport vessels, could be adequately addressed by adding a rebuttable presumption at 50 CFR 611.3(a)(1)(ii). The discovery of illegal fishing and the suspicion of extensive poaching in the EEZ, along with growing concern that resources in an area of the central Bering Sea are jeopardized by unrestrained harvests. necessitate an assertion of additional management authority and a revision in the definition.

The problems that NOAA must address are explained more fully in an Advance Notice of Proposed Rulemaking (ANPR), published in today's Federal Register. Foreign fishing vessels (FFVs) accustomed to operating in the EEZ are being replaced by American fleets Some of these displaced FFVs are relocating their efforts to the "donut hole," a portion of

the central Bering Sea entirely surrounded by the EEZs of the U.S. and the U.S.S.R. Others may be fishing illegally within U.S. waters, but reporting their catch as having been harvested in the "donut hole." There are indications that some FFVs have been abusing the right to fish within the central Bering Sea to the detriment of the interests of the U.S., whose waters provide many of the spawning grounds for the resources beyond.

In the past year, the Coast Guard has documented aerial sightings of FFVs in the Bering Sea EEZ, but either could not identify the vessels or could not prove they were engaged in harvesting activities. A Mexican shark vessel was boarded in the EEZ off San Diego, but could not be seized until it was later observed harvesting sharks.

Then on January 13, 1988, as many as seven trawler-processors of Japanese registry—some with markings concealed-were videotaped fishing without valid permits on Bowers Ridge, 35 miles inside the U.S. EEZ, despite the fact that foreign nations have received no allocations of Alaskan groundfish in 1988. Some of these vessels were found two weeks later in the "donut hole';' and claimed they had been there all along. U.S. enforcement officials are concerned that unregulated fisheries in the "donut hole" provide an opportunity for FFVs fishing illegally within the U.S. EEZ to avoid detection by enforcement patrols.

The reported catch from the "donut hole" has increased dramatically from about 15,000 metric tons in 1980 to about 993,000 metric tons in 1986. There is considerable doubt as to whether the resource base in the central Bering Sea is productive enough to support the level of reported harvests. If the harvest in the "donut hole" is actually as high as reported, U.S. scientists are concerned that this level of fishing could adversely affect the entire Bering Sea ecosystem.

On the other hand, some of the reported catch from the "donut hole" may actually have been illegally taken in the EEZ. To deter poaching by FFVs crossing the EEZ boundary from the "donut hole," NOAA must have more control over and more information about these vessels' activities. The ANPR presents several options; requiring an FFV carrying an observer within the U.S. EEZ to continue carrying that observer on any voyage to the "donut hole"; prohibiting processing and other support activities in the EEZ unless the fish were harvested in U.S. waters; and requiring check-in/check-out inspections for FFVs conducting "fishing" operations in the EEZ.

Until NOAA chooses among the regulatory options and publishes a final

rulemaking, and unless NOAA opts for restricting support operations to EEZ-harvested fish, the definition of "fishing" must be revised to eliminate the existing loophole. Fishing operations in the EEZ supporting the harvest of "donut hole" fish should not be exempt from the permit, reporting, and recordkeeping requirements of the foreign fishing regulations.

NOAA therefore amends the definition of "fish" (when used as a verb) and "fishing" in § 611.2 by deleting the qualifying phrase, "fish over which the United States exercises exclusive fishery management authority.' "Fishing" or "to fish" now means any activity, other than scientific research, which does, is intended to, or can reasonably be expected to result in catching fish or removing fish from the water. Fishing also includes the acts of scouting, processing, and support. This means that FFVs conducting certain operations in the U.S. EEZ-processing or transferring fish or supplying other FFVs—must have a foreign fishing permit applied for and issued under § 611.3, even though the fish may have been harvested outside U.S. waters. Moreover, FFVs conducting these operations must make reports and maintain the logs required by §§ 611.4 and 611.9 of the foreign fishing regulations.

Vessels anticipating transfer operations in the EEZ will be required under § 611.4 to send BEGIN and TRANSFER messages to the Coast Guard and NMFS on entering the EEZ. Messages will contain the date, time, position, and area of the anticipated transfer, as well as the quantity of all fish and fish products on board. The TRANSFER message must identify the vessel from which the fish will be transferred. OFFLOADED and RECEIVED messages must be sent within 12 hours after completion of the transfer, accounting for all fish and fish products transferred between vessels. CEASE messages must be delivered to the Coast Guard at least 24 hours before the vessel leaves the EEZ.

All vessels taking part in such transfers must also maintain communications and transfer logs required by § 611.9. The logs must be kept available for inspection by authorized officers.

Not wishing unnecessarily to burden freedom of navigation on the high seas, NOAA redefines "support" to encompass all transfer and supply operations in the EEZ, but to include transport operations only if they support harvest operations in the EEZ. Vessels with fishery products aboard are entitled to freedom of passage through

the EEZ, so long as they conduct no support operations in the zone.

These revisions will allow NOAA to monitor more closely the activities of these vessels in the EEZ and in the "donut hole." Conforming amendments are also made to § 611.1(a), to remove the same qualifying phrase that is deleted from the definition of "fishing," and to § 611.3(a)(1), to remove the rebuttable definition previously used in connection with transfers.

#### Classification

The Assistant Administrator for Fisheries, NOAA, has determined that this rule is necessary to respond to an emergency situation and is consistent with the Magnuson Act and other applicable law. Because of the suspected magnitude of ongoing illegal fishing in the U.S. EEZ and possibly intense harvests in the "donut hole," the Assistant Administrator also finds it impracticable and contrary to the public interest to provide notice and an opportunity for public comment.

NOAA Directive 02-10, published at 45 FR 49312 (July 24, 1980), adopts internal procedures to implement the National Environmental Policy Act (NEPA), 42 U.S.C. 4321 et seq. Under those procedures, programmatic functions with no potential for significant environmental impacts are generally excluded from NEPA requirements. This emergency rule is not expected to have direct impacts on . fishery resources in the EEZ. It is intended to improve enforcement of U.S. fishery regulations and to collect additional information on "donut hole" harvests, and thus indirectly to benefit U.S. fishery resources.

The Assistant Administrator has also determined that this rule will have no impact on the Coastal Zone Management Program of any State.

This emergency rule is exempt from the normal review procedures of Executive Order 12291 as provided in section 8(a)(1) of that order. This rule is being reported to the Director, Office of Management and Budget, with an explanation of why it is not possible to follow the procedures of that order.

This rule is exempt from the procedures of the Regulatory Flexibility Act because the rule is issued without opportunity for prior public comment.

This rule contains a collection of information requirement previously approved by OMB and given OMB control number 0648–0075.

The rule does not contain policies with federalism implications sufficient to warrant preparation of a federalism

assessment under Executive Order 12612.

#### List of Subjects in 50 CFR Part 611

Fish, Fisheries, Foreign relations, Recordkeeping and reporting requirements.

Dated: April 20, 1988.

### James E. Douglas, Jr.,

Acting Assistant Administrator for Fisheries, National Marine Fisheries Service.

For the reasons set out in the preamble, 50 CFR Part 611 is amended as follows:

### PART 611—FOREIGN FISHING

1. The authority citation for 50 CFR Part 611 continues to read as follows:

Authority: 16 U.S.C. 1801 et seq.

2. In § 611.1, paragraph (a) is revised to read as follows:

#### § 611.1 [Amended]

(a) This part governs all foreign fishing under the Magnuson Fishery

Conservation and Management Act. Foreign vessels which are not operated for profit and are conducting recreational fishing only must comply with the provisions of this section, § 611.2, § 611.6(a)(1), applicable portions of § 611.7, and § 611.15.

3. In § 611.2, the definition of "Fishing or to fish" and the definition of "support" are revised to read as follows:

### § 611.2 [Amended]

Fishing or to fish means any activity, other than scientific research, which does, is intended to, or can reasonably be expected to result in catching fish or removing fish from the water. Fishing also includes the acts of scouting, processing and support.

Support means any operation by a vessel assisting fishing by foreign or U.S. fishing vessels, including—

- (a) Transferring fish or fish products;
- (b) Transporting fish over which the United States exercises exclusive fishery management authority, or fish products made from such fish; or
- (c) Supplying water, fuel, provisions, fishing equipment, fish processing equipment, or other supplies to a fishing vessel.
- 4. In § 611.3, paragraph (a)(1) is revised to read as follows:

#### § 611.3 [Amended]

(a) General. (1) Each FFV fishing under the Magnuson Act must have on board a completed permit form for a permit issued under this section, unless it is engaged only in recreational fishing.

[FR Doc. 88-9081 Filed 4-21-88; 11:52 am]
BILLING CODE 3510-08-M

### **Proposed Rules**

Federal Register

Vol. 53, No. 79

Monday, April 25, 1988

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

### **DEPARTMENT OF AGRICULTURE**

### **Agricultural Marketing Service**

#### 7 CFR Part 917

Fresh Pears, Plums, and Peaches Grown in the State of California; Extension of Comment Period on Proposal to Increase Size Requirements and to Clarify Maturity Regulations for Plums

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Proposed rule; extension of comment period.

SUMMARY: Notice is hereby given that the time period for filing written comments on the proposed size and maturity requirement changes for plums is being extended from April 25 to May 2, 1988. The extension will give interested persons additional time to analyze and prepare comments on the proposed changes. The proposed rule was published in the Federal Register on April 8, 1988.

**DATE:** Comments must be received by May 2, 1988.

ADDRESS: Comments should be sent to the Docket Clerk, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, Room 2085–S, Washington, DC 20090– 6456. Three copies of all written material shall be submitted, and they will be available for public inspection in the office of the Docket Clerk during regular business hours.

### FOR FURTHER INFORMATION CONTACT:

Jerry N. Brown, Marketing Order Administration Branch, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, Room 2525–S, Washington, DC 20090–6456; telephone 202–475–5464.

SUPPLEMENTARY INFORMATION: The proposed rule was issued under Marketing Order No. 917 [7 CFR Part 917], regulating the handling of fresh pears, plums, and peaches grown in California. This order is effective under the Agricultural Marketing Agreement

Act of 1937, as amended [7 U.S.C. 601-674].

The proposal was issued April 5, 1988, and published in the Federal Register on April 8, 1988 [53 FR 11669]. Comments were due on April 25, 1988.

The proposal includes changes in the variety-specific size requirements for numerous plum varieties, adds seven new varieties of plums to the variety-specific list, and removes one from that list. The proposal also specifies the current maturity requirements in greater detail and simplifies the maturity determination system currently used by the plum industry.

The Department received a request from an interested person to extend the comment period to provide additional time to analyze the proposed changes and to prepare written comments. After reviewing this requests, the Department has determined that the comment period should be extended until May 2, 1988. This will provide interested persons with an additional seven days for analyzing the proposal, and preparing and submitting any written comments they desire.

### List of Subjects in 7 CFR Part 917

Marketing agreements and orders, Pears, Plums, Peaches, California.

1. The authority citation for 7 CFR Part 917 continues to read as follows:

Authority: Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.

Dated: April 21, 1988.

### Robert C. Keeney,

Deputy Director, Fruit and Vegetable Division, Agricultural Marketing Service. [FR Doc. 88–9059 Filed 4–22–88; 8:45 am] BILLING CODE 3410-02-M

### 7 CFR Part 959

### South Texas Onions; Increase in Assessment Rate

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Proposed rule.

summary: This proposed rule would increase the assessment rate under Marketing Order 959 for the 1987–88 fiscal period. Funds to administer this program are derived from assessments on handlers.

**DATE:** Comments must be received by May 5, 1988.

ADDRESS: Interested persons are invited to submit written comments concerning this proposal. Comments must be sent in triplicate to the Docket Clerk, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, Room 2085–S, Washington, DC 20090–6456. Comments should reference the date and page number of this issue of the Federal Register and will be available for public inspection in the Office of the Docket Clerk during regular business hours.

FOR FURTHER INFORMATION CONTACT: Robert F. Matthews, Marketing Order Administration Branch, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, Room 2525–S, Washington, DC 20090-6456, telephone 202-447-2431.

supplementary information: This rule is proposed under Marketing Order No. 959 (7 CFR Part 959) regulating the handling of onions grown in South Texas. This order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), hereinafter referred to as the Act.

This proposed rule has been reviewed under Executive Order 12291 and Departmental Regulation 1512–1 and has been determined to be a "non-major" rule under criteria contained therein.

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Administrator of the Agricultural Marketing Service (AMS) has considered the economic impact of this proposed rule on small entities.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 40 handlers of Texas onions under this marketing order, and approximately 160 Texas onion producers. Small agricultural producers have been defined by the Small Business Administration (13 CFR 121.2) as those having annual gross revenues for the last three years of less than \$500,000, and small agricultural service firms are defined as those whose

gross annual receipts are less than \$3,500,000. The majority of the handlers and producers may be classified as small entities.

The marketing order requires that the assessment rate for a particular fiscal year shall apply to all assessable onions handled from the beginning of such year. An annual budget of expenses is prepared by the committee and submitted to the Department of Agriculture for approval. The members of the committee are handlers and producers of onions. They are familiar with the committee's needs and with the costs for goods, services, and personnel in their local area and are thus in a position to formulate an appropriate budget. The budget was formulated and discussed in a public meeting. Thus, all directly affected persons have had an opportunity to participate and provide input.

The assessment rate recommended by the committee is derived by dividing anticipated expenses by expected shipments of onions. Because that rate is applied to actual shipments, it must be established at a rate which will produce sufficient income to pay the committee's expected expenses. A recommended budget and rate of assessment is usually acted upon by the committee before the season starts, and expenses are incurred on a continuous basis. Therefore, budget and assessment rate approval must be expedited so that the committee will have funds to pay its expenses.

On December 31, 1987, expenses of \$312,380 by the South Texas Onion Committee were approved and an assessment rate of 51/2 cents per 50pound container was established for the fiscal period ending July 31, 1988. The South Texas Onion Committee conducted a telephone poll on April 7. 1988, and unanimously recommended increasing the established assessment rate from 51/2 cents to 7 cents per 50pound container. The reason for the assessment increase is production for this season will be less than anticipated. Cool, wet weather has contributed to a large number of seed stems. While shipments for the 1988 season were projected to be 5.76 million 50-pound bags, the estimate has been reduced to 4.50 to 4.75 million bags. The original assessment rate would have yielded \$316,800 in assessment income if the level of expected fresh market shipments was achieved. With the reduced estimate, such income will fall about \$69,000 short of the amount anticipated. The committee would

therefore be required to reduce its reserve by about \$65,000 to meet its budgeted expenses. Increasing the assessment rate would prevent a depletion in reserve which is needed to fund operations at the beginning of the new fiscal period. In accordance with the marketing order requirements, this 1½ cent increase would be retroactive.

While this proposed action would impose some additional costs on handlers, the costs are in the form of uniform assessments on all handlers. Some of the additional costs may be passed on to producers. However, these costs would be significantly offset by the benefits derived from the operation of the marketing order. Therefore, the Administrator of AMS has determined that this action would not have a significant economic impact on a substantial number of small entities.

Based on the foregoing, it is found and determined that a comment period of less than 30 days is appropriate because the 1988 shipping season has begun and therefore the assessment rate approval needs to be expedited. The committee needs to have sufficient funds to pay its expenses which are incurred on a continuous basis.

### List of Subjects in 7 CFR Part 959

Marketing agreements and orders, Onions (Texas).

For the reasons set forth in the preamble, it is proposed that 7 CFR Part 959 be amended to read as follows:

### PART 959--[AMENDED]

- 1. The authority citation for 7 CFR Part 959 continues to read as follows:
- Authority: Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.
- 2. Section 959.228 is revised to read as follows:

### § 959.228 Expenses and assessment rate.

Expenses of \$312,380 by the South Texas Onion Committee are authorized, and an assessment rate of \$0.07 per 50-pound container or equivalent quantity of onions is established for the fiscal period ending July 30, 1988. Unexpended funds may be carried over as a reserve.

Dated: April 20, 1988.

### Robert C. Keeney,

Deputy Director, Fruit and Vegetable
Division, Agricultural Marketing Service.
[FR Doc. 88–8962 Filed 4–22–88; 8:45 am]
BILLING CODE 3410–02-M

### DEPARTMENT OF COMMERCE

International Trade Administration

### DEPARTMENT OF THE INTERIOR

Office of Territorial and International Affairs

15 CFR Part 303

[Docket No. 80103-8003]

Proposed Limit on Duty-Free Insular Watches in Calendar Year 1988

AGENCIES: Import Administration, International Trade Administration, Department of Commerce; Office of Territorial and International Affairs, Department of the Interior.

**ACTION:** Proposed rule and request for comments.

SUMMARY: This action invites the comments of interested persons on a proposal to establish the total quantity of duty-free insular watches and watch movements for 1988 at 6,700,000 units and to divide this amount among the three insular possessions of the United States and the Northern Mariana Islands. We propose to do this by amending § 303.14(e), which now permits a total of 6,000,000 units distributed among the three insular possessions and the Northern Mariana Islands.

**DATE:** Comments must be received on or before May 5, 1988.

ADDRESS: Address written comments to Frank Creel, Director, Statutory Import Programs Staff, Room 1523, U.S. Department of Commerce, Pennsylvania Avenue and 14th Street NW, Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Faye Robinson, (202) 377–1660, same address as above.

SUPPLEMENTARY INFORMATION: The insular possessions watch industry provision in section 110 of Pub. L. 97-446 (96 Stat. 2331) (1983) (19 U.S.C. 1202 note) requires the Secretary of Commerce and the Secretary of the Interior, acting jointly, to establish a limit on the quantity of watches and watch movements which may be entered free of duty during each calendar year. The law also requires the Secretaries to establish the shares of this limited quantity which may be entered from the Virgin Islands, Guam, American Samoa and the Northern Mariana Islands. Regulations on the establishment of these quantities and

shares are contained in §§ 303.3 and 303.4 of Title 15, Code of Federal Regulations (15 CFR 303.3 and 303.4).

The Departments propose to establish for calendar year 1988 a total quantity and respective territorial shares as shown in the following table:

| Virgin Islands           | 4,700,000 |
|--------------------------|-----------|
| Guam                     | 1,000,000 |
| American Samoa           | 500,000   |
| Northern Mariana Islands | 500,000   |
| Total                    | 6,700,000 |

Compared with the total quantity established for 1987 (52 FR 3794; Feb. 6, 1987), this amount would be a increase of 700,000 units. The proposed Virgin Islands territorial shares would be increased by 700,000 units. The proposed shares for Guam, American Samoa, and the Northern Mariana Islands would not change.

Our reasons for proposing these amounts are as follows:

1. There are no producers in American Samoa and the Northern Mariana Islands. This proposal would establish these territories' shares at the minimum required by the statute.

2. There is only one producer in Guam, and the amount we propose is consistent with the needs of the existing producer and with the existing set-aside of 500,000 units for possible allocation to the new firms in Guam.

3. We expect total Virgin Islands shipments in 1988 to exceed 4 million units. The amount we propose is consistent with the anticipated needs of the existing producers along with a set-aside of 500,000 units for possible allocation to new firms in the Virgin Islands.

### Classification

### Executive Order 12291.

In accordance with Executive Order 12291 (46 FR 13193, February 19, 1981), the Departments of Commerce and the Interior have determined that this rule does not constitute a "major rule" as defined by section 1(b) of the Order. It is not likely to result in:

- An annual effect on the economy of \$100 million or more;
- (2) A major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; or
- (3) Significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

Therefore, preparation of a Regulatory Impact Analysis is not required.

This regulation was submitted to the Office of Management and Budget for review, as required by Executive Order 12291.

Regulatory Flexibility Act.

In accordance with the Regulatory Flexibility Act, 5 U.S.C. 601 et seq., the General Counsel of the Department of Commerce has certified that this action will not have a significant economic impact on a substantial number of small entities. Fewer than ten entities are directly affected by this action. The commercial benefits of the program governed by these regulations, for entities both directly and indirectly affected; are less than \$10 million per year.

Paperwork Reduction Act.

This rule does not contain information collection requirements subject to the Paperwork Reduction Act of 1980, 44 U.S.C. 3501 et seg.

### List of Subjects in 15 CFR Part 303

Imports, Customs duties and inspection, Watches and jewelry, Marketing quotas, Administrative practice and procedure, Reporting and recordkeeping requirements, American Samoa, Guam, Virgin Islands, Northern Mariana Islands.

### PART 303—[AMENDED]

For reasons set forth above, we propose to amend Part 303 as follows:

1. The authority citation for Part 303 continues to read as follows:

Authority: Pub. L. 97–446, 96 Stat. 2329, 2331 (19 U.S.C. 1202 note); Pub. L. 94–241, 90 Stat. 263 (48 U.S.C. 1681, note).

2. Section 303.14 is amended by revising paragraph (e) to read as follows:

### § 303.14 Allocation factors and miscellaneous provisions.

\*

(e) Territorial shares. The shares of the total duty exemption are 4,700,000 for the Virgin Islands, 1,000,000 for Guam, 500,000 for American Samoa, and 500,000 for the Northern Mariana Islands.

### Joseph A. Spetrini,

\*

Deputy to the Deputy Assistant Secretary for Import Administration.

### Mark Hayward,

Deputy Assistant Secretary for Territorial and International Affairs.

[FR Doc. 88–9007 Filed 4–22–88; 8:45 am]
BILLING CODE 3510 DS-M and 4310-93-M

### **DEPARTMENT OF THE INTERIOR**

Office of Surface Mining Reclamation and Enforcement

### 30 CFR Part 702

Surface Coal Mining and Reclamation Operations; Exemption for Coal Extraction Incidental to the Extraction of Other Minerals

**AGENCY:** Office of Surface Mining Reclamation and Enforcement, Interior.

**ACTION:** Proposed rule; notice of reopening of public comment period.

**SUMMARY:** The Office of Surface Mining Reclamation and Enforcement (OSMRE) of the United States Department of the Interior published a proposed rule on June 1, 1987. The proposed rule would establish regulations relating to the exemption contained in section 701(28) of the Surface Mining Control and Reclamation Act of 1977 (SMCRA) concerning the extraction of coal incidental to the extraction of other minerals. The proposed rule was amended and the comment period reopened on February 24, 1988. Subsequently, the comment period was extended to April 4, 1988.

By this notice, OSMRE is reopening the comment period on all issues associated with the proposed rule. In addition the notice describes and requests comments on additional modifications to the proposed rule concerning the requirement that operators would also have to demonstrate compliance with either a revenue or an economic viability test to establish the coal extraction is incidental to the extraction of other minerals in accordance with section 701(28) of SMCRA.

DATES: Written Comments: OSMRE will accept written comments on the proposed rule until 5 p.m., Eastern time on May 25, 1988.

ADDRESSES: Written Comments: Handdeliver to the Office of Surface Mining Reclamation and Enforcement, Administrative Record, Room 5131, 1100 L Street NW., Washington, DC, or mail to the Office of Surface Mining Reclamation and Enforcement, Administrative Record, Room 5131–L, 1951 Constitution Avenue NW., Washington, DC 20240.

### FOR FURTHER INFORMATION CONTACT:

James Fary, Division of Abandoned Mine Land Reclamation, Office of Surface Mining Reclamation and Enforcement, U.S. Department of the Interior, 1951 Constitution Avenue NW., Washington, DC 20240; Telephone: 202–343–5819 (Commercial or FTS).

#### SUPPLEMENTARY INFORMATION:

I. Public Comment Procedures II. Regulatory Text of Proposed Modifications III. Discussion of Proposed Modifications

### I. Public Comment Procedures

Commenters (including the House of Representatives Committee on Interior and Insular Affairs, see letter of March 21, 1988, Administrative Record) have suggested that OSMRE consider an economic viability test such as provided below as part of the requirements for the exemption in section 701(28) of SMCRA. In addition, these commenters suggest the replacement of the use of the life of mine exemption standard with an annual value (revenue) and production rate test, as well as the elimination of the proposed market tests and the "good faith" standard. Moreover, these commenters urge OSMRE to modify the information requirements to include: The average unit price received or expected for the coal and non-coal materials, and the gross value of the coal and non-coal materials sold or used for the report period. OSMRE specifically seeks public comment on these and all other issues on the incidential exemption.

As an alternative way of determining if coal extraction is incidental to the extraction of other minerals, comments are also solicited on applying an economic viability concept as recently discussed in an Interior Board of Land Appeals (IBLA) decision (McNabb Coal Co. Inc. vs. OSMRE, 101 IBLA 282, March 15, 1988). Although this specific decision involved the current regulations, the IBLA found that extration of coal is not incidental to the extraction of other minerals where the mining of coal is essential to the economic viability of the mine. The IBLA found on the particular facts of the case that: (1) The coal was the deepest strata mined for commercial use or sale, (2) the acreage of the shallower deposits extracted for commercial use or sale was less that 50 percent of the coal deposit extracted, (3) the acreage of the mineral deposit immediately above the coal was less than 5 percent of the acreage of coal extracted, and (4) the decision to mine the deposit immediately above the coal was based on the decision to mine the coal, in ruling that the extraction of coal by the operator could not be considered "incidental." OSMRE solicits comments. on the economic viability concept in comparison to the revenue test. OSMRE is particularly interested in receiving comments on the methodology for determining economic viability and the

impact such a test would have on existing operations.

The comments should be specific, confined to issues pertinent to the June 1, 1987 (52 FR 20546) proposed rules, the modifications contained in the February 24, 1988 notice (53 FR 5430), and the modifications in this notice, and should explain the reasons for any recommended change. Where practical, commenters should submit three copies of their comments (see "ADDRESSES"). Comments received after the close of the comment period (see "DATES") may not necessarily be considered or included in the Administrative Record for the final rule.

### II. Regulatory Text of Proposed Modifications

The proposed revenue test which OSMRE is considering is provided below. A discussion describing the proposed changes follows the regualtory text. Where no replacement language is proposed by this notice, the June 1, 1987 notice, as modified on February 24, 1988, continues to be the agency's proposal. To provide greater clarity, the italicized sections of the proposed rules below refer to the new language proposed by this notice. It should be noted that the proposed rule uses a 50 percent revenue test. This would establish a threshold over which coal revenues for the life of the mining area could not exceed. A final decision on whether a revenue or economic viability test will be used or if used, what the threshold level would be or how it would be administered, will only be made after evaulation of comments on the subject.

Section 702.12 Contents of application for exemption.

An application for exemption shall include at a minimum:

- (b) A list of the minerals sought to be extracted and estimates of the annual and life-of-the-mine production to include:
- (1) Tonnages of other minerals to be extracted for commercial use or sale and coal to be produced within each mining area,
- (2) The basis for all tonnage, revenue, and fair market value estimates,
- (3) Estimated revenues to be derived from bona fide sales of the other minerals to be removed and coal to be extracted within the mining area, and
- (4) Where coal or the other minerals are to be used rather than sold, fair market values at the time of projected use of the coal to be extracted and other

minerals to be removed from the mining area.

Section 702.14 Requirements for exemption.

Activities are exempt from the requirements of the Act if all of the following conditions are satisfied:

(d) The revenue derived from the coal extracted from the mining area will not exceed 50 percent of the total revenue derived from the coal and other minerals removed for purposes of bona fide sale or reasonable commercial use over the life of the mining operation. If the coal extracted or the minerals removed are used by the operator or transferred to a related entity for use instead of being sold in a bona fide sale, then the fair market value of the coal or other minerals shall be determined at the time of use or transfer and shall be considered rather than revenue.

Section 702.18 Reporting requirements.

- (a) At the conclusion of each 12-month period following approval of the exemption, a person conducting activities covered by this part shall file a written report with the regulatory authority containing the information required by paragraphs (b) and (c) of this section with respect to:
- (1) The preceding twelve-month period; and
- (2) The entire life period of active operations at the mining area.
- (b) The report shall be filed no later than 30 days following the end of such twelve-month period. Information in the report shall be separately identified for each mining area covered by the exemption.
- (c) For each period and mining area covered by the report, the report shall specify:
- (1) The number of tons of extracted coal sold in bona fide sales and total revenue derived from such sales;
- (2) The number of tons of coal extracted and used by the operator or related entity and the estimated total fair market value of such coal;
- (3) The number of tons of other commercially valuable minerals removed and sold in bona fide sales and total revenue derived from such sales; and
- (4) The number of tons of other commercially valuable minerals removed and used by the operator or related entity and the estimated total fair market value of such minerals.

### III. Discussion of Proposed Modifications

OSMRE is proposing to adopt a revenue test to determine whether the coal removal is "incidental" to the other mining activities. The House of Representatives Committee on Interior and Insular Affairs and other commenters have recommended that a revenue or an economic viability test is appropriate to meet the "incidental" part of the requirement for the exemption. OSMRE has decided to request comments on the merits of the proposal.

Section 702.12 Contents of application for exemption.

Proposed § 702.12(b) would be modified to reflect the revenue test which OSMRE is proposing in § 702.14(d), discussed below. As previously proposed, the application was required to contain an estimate of the annual and life-of-mine tonnages for the coal and other minerals to be removed from the mining area. To provide a basis for the regulatory authority to evaluate whether the applicant would be able to meet the revenue test, the application would also have to include estimates of the annual and life-of-the-mine revenues to be derived from bona fide sales of the other minerals to be removed and coal to be extracted within the mining area.

OSMRE recognizes that a revenue test would not be appropriate when the coal extracted or the other minerals removed are used by the operator or a related entity instead of being sold. In such situations, no "revenue" is obtained from the material used. The appropriate revenue factor to consider in such instances is the fair market value at the time of projected use of the coal to be extracted and other minerals to be removed. Proposed § 702.12(b) would require the application to include annual and life-of-mine estimates of the fair market values of the coal and other minerals to be used by the operator and related entities. The application would also have to provide the basis for revenue and fair market value estimates.

Section 702.14 Requirements for exemption.

#### Revenue Test

OSMRE is proposing to adopt § 702.14(d) which would establish a revenue test to determine whether the coal removal is "incidental" to the other mining activities.

Under proposed paragraph (d), the extraction of coal would qualify for the exemption only if the revenue derived from the coal extracted from the mining

area would not exceed, for example, 50 percent of the total revenue derived from the coal and other minerals removed for purposes of bona fide sale or reasonable commercial use over the life of the mining operation. The proposal would provide further that if the coal extracted or the minerals removed are used by the operator or transferred to a related entity for use instead of being sold in a bona fide sale. then the fair market value of the coal used or other mineral used at the time of the use shall be considered rather than revenue. OSMRE is considering excluding the value of stockpiled minerals in calculating the revenue test and specifically requests comments with regard to this issue. Specific comments are also requested on how the revenue test would be applicable to existing operations.

Section 702.18 Reporting requirements.

Proposed § 702.18 would impose an annual reporting requirement relating to the proposed tonnage and revenue tests. The regulatory authority would not have to reapply the tonnage and revenue tests every year and each operator would not have to demonstrate that it satisfies these tests for every 12 month period. OSMRE recognizes that in certain instances, the tonnage of the coal extracted may exceed 16% percent for a particular period or the revenue derived from the coal extracted may exceed, for example, 50 percent for a particular period, but would be less than those figures over the life of the mine. Such circumstances would depend upon the mining sequence and location of the coal relative to the other minerals in the mining area and would have been projected in the exemption application. The annual report would provide a basis for monitoring to assure that the operation is proceeding as contemplated in the approved application.

Under proposed § 702.18, each person conducting activities covered by Part 702 would be required annually to file a report with the regulatory authority. Under the proposal, information in the report would have to be separately identified for each mining area covered by the exemption. Such information would cover two periods. It would cover the 12 consecutive month period following approval of the exemption and it would also cumulatively cover the life of active operations at the mining area.

For each period and mining area covered by the report, the report would have to specify: (1) The number of tons of extracted coal sold in bona fide sales and total revenue derived from such sales; (2) The number of tons of coal extracted and used by the operator or

related entity and the estimated total fair market value of such coal; (3) The number of tons of other commercially valuable minerals removed and sold in bona fide sales and total revenue. derived from such sales; and (4) The number of tons of other commercially valuable minerals removed and used by the operator or related entity and the estimated total fair market value of such minerals. Having this information would enable the regulatory authority to monitor the progress of the operation.

### List of Subjects in 30 CFR Part 702

Administrative practice and procedures, Surface mining, Underground mining.

### Robert H. Gentile,

Director, Office of Surface Mining Reclamation and Enforcement.

Date: April 19, 1988. [FR Doc. 88–8954 Filed 4–22–88; 8:45 am] BILLING CODE 4310–05-M

### **DEPARTMENT OF TRANSPORTATION**

**Coast Guard** 

33 CFR Parts: 173 and 174

[CGD 82-015]

### State Marine Casualty Reporting; Accident Report Thresholds

AGENCY: Coast Guard, DOT.

**ACTION:** Notice of proposed rulemaking.

**SUMMARY:** The Coast Guard proposes to raise the reporting requirement threshold to \$400 for vessel accidents involving only property damage. Because of inflation since 1979, the existing \$200 threshold has resulted in the submission of increasing numbers of accident reports for minor incidents. These reports tend to distort the statistical base for the Boating Safety Program. These additional accident reports, which were not required to be submitted in 1979, have also increased the administrative burden on the Coast Guard and the reporting burden on the boating public. Raising the accident reporting threshold to \$400 will compensate for the effects of inflation, provide for a consistent statistical base and reduce the administrative burden on the Coast Guard and the reporting burden on the boating public. State casualty reporting systems may continue to require submission of accident reports at a lower threshold than that required by the Coast Guard.

**DATES:** Comments must be received on or before June 24, 1988.

ADDRESSES: Comments should be submitted to Commandant (G-CMC/21), [CGD 82-015], U.S. Coast Guard, Washington, DC 20593-0001. Comments may be delivered to and will be available for examination and copying at the Marine Safety Council (G-CMC/21), Room 2110, U.S. Coast Guard Headquarters, 2100 Second Street SW., Washington, DC 20593-0001, between 8 a.m. and 3 p.m., Monday through Friday, except holidays.

FOR FURTHER INFORMATION CONTACT: Carlton Perry, Office of Boating, Public, and Consumer Affairs (202) 267–0979.

#### SUPPLEMENTARY INFORMATION:

Interested persons are invited to submit written views, data or arguments on these proposed rules. Persons submitting comments should include their names and addresses, identify this Notice (CGD 82-015) and give the reasons for the comment. Persons desiring acknowledgment that their comments have been received should include a stamped, self-addressed postcard or envelope. The proposal may be changed in light of comments received. All comments received by the expiration of the comment period will be considered before final rule action is taken on this proposal. No public hearing has been scheduled, but one may be held at a time and place to be set in a later notice in the Federal Register, if requested by persons raising a genuine issue and it is determined that the rulemaking will benefit from oral presentations.

### **Drafting Information**

The principal persons involved in drafting this proposed rule are Carlton Perry, Project Manager and Christena Green, Project Attorney.

### Discussion of the Proposed Amendment

Sections 173.55 and 174.101 of Title 33 Code of Federal Regulations, require the submission of a casualty or accident report for accidents involving fatalities, injuries requiring medical treatment beyond first aid, or property damage more than \$200 or complete loss of vessel. The casualty reporting system has helped to achieve uniform reporting of boating accident information and has provided a statistical base to evaluate the need for safety standards and to help analyze program effectiveness.

In 1972 the original reporting threshold for vessel accidents resulting in only property damage was \$100. The reports required under this criterion provided an adequate statistical base for boating safety analyses. However, the effects of inflation on the reporting system necessitated an increase in the reporting threshold to \$200 in 1979, both to reduce

the number of reports required to be filed and to correct the distortion on the year to year data in the statistical base. The reporting threshold again needs to be adjusted to compensate for the effects of inflation.

Any fixed figure selected as the reporting threshold amount will, over time, become outdated. The Coast Guard plans to review the reporting threshold amount annually, applying the Gross National Product (GNP) deflator, published by the Department of Commerce. When appropriate, the Coast Guard will raise the threshold in \$100 increments.

Using this method on the original \$100 threshold set in 1972 results in accident reporting threshold of \$400 for the year 1985 and \$500 for the year 1990. In 1972, the GNP deflator was 46.5, on a 1982 base. In 1978, the GNP deflator was 72.2., on a 1982 base. Multiplying \$100 by 72.2 and dividing by 46.5 yields an equivalent of \$155.27. Rounding to the nearest hundred dollars yields and equivalent figure of \$200 for 1978 (final rule raising the threshold to \$200 effective 1979). Applying the formula to subsequent years yields equivalent figures of \$300 for 1981, \$400 for 1985 and \$500 for 1990.

### Determining the Appropriate Level for the Reporting Threshold

The proposed rule will simply adjust the reporting threshold to compensate for inflation and to maintain a statistical data base comparable to previous years. The Coast Guard is also interested, however, in receiving comments on the desirability of establishing a reporting threshold between \$500 and \$1,000. A reporting threshold between \$500 and \$1,000 would not only reduce the number of reports required to be submitted, but it would also reduce the amount of information received by eliminating the reporting requirement for lower levels of property damage historically contained in our statistical data base. The Coast Guard publishes these statistics in an annual report, Boating Statistics, and distributes it to about 4,000 entities interested in recreational boating safety, including the news media, State, local and private organizations, and individuals.

The following table represents the effects that various accident reporting threshold levels between \$400 and \$1,000 would have had on the property damage accident reports actually received during Calendar Year 1986, when the reporting threshold was \$200.

### Reporting Threshold Effects on CY 1986 Property Damage Reports

| Reporting<br>threshold<br>amount | Number of reports received | Cumulative percent reduction of reports required | Incremen-<br>tal percent<br>reduction<br>of reports<br>required |
|----------------------------------|----------------------------|--|---|
| \$1,000                          | 2,124                      | 40.6   | 2.2   |
| 900                              | 2,201                      | 38.4   | 3.3   |
| 800                              | 2,321                      | 35.1   | 2.7   |
| 700                              | 2,418                      | 32.4   | 3.5   |
| 600                              | 2,543                      | 28.9   | 8.9   |
| 500                              | 2,859                      | 20.0   | 4.4   |
| 400                              | 3,018                      | 15.6   |   |
| 200                              | 3,573                      |  | ļ   |

The Coast Guard specifically seeks public comment on the following questions, as they relate to the information contained in the above table.

### Questions

- 1. Should the reporting threshold be raised to \$400 now for CY 1989, to preserve a comparable data base, and be raised to \$500 for CY 1990 to maintain the data base, if still supported by the indexing formula?
- 2. Should the reporting threshold be raised to \$500 now for CY 1989, to avoid repeating the regulatory process for CY 1990?
- 3. Should the reporting threshold be set at some higher level between \$600 and \$1,000, establishing a new data base on which to apply the indexing formula?
- 4. Should the reporting dollar threshold be replaced by the specific types of damage which should be reported, regardless of dollar value of the property damage?
- 5. For what purposes are the Coast Guard statistics on recreational boating property damage used?
- 6. What impacts, if any, would result from the loss of information, if a reporting threshold above \$400 were established?

# Improving Compliance with Requirements for Reporting Property Damage

Coast Guard and State officials recognize that failure of recreational boaters to report boating accidents is a continuing concern. The Coast Guard is working with the States to increase the boating community's awareness and compliance with accident reporting requirements. The Coast Guard is interested in improving this effort. Therefore, public comment is requested on any measures that could be taken to improve boaters' compliance with requirements for reporting property damage. Your participation will assist the Coast Guard in the development of

appropriate data affecting recreational boating safety. If regulatory action is indicated, it will be subject to a separate notice of proposed rule taking.

The National Boating Safety Advisory Council and the National Association of State Boating Law Administrators have been consulted and their opinions and advice have been considered in the formulation of this proposed rule. The transcripts of the proceedings of the **National Boating Safety Advisory** Council at which this proposed rule was discussed are available for examination in Room 4306, U.S. Coast Guard Headquarters, 2100 Second Street SW., Washington, DC 20593-0001. The minutes of the meetings are available from the Executive Director, National Boating Safety Advisory Council, c/o Commandant (G-BBS), U.S. Coast Guard, 2100 Second Street SW., Washington, DC 20593-0001.

### **Regulatory Evaluation**

This proposed regulation is considered non-major under Executive Order No. 12291 and nonsignificant under Department of Transportation regulatory policies and procedures (44 FR 11034; February 26, 1979). This amendment is being proposed to make an adjustment to an accident reporting criterion and does not reflect interpretations of statutory language. The Coast Guard collects and analyzes accident data on a calendar year basis and the intent of this proposed amendment is to keep accident data comparable from year to year. The effect of the proposed amendment is to reduce the number of reports being submitted for accidents of decreasing seriousness due to economic inflation. Raising the reporting criteria from "more than \$200" to "more than \$400" will reduce the number of reports presently required because minor cosmetic damage repair costs exceed the reporting threshold. Applying the proposed \$400 threshold to the reporting burden for accidents involving only property damage in 1986, reduces the 1,787 hours of reporting burden by 356 hours. The adequacy of this alternative and method of annual application of GNP deflators to the reporting threshold will be reconsidered during a review of all Coast Guard recreational boating safety regulations scheduled for May 1991. For these reasons, the economic impact of the proposal has been found to be so minimal that further evaluation is unnecessary. Since the impact of the proposal is expected to be minimal, the agency certifies that it will not have a significant economic impact on a substantial number of small entities.

List of Subjects in 33 CFR Parts 173 and

Marine safety, Reporting requirements.

In consideration of the foregoing, the Coast Guard proposes to amend Parts 173 and 174 of Title 33, Code of Federal Regulations to read as follows:

### PART 173—[AMENDED]

1. The authority for Part 173 is revised to read as follows:

Authority: 46 U.S.C. 6101, 12302; 49 CFR 1.46.

2. Section 173.55 is amended by revising paragraph (a)(3) to read as follows:

### § 173.55 Report of casualty or accident.

(a) \* \* \*

(3) Damage to the vessel and other property totals more than \$400 or there is a complete loss of the vessel; or

### PART 174—[AMENDED]

3. The authority for Part 174 is revised to read as follows:

Authority: 46 U.S.C. 6101, 12302; 49 CFR 1.46.

4. Section 174.101 is amended by revising paragraph (b) to read as follows:

### § 174.101 Applicability of State casualty reporting system.

(b) The State casualty reporting system may also require vessel casualty or accident reports for property damage in amounts less than that required under § 173.55 of this chapter.

Dated: April 20, 1988.

\* \*

### M.E. Gilbert,

. \*

Rear Admiral, U.S. Coast Guard, Chief, Office of Boating, Public and Consumer Affairs. [FR Doc. 88–9015 Filed 4–22–88; 8:45 am]

BILLING CODE 4910-14-M

### FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Part 73

[MM Docket No. 88-157, RM-6150]

Radio Broadcasting Services; Arcadia,

**AGENCY:** Federal Communications Commission.

**ACTION:** Proposed rule.

SUMMARY: This document requests comments on a petition filed by Kenneth

J. Burch, proposing the allocation of FM Channel 300A to Arcadia, Michigan, as that community's first FM broadcast service. Concurrence of the Canadian government will be requested since Arcadia is located within 320 kilometers (200 miles) of the common U.S.-Canadian border. The coordinates for this proposal are 44–29–36 and 86–14–12.

**DATES:** Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

ADDRESS: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Kenneth J. Burch, P.O. Box 92037, Warren, Michigan 48092–0037.

#### FOR FURTHER INFORMATION CONTACT:

Kathleen Scheuerle, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88-157, adopted March 18, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this décision may also be purchased from the Commission's copy contractors, International Transcription Service, (202) 857-3800, 2100 M Street NW., Suite 140. Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all exparte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1231 for rules governing permissible exparte contact.

For information regarding proper filing procedures for comments, See 47 CFR 1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

#### Steve Kaminer,

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88–9020 Filed 4–22–88; 8:45 am]

### 47 CFR Part 73

[MM Docket No. 88-155, RM-6149]

### **Radio Broadcasting Services;** Pentwater, MI

**AGENCY: Federal Communications** Commission.

ACTION: Proposed rule.

**SUMMARY:** This document requests comments on a petition filed by James J. McCluskey proposing the allocation of FM Channel 231A to Pentwater, Michigan, as that community's second FM broadcast service. Concurrence of the Canadian government is required for the allocation of Channel 231A at Pentwater. The coordinates used for this proposal are 43-46-30 and 86-26-24.

DATES: Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

**ADDRESS:** Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: James J. McCluskey, 2201/2 South Michigan, Big Rapids, Michigan

### FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88-155, adopted March 18, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International. Transcription Service, (202) 857-3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1231 for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, See 47 CFR 1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission. Steve Kaminer.

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88-9022 Filed 4-22-88; 8:45 am] BILLING CODE 6712-01-M

#### **47 CFR Part 73**

[MM Docket No. 88-156, RM-6018]

### Radio Broadcasting Services; Mora and Nisswa, MN

**AGENCY: Federal Communications** Commission.

**ACTION:** Proposed rule.

**SUMMARY:** This document requests comments on a petition filed by John Godfrey, requesting the allocation of FM Channel 227C1 to Mora, Minnesota, as that community's second FM broadcast service. Petitioner also requests the deletion of FM Channel 227C at Nisswa, Minnesota, to accommodate the new channel at Mora. There is a site restriction 12.8 kilometers north imposed on Channel 227C1 at Mora. The coordinates for Channel 227C1 at Mora are 45-59-50 and 93-17-54. Canadian concurrence is required for the allotment of the channel at Mora.

DATES: Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

**ADDRESS:** Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: John Godfrey, 1100 Sixth Street NE., Minneapolis, Minnesota

### FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88-156, adopted March 18, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service, (202) 857-3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1231 for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, See 47 CFR

1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission. Steve Kaminer,

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88-9018 Filed 4-22-88; 8:45 am] BILLING CODE 6712-01-M

#### **47 CFR Part 73**

[MM Docket No. 88-149, RM-6128]

### **Radio Broadcasting Services:** Wabasha, MN

**AGENCY: Federal Communications** Commission.

**ACTION:** Proposed rule.

**SUMMARY:** This document requests comments on a petition filed by Interstate Communications, Inc., proposing the allocation of FM Channel 273A to Wabasha, Minnesota, as that community's first FM broadcast service. There is a site restriction 4.6 kilometers (2.9 miles) west of the community. The restricted site coordinates are 44-23-06. 92-05-12.

DATES: Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

**ADDRESS:** Federal Communications Commission, Washington DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows:

Mark E. Fields, Miller & Fields, P.C., P.O. Box 33003, Washington, DC 20033 (Counsel for the petitioner); Interstate Communications, Inc., Box 46,

Wabasha, Minnesota 55981.

FOR FURTHER INFORMATION CONTACT: Kathleen Scheuerle, Mass Media Bureau (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No.

88–149, adopted March 16, 1988, and release April 18, 1988. The full text of this Commission decision is available for inspection and copying normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service, (202) 857–3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to

this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1231 for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, See 47 CFR

1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission. Steve Kaminer,

Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88–9025 Filed 4–22–88; 8:45 am] BILLING CODE 6712-01-M

### 47 CFR Part 73

[MM Docket No. 88-160, RM-6202]

### Radio Broadcasting Services; Bayard, NE

**AGENCY:** Federal Communications Commission.

**ACTION:** Proposed rule.

summary: The Commission requests comments on a petition by Charles Ellis seeking the allocation of Channel 280C to Bayard, Nebraska, as the community's first local FM service. Channel 280C can be allocated to Bayard in compliance with the Commission's minimum distance separation requirements without the imposition of a site restriction. The coordinates for 280C at Bayard are: North Latitude 41–45–24; West Longitude 103–19–30.

**DATES:** Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

**ADDRESS:** Federal Communications Commission, Washington, DC 20554. In

addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Daniel F. Van Horn, Esq., Arent, Fox, Kintner, Plotkin & Kahn, 1050 Connecticut Avenue NW., Washington, DC 20036–5339.

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88-160, adopted March 23, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857-3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all exparte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1231 for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Steve Kaminer,

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88–9023 Filed 4–22–88; 8:45 am] BILLING CODE 6712-01-M

### 47 CFR Part 73

[MM Docket No. 88-159, RM-6204]

### Radio Broadcasting Services; New London, NH

**AGENCY:** Federal Communications Commission.

**ACTION:** Proposed rule.

summary: The Commission requests comments on a petition by Kevin O'Kane to allocate of Channel 259A to New London, New Hampshire, as the community's first local FM service. Channel 259A can be allocated to New London in compliance with the Commission's minimum distance separation requirements without a site restriction. Canadian concurrence is required. The coordinates for 259A at New London are: North Latitude 43–24–50; West Longitude 71–59–08.

**DATES:** Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

ADDRESS: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Kevin O'Kane, RR 2, Box 73, Munnsville, New York 13409 (Petitioner).

### FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88-159, adopted March 23, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC-Dockets Branch (Room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857-3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments See 47 CFR 1.1231 for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Steve Kaminer.

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88-9019 Filed 4-22-88; 8:45 am]

### 47 CFR Part 73

[MM Docket No. 88-158, RM-6203]

Radio Broadcasting Services; Lenoir, NC

**AGENCY:** Federal Communications Commission.

**ACTION:** Proposed rule.

**SUMMARY:** The Commission requests comments on a petition by Foothills Broadcasting of Lenoir to allocation of Channel 277A to Lenoir, North Carolina, as the community's first local FM service. Channel 277A can be allocated to Lenoir in compliance with the Commission's minimum distance separation requirements with a site restriction of 6.9 kilometers (4.3 miles) northwest to avoid a short-spacing to Station WSOC-FM, Channel 279C, Charlotte, North Carolina, and to the construction permit of Station WRLX Channel 275C1, Hickory, North Carolina. The restricted site coordinates are: North Latitude 35-58-38; West Longitude 81-33-57. This site restriction does not negate the short-spacing to the licensed site of Station WRLX at Hickory. Therefore, final action herein is contingent upon the licensing of Station WRLX at the site specified in its construction permit (BMPH-870112IB).

DATES: Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

ADDRESS: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Lawrence J. Bernard, Jr., Ward & Mendelsohn, P.C., 1100–17th Street, NW., Suite 900, Washington, DC 20036 (Counsel to petitioner).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88-158, adopted March 23, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857-3800, 2100 M Street NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding. Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1231 for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission. Steve Kaminer,

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88–9021 Filed 4–22–88; 8:45 am] BILLING CODE 6712-01-M

#### 47 CFR Part 73

[MM Docket No. 88-152, RM-6291]

### Radio Broadcasting Services; Denison, TX

**AGENCY:** Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document requests comments on a petition by Sunbelt Wireless Company, licensee of Station KMKT-FM, Channel 285A Denison, Texas, proposing the substitution of Class C2 Channel 285 for Channel 285A and modification of the station license accordingly. A site restriction of 21.0 kilometers (13.0 miles) east of Denison is required. The coordinates for the proposal are 33-45-22 and 96-46-22.

**DATE:** Comments must be filed on or before June 9, 1988, and reply comments on or before June 24, 1988.

ADDRESS: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioners, or their counsel or consultant, as follows: Herbert D. Miller, Jr., Esquire, Koteen & Naftalin, 1150 Connecticut Avenue, NW., Washington, DC 20036 (Counsel for petitioner).

FOR FURTHER INFORMATION CONTACT: Patricia Rawlings, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MM Docket No. 88–152, adopted March 24, 1988, and released April 18, 1988. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M

Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service, (202) 857–3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to

this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. This is restricted notice and comment rule making proceeding. See 47 CFR 1,1208. See 1.1204(b) for rules governing permissible ex parte contact.

For information regarding proper filing procedures for comments, See 47 CFR

1.415 and 1.420.

### List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission. Steve Kaminer,

Deputy Chief, Policy and Rules Division, Mass Media Bureau.

[FR Doc. 88-9024 Filed 4-22-88; 8:45 am] BILLING CODE 6712-01-M

### **DEPARTMENT OF COMMERCE**

### National Oceanic and Atmospheric Administration

### 50 CFR Part 611

[Docket No. 80472-8073]

### Foreign Fishing

**AGENCY:** National Marine Fisheries Service (NMFS), NOAA, Commerce. **ACTION:** Advance notice of proposed rulemaking.

**SUMMARY:** NOAA seeks comments on regulatory and other options to respond to illegal fishing in the U.S. Exclusive Economic Zone (EEZ) of the Bering Sea, and to the possibility of harvests in an adjacent area that threaten U.S. stocks. The options include: (1) Requiring foreign fishing vessels (FFVs) carrying U.S. observers within the EEZ to continue carrying them on any voyage beyond the EEZ in the Bering Sea; (2) allowing processing and support activities in the EEZ only for fish harvested inside U.S. waters; and (3) requiring inspection of FFVs entering and leaving the EEZ in the Bering Sea. Implementation of one or more of these

options would allow NOAA to monitor more closely harvests in the Bering Sea and to combat illegal fishing within the EEZ.

**DATES:** Comments must be filed on or before May 25, 1988.

ADDRESS: Send written comments to Alfred J. Bilik, Fees and Permits Branch, F/TS21, National Marine Fisheries Service, 1825 Connecticut Avenue, NW., Washington, DC 20235. Telex 467856 US COM FISH CI

FOR FURTHER INFORMATION CONTACT: Alfred J. Bilik, (202) 673–5319.

SUPPLEMENTARY INFORMATION: The remote Bering Sea, despite hostile weather and sea conditions, is the world's most productive fishing ground. The Bering Sea's primary production areas that support a wide variety of fish and shellfish are located almost entirely within the U.S. EEZ and the U.S.S.R. economic zone (EZ). A small portion of the central Bering Sea, entirely surrounded by the two zones and referred to as the "donut hole," supports fisheries based on pelagic resources such as Alaska pollock and several species of anadromous Pacific salmon and steelhead.

The United States has implemented fishery conservation, management, and development policies, consistent with international law, that are rapidly displacing foreign fishing fleets from the EEZ. In the EEZ off Alaska, the phaseout of foreign fishing has ended foreign directed fishing, at least for the first part of 1988, and is reducing the dependence of the U.S. harvesting sector on foreign fish processing vessels.

As a result, displaced FFVs are either relocating their efforts to the "donut hole," or may be fishing illegally within U.S. waters but may be reporting their catch as having been harvested in the "donut hole." There are indications that some FFVs have been abusing the right to fish within the central Bering Sea to the detriment of the interests of the U.S., whose waters provide many of the spawning grounds for the resources beyond.

The Coast Guard has documented numerous aerial sightings of FFVs in the Bering Sea EEZ, but either could not identify the vessels or could not prove they were engaged in harvesting activities. Then on January 13, 1988, as many as seven modern trawler-processors of Japanese registry were videotaped from a privately chartered airplane as they were fishing on Bowers Ridge, 35 miles inside the U.S. EEZ, despite the fact that no foreign nation has received an allocation for Alaska groundfish in 1988. Several of the vessels had concealed their

identification numbers. There is little doubt that these vessels entered the EEZ from or on their way to the "donut hole." U.S. enforcement officials are concerned that unregulated fisheries in the "donut hole" provide an opportunity for FFVs to fish illegally within the U.S. EEZ and avoid detection by enforcement patrols.

In addition to providing a sanctuary for FFVs poaching in the EEZ, the "donut hole" may be a "last frontier" for foreign fishing vessels. During certain times of the year, Alaska pollock form large spawning aggregations subject to deepwater trawling in the "donut hole." Vessels from Japan, the Republic of Korea, Poland, the People's Republic of China, and possibly from North Korea and Taiwan have recently fished there. The reported catch from the "donut hole" has increased dramatically from about 15,000 metric tons in 1980 to about 993,000 metric tons in 1986. The "donut hole" is the only area in the Bering Sea ecosystem where FFVs can take significant amounts of fish free of even the mildest conservation limitations. If the harvest in the "donut hole" is actually as high as reported, U.S. scientists are concerned that this level of fishing could adversely affect the entire Bering Sea ecosystem. Continued unrestrained fishing in the "donut hole" may ultimately adversely affect the conservation efforts of the United States in the EEZ.

NOAA is responding to these problems by implementing an Emergency Final Rule, published in today's Federal Register to change the definition of "fishing" to improve enforcement and to gather additional information on Bering Sea harvests. NOAA is considering other options that, individually or in combination, would address the situation.

### Option 1—Observers

Late last year, the North Pacific Fishery Management Council (Council) recommended that NOAA condition foreign fishing permit authorizations for vessels which support U.S. fishing vessels in the Bering Sea and Aleutian Islands groundfish fishery, and which also conduct directed fishing operations in the adjacent waters beyond the EEZ. The condition was that the flag nation be required to agree that such vessels would carry U.S. observers while fishing in the "donut hole."

NOAA replied that it could not implement the recommendation until adequate preparations were completed. Permit authorizations were approved for 1988 without the recommended condition, but applicant nations were notified that the Council's recommendation was under

consideration and that the permit authorizations might be amended later. Such an amendment can be made under the provisions of 50 CFR 611.3(l); no rulemaking is required.

This notice is published in compliance with §611.3(l)(3) as a proposed "additional restriction." NOAA proposes to implement an "extended" observer program by amending the 1988 foreign fishing permit authorizations that allow vessels to receive Alaska groundfish from U.S. vessels under the Bering Sea and Aleutian Islands Groundfish Fishery Management Plan. Appropriate authorizations would be amended by adding an item (c) to the section entitled "Other Activities Authorized and Additional Conditions and Restrictions Applicable to Permits":

(c) If requested by the Regional Director, Alaska Region, the named vessels must carry a U.S. observer aboard when conducting fishing operations in waters of the Bering Sea beyond the seaward boundary of the EEZ of any nation.

This observer program would further conservation and management of Bering Sea groundfish because of the probable relation between removals from the "donut hole" and stocks in the EEZ. A bilateral arrangement between a foreign nation and the U.S. for an observer program in the "donut hole" would be an acceptable substitute for compliance with the observer condition.

Comments on this option will be considered in any decision to amend existing permit authorizations.

### Option 2—Support Limitations

It is extremely rare for FFVs to be caught conducting unauthorized harvesting operations in the EEZ, as Japanese trawlers were observed doing January 13. The unusual circumstances of this discovery lead to the conclusion that such illegal fishing may be commonplace. We suspect most such activities occur at night, during bad weather, or by monitoring the whereabouts of U.S. enforcement patrols. FFVs encountered merely processing or transferring fish in the Bering Sea EEZ have been effectively exempt from the foreign fishing regulations, because of our inability to disprove that the fish involved were taken outside the EEZ.

Today's emergency rulemaking revises the definition of "fishing" so that all processing and transfer activities in the EEZ will be subject to U.S. permitting and reporting requirements. But, since a permitted support vessel would still have a legitimate reason for being in the Bering Sea EEZ, enforcement officials would have

difficulty in distinguishing whether any fish aboard came from the EEZ or from outside waters. (FFV logs usually do not implicate the vessel as having fished illegally in the EEZ.)

One approach to this enforcement problem is to limit processing and transfer operations in the Bering Sea EEZ to activities involving only fish that is harvested in U.S. waters. This could be accomplished by amending § 611.93, either (1) by directly prohibiting in the EEZ any activities supporting the harvest of fish taken seaward of the Bering Sea management area (BSMA), as defined in § 611.93(a)(1); or (2) by requiring FFVs entering the BSMA to conduct joint ventures with U.S. fishing vessels to enter with empty holds. Mere transit of the BSMA with non-EEZ fish aboard would be allowed. Either alternative could be combined with Option 3, described below.

Option 2 essentially would require vessels engaged in "donut hole" fishing to remain outside the EEZ, or to conduct processing operations in Alaskan internal waters, if allowed by the Governor of Alaska. "Donut hole" operations and fishing in U.S. waters would be separated in time and space. The only way an FFV could hide "donut" fish or fish illegally taken in the EEZ would be by underlogging, which is subject to detection by observers or by enforcement boardings.

While Option 2 is attractive from an enforcement viewpoint, it sacrifices opportunities to gain information on Bering Sea harvests. FFVs operating only in the "donut hole" would have no need for U.S. permits, and thus would not be subject to reporting, inspection, or observer requirements. It would also place burdens on foreign fishing fleets, which prefer the calmer waters of loading zones inside the EEZ for transfer operations.

#### Option 3—Inspections

It has been suggested that all FFVs entering the Bering Sea EEZ with the intent of conducting support operations should be required to make a port call in Alaska to be inspected; exit inspections of such vessels would also be mandatory. This could be accomplished by amending the regulations governing foreign fishing in the Bering Sea and North Pacific Ocean (§ 611.90(f)).

This proposal could not be carried out under the present budget of the National Marine Fisheries Service (NMFS). During 1987, there were 4,364 foreign fishing vessel entries to and exits from the EEZ off Alaska. The NMFS Enforcement Office in Alaska estimates a cost of \$95,000 per month, plus salaries, to ensure full inspection of each FFV entering and exiting the EEZ. Without assistance from a private or other governmental source, this option is not viable.

Option 3A, a variation on 100 percent inspection, would be to inspect in port only some of the FFVs entering and exiting the Bering Sea management area (BSMA), as defined in § 611.93(a)(1). Section 611.90(f) would be revised to add an inspection opportunity before the FFV leaves the BSMA and to clarify that entry and exit inspections may occur at sea or in port. Within the 24 hours following a BEGIN or SHIFT (into a BSMA area) message, NOAA would send notice to the FFV that it must come to port to be inspected before it could begin any "fishing" operation (as redefined in today's emergency rulemaking). Within the 24 hours following a CEASE message, NOAA would send notice to come to port before leaving the BSMA. If no notice were received, the FFV would be free to begin fishing or to leave the area. The cost of Option 4A would obviously depend on the number of FFVs called into port.

Either option would facilitate inspection of fish, fish products, and

fishing gear aboard vessels that conduct fishery support operations in the Bering Sea management area. BEGIN messages. which must include the amount of fish and fish products on board upon entry into the EEZ, could be verified. The capacity of vessels arriving with empty holds could be measured, to be compared with cargoes upon exit. Inspection would provide some crosschecking with reports on transfers within the BSMA. And, since some FFVs would be entering the BSMA after harvesting fish in the "donut hole," some information pertinent to that fishery could be gathered.

On the other hand, the proposal would impose substantial costs in lost fishing time, fuel, and pilotage fees on foreign vessels. More important in enforcement terms, one-point inspection would not stop all illegal poaching. An FFV could still proceed to the "donut hole" but reenter the EEZ at night, during bad weather, or by monitoring U.S. enforcement activities. After loading up with fish, the FFV could check in, ascribe its load to harvest in the "donut," and conduct transfer or joint venture operations in the BSMA. On its way out, the FFV would reverse the strategy, poaching after being inspected in port.

NOAA is allowing only 30 days for comments on these proposals due to the urgency of the situation. We recognize that the two purposes of the rulemaking—improving enforcement and collecting information—cannot each be accomplished to the maximum extent by any of the proposed options; we are seeking an appropriate balance. NOAA also welcomes suggestions for additional measures.

Date: April 20, 1988.

James E. Douglas, Jr.,

Acting Assistant Administrator For Fisheries, National Marine Fisheries Service.

[FR Doc. 88-9082 Filed 4-21-88; 11:52 am]

### **Notices**

Federal Register

Vol. 53, No. 79

Monday, April 25, 1988

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

Done in Washington, DC, this 20th day of April, 1988.

#### James W. Glosser,

Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 88–9011 Filed 4–22–88; 8:45 am]

### DEPARTMENT OF AGRICULTURE

### Animal and Plant Health Inspection Service

[Docket No. 88-045]

### Secretary's Advisory Committee for Swine Health Protection; Meeting

AGENCY: Animal and Plant Health Inspection Service, USDA. ACTION: Notice of meeting.

SUMMARY: We are giving notice of a meeting of the Secretary's Advisory Committee for Swine Health Protection.

Place, Dates, and Time of Meeting: The meeting will be held in Room 244W of the Administration Building, U.S. Department of Agriculture, 14th Street and Independence Avenue SW., Washington, DC, on May 19, 1988, from 8:15 a.m. to 4:30 p.m.

### FOR FURTHER INFORMATION CONTACT:

Dr. R.R. Ormiston, Senior Staff Veterinarian, Program Planning Staff, VS, APHIS, USDA, Room 846, Federal Building, 6505 Belcrest Road, Hyattsville, MD 20782, (301) 436–5961.

SUPPLEMENTARY INFORMATION: The purpose of the Secretary's Advisory Committee for Swine Health Protection (Committee) is to advise the Secretary of Agriculture concerning matters within the scope of the Swine Health Protection Act. We anticipate that, during the meeting, members of the Committee and the public will provide valuable information, opinions, and recommendations concerning the policies and procedures of the Swine Health Protection Program.

The meeting will be open to the public. Anyone interested in the Swine Health Protection Program should send their written statements concerning the program to Dr. R.R. Ormiston at the address listed in this document, or present them at the time of the meeting. Please refer to Docket Number 88–045 when submitting your statements.

#### **Forest Service**

### Mono Basin National Forest Scenic Area; Private Property Development Guidelines

**AGENCY:** Forest Service, USDA. **ACTION:** Adoption of final guidelines.

**SUMMARY:** The Forest Service hereby establishes a set of guidelines for the development of private property within the boundaries of the Mono Basin National Forest Scenic Area. The guidelines are written to comply with directions set forth in the California Wilderness Act of 1984 (16 U.S.C. 478, 511), which established the Scenic Area. Application of these guidelines will determine if proposed private property development is compatible with the purposes of the Scenic Area. Properties determined to be incompatible with the guidelines must be brought into compliance or will be subject to acquisition by the Federal Government.

**EFFECTIVE DATE:** These guidelines are effective April 25, 1988.

### FOR FURTHER INFORMATION CONTACT:

Marcus Petty, Recreation Staff, Washington, DC, (202) 447–2311 or Nancy Upham, Scenic Area Manager, Lee Vining, CA, (619) 647–6525.

supplementary information: In accordance with the provisions of the California Wilderness Act (16 U.S.C. 478, 511) establishing the Mono Basin National Forest Scenic Area, the Forest Service hereby adopts guidelines that provide the basis for determinations of detrimental or incompatible uses of private land within the Scenic Area. The guidelines assist the Forest Service and landowners in meeting the statutory management objectives to protect the natural, scenic, ecologic, geologic and cultural resources of the area.

Under section 303(a) of the California Wilderness Act, the Secretary is authorized to acquire all lands and interest therein within the boundary of the Scenic Area by donation, exchange,

or purchase with donated or appropriated funds, except that:

1. Any lands or interests therein within the boundary of the Scenic Area which are owned by the State of California or political subdivision thereof (including the city of Los Angeles) may be acquired only by donation or exchange; and

2. Lands or interests therein within the boundary of the Scenic Area which are not owned by the State of California or any political subdivision thereof (including the city of Los Angeles) may be acquired only with the consent of the owner unless the Secretary determines, after written notice to the owner and after opportunity for comment, that the property is being developed, or proposed to be developed, in a manner which is detrimental to the integrity of the Scenic Area or which is otherwise incompatible with the purpose of the act.

These guidelines being adopted provide a process for determining compatibility of private land uses with the intent of the Act. Lands which are being used in a compatible manner will be certified by the Forest Service. Certification protects the owner from land acquisition by the Federal Government without the owner's consent. Certification of private property within the Scenic Area, or decertification with subsequent Federal land acquisition, is based on these guidelines.

These guidelines were developed after meetings were held with Scenic Area landowners and persons from the local community of Lee Vining. The Mono County Planning Department advised the Forest Service on how to design the guidelines to be consistent with County zoning ordinances in terminology and some specific land use requirements. The Scenic Area Advisory Board was consulted and their input incorporated.

A notice of proposed private property development guidelines was published in the Federal Register on June 27, 1986 (51 FR 23449). Comments were invited for the period ending July 27, 1986, analyzed and are summarized below.

### **Public Comments and Responses**

Comments were received from 12 parties: Landowners within the Scenic Area (9), attorneys representing landowners within the Scenic Area (2), and a local business cwner (1). Major

comments and responses are summarized below.

Comment: Several comments were received which noted that there existed a disparity between land use categories. Landowners in the developed land use category were prohibited from constructing detached structures. Only attached structural additions would be allowed. The recommendation was that all properties should be allowed detached structures not to exceed 100% of the square footage of existing buildings.

Response: The final guidelines allow for the construction of detached structures in lieu of attached structural additions for properties in all three land use categories. Detached structures may be built in lieu of attached structural additions as long as the Forest Service determines that the visual impact of a detached structure would be no greater than the visual impact of an attached structural addition.

Comment: Several comments were received which recommended that more flexibility be built into the guidelines, allowing the Forest Service to address each situation on a case-by-case basis, rather than absolute regulations applying to all situations.

Response: The Forest Service believes that it has built in as much flexibility as possible while still remaining within the intent of the Scenic Area legislation.

Comment: Two comments were received which requested that the Forest Service adopt the Mono County building codes in lieu of new development guidelines which further restrict what landowners can do with their property.

Response: The Mono County Planning Department advised the Agency on how to design the guidelines to be consistent with County zoning ordinances and land use requirements. However, language in the Scenic Area legislation required further restrictions by referring to anything "significantly different from, or a significant expansion of development existing as of June 1, 1984", as being detrimental to the integrity of the Scenic Area. Therefore, to meet the intent of the law, the guidelines of necessity are more stringent than the Mono County zoning ordinances and land use requirements.

Comment: Two comments were received which requested that commercial property be treated with leniency and on a case-by-case basis so that businesses could expand and/or change as local economics dictate. They stated that it could be difficult to maintain a business under new restrictions placed on them by the guidelines.

Response: The proposed guidelines allowed only new recreational or interpretive facilities to be constructed in compatibility with the Scenic Area. The final guidelines are less restrictive and allow for new commercial businesses deemed compatible with the Scenic Area in the Comprehensive Management Plan as follows: In the Natural Land Use Category, new commercial developments may serve recreational, interpretive or research purposes; in the Developed Land Use Category, new commercial developments may be for any purpose as long as they are deemed compatible in the Comprehensive Management Plan, and in the Relicted Land Use Category, facilities may be constructed that are needed for uses and developments identified in the Comprehensive Management Plan.

Comment: One reviewer suggested the implementation of a "grace" period of ten years under which landowners could develop their land to protect their investments.

Response: The Scenic Area legislation established a benchmark date of June 1, 1984 by which to measure any proposals for new development and/or expansion of existing development. As this date precedes the date of enactment, it is clear that Congress did not intend to allow a "grace" period for new construction and development, prior to the implementation of new restrictions on development.

Comment: One reviewer stated that landowners owning property of 100 acres or more on the west side of U.S. 395 between Lee Vining and Lundy Lake Road, should be allowed to parcel their property into no more than three parcels of no less than 20 acres each.

Response: A subdivision at the location described would result in a situation that is "significantly different from that which existed June 1, 1984", and would thereby render it detrimental to the integrity of the Scenic Area. Therefore, such subdivisions cannot be allowed.

Comment: One respondent stated that the section on land disturbance under general compatibility standards is not nearly restrictive enough. A simple prohibition against any new land disturbance was recommended.

Response: In the final guidelines the language of the land disturbance section has been strengthened to say that any new land disturbance, regardless of size, must not substantially impair or detract from natural, scenic, ecologic, geologic, and cultural values.

Comment: One respondent stated that there should be no expansion of the present mining activity.

Response: The Forest Service believes that the restrictions on mining operations outlined in the guidelines are sufficient to ensure that mining activity will not be detrimental to the integrity of the Scenic Area. Landowners are required to submit to the District Ranger a plan of operations by which a mining proposal can be screened for potential impairment of protected Scenic Area values, compliance with the general compatibility standards of these guidelines and State and Federal air and water quality standards, as well as planned mitigation. A proposal that did not meet these standards would not be

Comment: One respondent stated that unimproved property in the developed land use category should be classified under the natural land use category. Development of that property should not be allowed.

Response: The Forest Service believes that, under the restrictions outlined in the guidelines, development of the six unimproved properties in the developed land use category would not be detrimental to the integrity of the Scenic Area. The developed land use category was so named because of the relative density of development in comparison to other places in the Scenic Area. Therefore, we believe that development of the unimproved property would not be significantly different from or a significant expansion of development existing June 1, 1984.

Comment: One respondent suggested that buildings with historical significance should be saved and landowners should be allowed the full square footage to construct another structure on the same property.

Response: The final guidelines allow for a variance to the compatibility standards for the preservation of historically significant structures as set forth in the National Historic Preservation Act (80 Stat. 915, 16 U.S.C. 470 et seq.). Significance would be determined by eligibility criteria for the National Register of Historic Places.

Comment: One respondent stated that the Forest Service should have the authority to require private property owners to divest their property of litter in the form of abandoned junk cars and trucks, vehicle parts, wheels, tires, etc.

Response: The agency has added a clause to section 4(b) of the guidelines on general compatibility standards applicable to all private property to ensure that private landowners protect scenic and aesthetic values by not accumulating debris, junk automobiles, and unused or unusable equipment on their properties.

Comment: One reviewer said that there should be a provision for amendments to the guidelines when in the future changes might be beneficial and/or necessary.

Response: A clause was added to section 1 of the guidelines to provide for amendments to these guidelines. Proposed amendments will be published in the Federal Register, with final. adoption after interested persons have been given an opportunity to participate through submission of comments.

Comment: One reviewer said that landowners should be advised in writing when certification is denied or rescinded.

Response: A clause was added to section 3 of the guidelines that requires the District Ranger to notify an affected landowner in writing of the basis for denial or rescission of certification. The new language also states that the District Ranger may set a deadline by which the landowner may correct the non-conforming use.

Comment: One respondent stated that once the District Ranger determines that a proposal is non-detrimental and compatible with the purposes of the Scenic Area, it should be so certified.

Response: This is the intent of the certification process. We have added a clause to section 3 on new uses and developments that states that, once a determination of proposal compatibility has been made, it shall be so certified in writing.

Comment: One respondent asked for clarification concerning the definition of "guest housing" and its application to residential structures or structures designed for transient occupancy, such as motel units.

Response: The definitions of "guest housing" and "secondary housing" were both modified to clarify that the terms do not include structures designed for authorized transient occupancy, such as certified motel units.

Comment: One reviewer asked if private landowers can subdivide their property for the purposes of sale, leasing or financing new construction or reconstruction.

Response: Under the general compatibility standards, the section on subdivision was clarified to allow subdivision of property by private landowners only when subdivision is intended to facilitate sale to the government to benefit the Scenic Area.

Comment: One reviewer asked if the requirement for placing utilities underground is from the nearest utility pole, or the like, owned by the applicable public utility and not offsite public utilities.

Response: The requirement for placing utilities underground in Section 4(b) applies only to modifications, expansion, replacement, or new utilities, to the nearest utility pole or the like, and does not affect any offsite public utilities. The original wording in the proposed guidelines is clear and therefore was not changed.

Comment: One repondent asked if both the reconstruction of an existing building and additions may not exceed 100% of the original building authorized.

Response: Both reconstruction and additions not to exceed 100% of the original building are considered compatible and will be certified. The word "and" was added to section 4(a)(2)(A) between the two authorizing clauses to clarify this point.

Comment: One reviewer asked if approval for new construction has to wait until the comprehensive management plan is completed.

Response: The only decisions on new development or construction proposals that will be delayed until the management plan is completed are those for new commercial businesses. A screening process will be designed in the management plan for making decisions on the compatibility of commerical proposals. This is referred to in section 5, parts (a), (b), and (c).

Comment: One respondent asked if livestock grazing constitutes a vegetative removal land disturbance:

Response: Grazing of livestock does not constitute a vegetative removal land disturbance as defined in section 4(b)(5) of the general compatibility standards. Grazing that existed as of June 1, 1984 is protected as a compatible use under the Scenic Area legislation. No wording changes were made in the guidelines.

In addition, the provision related to appeals of denials of certification has been revised to accommodate any future changes the Agency may make to its appeal regulations. This change will eliminate the necessity to revise guidelines for what would essentially be a technical matter.

Having considered the comments received in response to the proposed guidelines, the Forest Service hereby adopts the guidelines with the changes noted. These guidelines will be appended to the comprehensive management plan being developed for the Area. The text of the final guidelines appears at the end of this notice.

#### George M. Leonard,

Associate Chief. April 7, 1988.

#### Guidelines for the Development of Private Lands Within the Mono Basin **National Forest Scenic Area**

Section 1-General

- (a) Introduction. These guidelines shall provide standards for the use and development of private lands within the Mono Basin National Forest Scenic Area (hereafter "Scenic Area") as provided by the California Wilderness Act (Pub. L. 98-425; 98 Stat. 1632) hereafter, "Act". Private property meeting these standards shall be deemed compatible with the purposes of the Scenic Area.
- (b) Purposes of the Scenic Area. Congress has directed the Secretary of Agriculture to manage the Scenic Area to protect its geologic, ecologic, cultural, natural, and scenic resources.
- (c) Amendments. Amendments to these guidelines shall be made by publishing proposed changes in the Federal Register, with final adoption after interested persons have been given an opportunity to participate through submission of comments.
  - (d) Definitions.
- (1) "Accessory building" means a subordinate building incidental to main building on the same lot, which is not for habitation.
- (2) "Attached" as applied to structural additions means structures which share at least one wall with the original structure and the height does not exceed that of the original.
- (3) "Certified or certification" means a determination by the Forest Service that development or use of a property is compatible with the purposes of the Scenic Area.
- (4) "Continuous use" means any building or structure used full time or seasonally (at least 3 months of the year) prior to June 1, 1984.
- (5) "Existing use" means a use, including development or practice, that was occurring as of June 1, 1984 (or if seasonal, within the twelve (12) months prior to June 1, 1984) by, or with the consent of, the landowner, consistent with applicable laws and regulations; including, but not limited to local zoning and State and local pollution abatement requirements. An exception to this definition is found in section 3(b).
- (6) "Expansion" means an increase in the square footage of a structure or an increase in the size, area, or effect (visual, noise, etc.) of any improvement or disturbance.
- (7) "Guest housing" means a second structure on a lot designed for habitation. This does not include structures designed for authorized transient occupancy, such as certified motel units.

(8) "Improved property" means a parcel containing any improvements requiring a building permit (residence, accessory building, fence or other nonearth development, etc). An exception to this definition is found in section 3(b).

(9) "Improvements" means any manmade structure of a permanent or semi-permanent nature without regard

to size.

(10) "Private property" means all land owned by other than the Federal Government, the State of California, or any subdivision thereof (including the City of Los Angeles).

(11) "Reconstruction" means remodeling (including replacement of worn or damaged items) including

worn or damaged items) including roofing, siding, and other structural replacement up to and including total building removal and reconstruction.

(12) "Secondary housing" or guest housing means a second structure on a lot designed for habitation. This does not include structures designed for authorized transient occupancy, such as certified motel units.

(13) "Secretary" means the Secretary of Agriculture acting by or through the Forest Service, Mono Lake Ranger District, Inyo National Forest.

(14) "Serviceable" means the condition of a building or structure which renders it ready for its designed use (i.e., habitation, storage, etc.) for the present and in the future.

(15) "Significant geologic features" includes, but is not limited to, craters, volcanic domes, fissures, hot water and steam vents, the eastern Sierra escarpment as a whole, and all tufa within the Scenic Area.

(16) "Structure" means an improvement in such condition that it is

available for its designed use.

(17) "Unimproved property" means a parcel without improvements. Minor earthwork which does not require a county grading permit does not render property improved.

(18) "Use" means an activity or development, associated with a parcel

of land.

(19) "Use and development plan" includes all documents required by Mono County and all specific details the District Ranger deems necessary.

Section 2—Land Use Classifications

(a) General. For purposes of managing the Scenic Area and achieving the statutory objectives for the area, the Forest Service shall classify the lands within the Scenic Area in one of three land use categories: Natural, Developed, and Relicted as shown on the Land Use Category Map dated May 7, 1985, on file and available for public inspection in the office of the District Ranger, Mono

Lake Ranger District on the Inyo National Forest, Lee Vining, CA.

(b) Relicted Land Use Category. This category consists of all lands below elevation 6,417 feet.

This land use category includes exposed lake bottom containing open vistas, outstanding geologic features and wildlife habitat. Only isolated development exists and is essentially limited to scattered interpretive facilities, boat access, range and wildlife improvements and a few residence. Management emphasis on lands in this category is to protect and interpret the natural ecosystems, cultural values and outstanding geologic features of the area.

(c) Developed Land Use Category. This category consists of lands north of Lee Vining in a strip approximately one mile each side of US 395 and above elevation 6,417 feet.

This area is characterized by a predominantly rural and natural appearing landscape with some developments and structures. Private parcels in this area have historically been used for commercial, residential and community purposes. Management emphasis on lands in this category is to maintain the rural and natural appearing landscape while allowing and providing for recreational and interpretive developments where appropriate. Limited further development and continued use of privately owned land compatible with the purposes of the Scenic Area are consistent with the management emphasis for this portion of the Scenic Area.

(d) Natural Land Use Category. This category includes all lands within the Scenic Area not included in the Relicted and Developed Land Use Categories.

These lands are predominately natural in appearance, containing essentially uninterrupted vistas, outstanding geologic features and extensive rangeland and grazing with no significant impacts on wildlife habitats, ecologic processes and dispersed recreational uses. Management of lands in the natural category emphasizes protection of the natural character, ecosystems, cultural values and outstanding geologic features; and providing recreational and interpretive facilities and opportunities consistent with the purposes and values for which the Scenic Area was established. Management of lands in this category also recognizes compatible development and resource uses.

Section 3—Certification

(a) General. Private lands used in a manner consistent with the land use standards of these guidelines are deemed compatible with the purposes of the Scenic Area. The District Ranger certifies that the land use is consistent with the management standards. Uses will be recorded by diagrams, written descriptions and photographs, which will provide accurate base line data from which new construction, reconstruction, or expansion will be reviewed. Landowners who have not been certified shall apply to the Forest Service for certification prior to any change in use or development of their property. Certification of uses will not be affected by a change in ownership. for that reason only. The Secetary will not acquire by condemnation certified property within the Scenic Area.

The certification of any structure or use located on relicted lands is not deemed a waiver of any claim by the U.S. Government to title of lands in the relicted area.

(b) Pre-existing uses. All land uses and developments existing on June 1, 1984, shall be depicted on maps and in records at the District Ranger's office, shall be deemed compatible with the purposes of the scenic area, and shall be certified by letter to the landowner. Developments occurring after June 1, 1984, shall be certified as though they existed on June 1, 1984, if the landowner was issued a valid Mono County building permit between June 1, 1984, and May 22, 1985.

(c) New Uses and Developments. All new uses and developments are subject to certification, including changes from uses existing on June 1, 1984. All new uses after that date shall be certified, if they are confined to locations where they may be conducted without detracting from the purposes and objectives of the Scenic Area. Any landowner who proposes to change uses or develop property shall submit to the District Ranger a use and development plan setting forth the manner in which the property is proposed to be developed and proposed uses of the property. If the District Ranger determines that the development and use plan conforms to the applicable standards established for the land use category in which the property is located, the District Ranger will declare the proposal non-detrimental and compatible with the purposes of the Scenic Area, and it shall be so certified in writing.

Landowners may develop new recreation and interpretative facilities in locations deemed appropriate through the Comprehensive Management Plan. Such facilities must be certified.

(d) *Historically Significant Structures*. A variance to the compatibility

standards may be allowed for the preservation of historically significant structures as set forth in the National Historic Preservation Act, 36 CFR Part 800, and determined by eligibility criteria for the National Register of Historic Places, 36 CFR 60.4.

(e) Coordination with County Zoning Ordinances. If the County enacts zoning regulations consistent with these guidelines, the District Ranger may coordinate compatibility determinations with the County approval process in order to reduce duplication of review and facilitate approvals. In such an event, the Forest Service would effectively be providing staff input to the County process, and would certify compatible uses, upon approval by the County.

Should the County grant a zoning variance in conflict with these guidelines, the Secretary may acquire the property without consent of the owner if the property use is otherwise

deemed incompatible.

(f) Denial or Rescission of
Certification. The District Ranger shall
deny or rescind certification when a
change in use or developments results in
non-conformance with applicable
standards. The District Ranger shall
notify an affected landowner in writing
of the basis for such denial or rescission
and may provide a period of time for
correction of the non-conforming use.

(g) Appeals. In giving written notice of a decision to deny certification to a land owner, the District Ranger shall specifically advise the landowner of any available opportunity to appeal the decision and include the name and address of the officer with whom an appeal may be filed.

Section 4—Compatibility Standards

- (a) Existing Improvements. As required by section 303(b)(2) of the Act, the District Ranger shall certify the following uses as compatible with the purposes of the Scenic Area:
- (1) Development and uses existing as of June 1, 1984.
- (2) Reconstruction and expansion of buildings, support systems and facilities existing on June 1, 1984, and new construction of support systems and facilities as follows:
- (A) Reconstruction of an existing building, and
- (B) Construction of attached structural additions, not to exceed 100 percentum of the square footage of the original building, and
- (C) Construction of reasonable support development such as roads, parking, water and sewage systems.
- (b) General Compatibility Standards. Landowners must conform to the

- following standards for their continued land uses to be compatible and remain certified:
- (1) Disposal of Wastes. Landowners provide for disposal of solid and liquid waste originating on or resulting from use of their properties, consistent with State and County law.
- (2) Utilities. Landowners place underground all utility modifications, expansion, replacement, or new utilities, (including cable TV). Any utility structures required to be above ground (e.g. satellite dishes, windmills, etc.) are painted in earth tones and properly placed to be screened by vegetation and/or topography.
- (3) Discharge of Pollutants.

  Landowners obtain required permits for discharging pollutants, as defined by State law.
- (4) Use of Recreation Vehicles.
  Landowners use or store recreation vehicles, including but not limited to, motor homes, camper trucks and travel trailers, on private property within the Scenic Area as follows:
- (A) For no more than 60 days recreational use.
- (B) For one year during construction of a residence.
- (C) For storage by an owner, at the owner's residence.
- (5) Land Disturbance Landowners obtain approval of the District Ranger for any new land disturbance (movement of 200 cubic yards of soil or more, or clearing land 10,000 square feet or more) and/or vegetative removal on other than a building site (e.g. tree farm, alfalfa field, mining roads, etc.). Any new land disturbance, regardless of size, must not substantially impair or detract from natural, scenic, ecologic, geologic and cultural values.
- (6) Mobile Homes. Landowners provide the following conditions for new placement and use of mobile homes (manufactured housing):
- (A) Mobile home is on permanent foundation.
- foundation,
  (B) Mobile home has a pitched roof,
- (C) Mobile home is paneled with wood siding, which is painted or stained an earth tone color that harmonizes with the natural surroundings.
- (7) Commercial Signs. Landowners use commercial signs as follows:
- (A) Signs are located on the site on which the use occurs,
- (B) Signs do not exceed 40 square feet in size with a maximum length of 8 feet and maximum height from the ground of 15 feet.
- (C) Signs do not feature flashing or neon devises, and
- (D) Signs are of colors that harmonize with the natural surroundings.

- (8) Subdivision. Landowners subdivide their property only when subdivision is intended to facilitate saie to the government to benefit the Scenic Area.
- (9) Secondary Housing. Landowners do not construct or provide secondary or guest housing.
- (10) Damage to a Certified Structure. Landowners reconstruct or remove structures damaged by fire, flood, or other catastrophe in conformance with the applicable standards. A landowner does not need new certification for reconstruction unless the damage reduces the value of the structure by 50% or more.
- (11) Storage. Landowners do not utilize cargo containers, semi-trailers, train cars, or other trailers for storage or other incompatible uses.
- (12) Maintenance. Landowners maintain buildings, structures, and grounds, including fences, in an equal or upgraded condition to that noted in the original certification, or they remove said buildings and structures.
- (13) Home Industry. Landowners establish only those home industries deemed compatible with the purposes of the Scenic Area. Home industries must be certified by the District Ranger.
- (14) Grazing. Landowners maintain or reduce the level of grazing that existed June 1, 1984. Increased levels of grazing must be certified by the District Ranger.
- (15) Scenic and Aesthetic Values.

  Landowners protect scenic and aesthetic values by not accumulating debris, junk automobiles, and unused or unusable equipment on their properties.
- (16) Conformance with Other Standards. When appropriate, landowners adopt all applicable and practicable guidelines for unimproved residential property in the Developed Land Use Category, section 5(b)(1)(A).
- (17) Conformance with Other Regulations. Landowners use and develop their property in conformance with applicable Federal, State and local laws, regulations and ordinances.
- (c) Mining. The standards set forth in this paragraph shall apply to private property in any land use category which is used for mineral operations. To aid in determining whether a planned mineral operation will conform to these guidelines, the landowner shall submit to the District Ranger a proposed plan of operations in compliance with agency regulations at 36 CFR 228.8.

All existing mining operations as of June 1, 1984, will be certified. The District Ranger will certify all other operations in the Scenic Area if the following conditions are met:

- (1) Landowners confine operations to locations where they may be conducted without substantially impairing or detracting from the natural, scenic, ecologic, geologic and cultural values of the area.
- (2) Operators meet the general compatibility standards set forth in paragraphs (b)(1)-(17) of this section.

(3) Landowners describe in their operating plans how the operations will:

- (A) Comply with Federal and State air and water quality waste disposal standards.
- (B) Minimize adverse impacts on scenic values.
- (C) Provide for prompt stabilization and restoration of areas disturbed by the operations.
- (4) Operators meet all pertinent provisions of the rules governing mining set forth in 36 CFR Part 228.

Section 5—Standards for New Development

New use and development of private lands will be deemed compatible and will be certified if landowners comply with the standards in section 4, paragraphs (b){1}-(17) and the following additional specific land use category standards:

(a) Natural Land Use Category.

- (1) Unimproved Property. Landowners may construct and provide only those new commercial developments which serve recreational, interpretive, or research purposes and which are deemed compatible with the Scenic Area in the Comprehensive Management Plan.
  - (2) Improved Property.
- (A) Landowners may construct and provide only those new commercial developments which serve recreational, interpretive, or research purposes and which are deemed compatible with the Scenic Area in the Comprehensive Management Plan.
- (B) Landowners may construct up to two new detached structures in lieu of an attached structural addition as long as (1) the total of all new detached structures does not exceed 100 percentum of the square footage of existing buildings and (2) the Forest Service determines that the visual impact of the detached structures would not be any greater than the visual impact of attached additions. New detached structures may not be used for habitation.
- (i) Parcels with certified development resulting from an original building permit issued between June 1, 1984, and May 22, 1985, shall be considered "unimproved" as of June 1, 1984, but exceptions will be made to allow the completion of improvements authorized

by such building permits. However, provisions of 4(a)(2) and 5(a)(2)(B) shall not apply to these parcels. Construction or expansion in addition to that authorized by the original building permit shall not be allowed.

- (b) Developed Land Use Category. (1) Unimproved Property. (A) Residential, (i) Landowners must submit a proposed use and development plan which includes a preliminary landscape plan indicating visual screening of structures from main travel routes and public use areas. Such visual screening may be achieved by a combination of vegetative screening, topography, structure design and site development.
- (ii) Landowners must submit a proposed grading and earth movement plan with the use and development plan, which minimizes all excavation or topographic changes that may be required for buildings, roads, and utilities.
- (iii) Landowners may construct no more than one single family dwelling on each separately owned parcel as recorded in the records of Mono County as of June 1, 1984. Dwelling size may not exceed 2,000 square feet of floor space (excluding below ground basement).
- (iv) Landowners may construct up to two accessory buildings, including a detached garage or a garage attached to the residence. Such accessory buildings are not to be used for habitation and may not exceed 900 square feet total (both buildings and/or attached garage).
- (v) Landowners may construct buildings that are single story structures and do not exceed 18 feet from the ground to the highest point of the roof.
- (vi) Landowners must utilize building architecture that is compatible with the rural environment, location, and scale; visually unobtrusive to passing motorists; rustic in nature; and uses harmonious earth tone colors and non-reflective roofing and sidings. Any fence is clearly necessary, made of natural materials (such as split rail), and compatible with the building architecture.
- (vii) Landowners may construct structural improvements that cover up to 40% of the parcel.
- (viii) Landowners may remove live trees and other vegetation only when necessary to accommodate buildings and roads and to allow installation of utilities. All mature trees and vegetation stands that are proposed to be removed must be identified in the proposed use and development plan.
- (ix) Landowners minimize adverse aesthetic impacts and soil erosion in the design, location and construction of roads.

- (x) Landowners place identification signs only on the site. Signs may not exceed two (2) square feet in size. Sale and rental signs may be located only on the site and do not exceed four (4) square feet in size.
- (B) Commercial. Landowners may construct and provide only those new commercial developments deemed compatible with the Scenic Area in the Comprehensive Management Plan.
- (2) Improved Property. (A)
  Residential. Landowners may
  reconstruct and expand residential
  property as specified in (i) or (ii) below,
  whichever is larger:
- (i) Landowners may construct up to two new detached structures in lieu of an attached structural addition as long as (1) the total of all new detached structures does not exceed 100 percentum of the square footage of existing buildings and (2) the Forest Service determines that the visual impact of the detached structures would not be any greater than the visual impact of attached additions. New detached structures may not be used for habitation.
- (ii) Landowners may reconstruct or expand their single family dwellings up to 2000 square feet of floor space (excluding below ground basement); and up to 900 square feet of accessory buildings (total square footage of old and new structures), including a detached garage or a garage attached to the residence.

No new accessory buildings may be used for habitation; only those existing buildings certified as guest housing may be used as such. No more than two new accessory buildings, including a detached garage, may be constructed.

- (B) Commercial. (i) Landowners may reconstruct and expand commerical development by the standards for residential property [section 5(b)(2)(A)].
- (ii) Commerical use and development is compatible when the purpose and intent of a commerical business is the same as that existing June 1, 1984 or found not to be detrimental to the integrity of the Scenic Area in the Comprehensive Management Plan.
- (c) Relicted Land Use Category. For any private lands within the relicted land use category, the following will apply:
- (1) Unimproved Property.

  Landowners, and/or Federal, State, or local units of government upon receipt of an easement, may construct reasonable roads, utilities, parking or other facilities that are needed for existing uses or developments, or uses and developments identified in the Comprehensive Management Plan.

(2) Improved Property. (A)
Landowners may construct up to two
detached structures in lieu of attached
structural additions as long as (1) the
total of all new detached structures does
not exceed 100 percentum of the square
footage of existing buildings and (2) the
Forest Service determines that the
visual impact of the detached structures
would not be any greater than the visual
impact of attached additions. New
detached structures may not be used for
habitation.

(B) Landowners, and/or Federal, State, or local units of government upon receipt of an easement, may construct reasonable roads, utilities, parking or other facilities that are needed for existing uses or developments, or uses and developments identified in the Comprehensive Management Plan. [FR Doc. 88–8961 Filed 4–22–88: 8:45 am]
BILLING CODE 3410-11-M

#### **COMMISSION ON CIVIL RIGHTS**

### Oregon Advisory Committee; Meeting Change

Notice is hereby given, pursuant to the provisions of the Rules and Regulations of the U.S. Commission on Civil Rights, that a meeting of the Oregon Advisory Committee to the Commission previously scheduled for April 21, 1988, convening at 1:30 p.m. and adjourning at 6:00 p.m. at the Hilton Hotel, 921 Southwest Sixth Avenue, Portland, Oregon 97204 (FR Doc. Vol. 53, No. 57, March 24, 1988) has a new meeting date.

The meeting convening and adjourning times and location will remain the same. The meeting date will change to May 26, 1988.

Dated at Washington, DC, April 15, 1988. Susan J. Prado,

Acting Staff Director. [FR Doc. 88–8982 Filed 4–22–88; 8:45 am]

BILLING CODE 6335-01-M

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

[C-357-801]

Initiation of Countervailing Duty Investigations; Certain Welded Carbon Steel Pipe and Tube Products From Argentina

AGENCY: Import Administration, International Trade Administration, Commerce.

**ACTION:** Notice.

SUMMARY: On the basis of a petition filed in proper form with the U.S. Department of Commerce, we are initiating countervailing duty investigations to determine whether manufacturers, producers, or exporters in Argentina of certain welded carbon steep pipe and tube products as described in the "Scope of Investigations" section of this notice, receive benefits which constitute bounties or grants within the meaning of the countervailing duty law. If these investigations proceed normally, we will make our preliminary determinations on or before June 23, 1988.

EFFECTIVE DATE: April 25, 1988.

### FOR FURTHER INFORMATION CONTACT: Barbara Tillman, Import Administration,

Barbara Tillman, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 377–2438.

#### SUPPLEMENTARY INFORMATION:

#### The Petition

On March 30, 1988, we received a petition in proper form filed on behalf of the U.S. industry producing certain welded carbon steel pipe and tube products from the Standard Pipe, Line Pipe, Structural Tubing and Mechanical Tubing Subcommittees of the Committee on Pipe and Tube Imports and the individual manufacturers which are members of the aforementioned subcommittees. In compliance with the filing requirements of § 355.26 of the Commerce Regulations (19 CFR 355.26), the petition alleges that manufacturers, producers, or exporters in Argentina of certain welded carbon steel pipe and tube products receive bounties or grants within the meaning of section 303 of the Tariff Act of 1930, as amended ("the

Argentina is not a "country under the Agreement" within the meaning of section 701(b) of the Act, and the merchandise being investigated is dutiable. Therefore, sections 303(a)(1) and (b) of the Act apply to these investigations. Accordingly, petitioners are not required to allege that, and the U.S. International Trade Commission is not required to determine whether, imports of the subject merchandise materially injure, or threaten material injury to, a U.S. industry.

#### **Initiation of Investigations**

Under section 702(c) of the Act, we must determine, within 20 days after a petition is filed, whether the petition sets forth the allegations necessary for the initiation of a countervailing duty investigation, and whether it contains

information reasonably available to the petitioners supporting the allegations. We have examined the petition on certain welded carbon steel pipe and tube products from Argentina and have found that it meets the requirements of section 702(b) of the Act. Therefore, we are initiating countervailing duty investigations to determine whether manufacturers, producers, or exporters in Argentina of certain welded carbon steel pipe and tube products as described in the "Scope of Investigations" section of this notice, receive benefits which constitute bounties or grants within the meaning of the Act. If our investigations proceed normally, we will make our preliminary determinations on or before June 23,

#### Scope of Investigations

The United States has developed a system of tariff classification based on the international harmonized system of customs nomenclature. Congress is considering legislation to convert the United States to this Harmonized System ("HS"). In view of this, we will be providing both the appropriate Tariff Schedules of the United States Annotated ("TSUSA") item numbers and the appropriate HS item numbers with our product descriptions on a test basis, pending Congressional approval. As with the TSUSA, the HS item numbers are provided for convenience and Customs purposes. The written description remains dispositive.

We are requesting petitioners to include the appropriate HS item number(s) as well as the TSUSA item number(s) in all new petitions filed with the Department. A reference copy of the proposed Harmonized System is available for consultation at the Central Records Unit, Room B-099, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230. Additionally, all Customs offices have reference copies, and petitioners may contact the Import Specialist at their local Customs office to consult the schedule.

We have determined for purpose of this initiation that the products covered by these investigations constitute four separate "class or kind" categories; we thus will conduct four separate investigations with these products.

The four separate "class or kind" categories are as follows:

(1) Certain circular welded carbon steel pipes and tubes, 0.375 inch or more but not over 16 inches in outside diameter, generally known in the industry as standard pipe. This is a general-purpose commodity used in such

applications as plumbing pipe, sprinkler systems, and fence posts. Standard pipe may be supplied with an oil coating (black pipe) or may be galvanized, and is sold in plain ends, threaded, threaded and coupled, or beveled. These products are generally produced to ASTM specifications A-120, A-53, or A-135. Imports of these products are classified under TSUSA categories 610.3231, 610.3234, 610.3241, 610.3442, 610.3243, 610.3252, 610.3254, 610.3256, 610.3258, and 610.4925, and are classified under HS categories 7306.1000, 7306.30.5025, 7306.30.5030, 7306.30.5040, 7306.30.5045, 7306.30.5050, 7306.30.5060, 7306.30.5065, and 7306.30.5075. Oil country tubular goods entering under TSUSA categories 610.3242, 610.3243, 610.3252, 610.3254, and 610.3258 are already covered by a countervailing duty order and are not covered by this investigation.

(2) Certain welded carbon steel American Petroleum Institute (API) line pipe, 0.375 inch or more but not over 16 inches in outside diamenter known in the industry as line pipe. Line pipe generally is produced to API specification 5L. Line pipe is used for the transportation of gas, oil, or water, generally in pipeline or utility distribution systems. API line pipe not over 16 inches in outside diameter is classified under TSUSA categories 610.3209 and 610.3208, and will be classified under HS categories 7306.10.1010 and 7306.10.1050.

(3) Certain heavy-walled carbon steel rectangular tubing having a wall thickness of 0.156 inch or greater, which is generally used for support members for construction or load-bearing purposes in construction, transportation, farm, and material-handling equipment. The product is generally produced to ASTM specification A-500, Grade B. Imports of heavy-walled rectangular tubing are classified under TSUSA category 610.3955, and are classified under HS category 7306.60.1000.

(4) Certain light-walled carbon steel rectangular tubing having a wall thickness of less than 0.156 inch, which

is generally employed in a variety of end uses not involving the conveyance of liquid or gas, such as agricultural equipment frames and parts, and furniture parts. The product is generally produced to ASTM specification A-513 or A-500, Grade A. Imports of lightwalled rectangular tubing are classified under TSUSA category 610.4928, and are classified under HS category 7306.60.5000.

#### **Allegation of Bounties or Grants**

The petition lists a number of practices by the Government of Argentina which allegedly confer bounties or grants on manufacturers, producers, or exporters in Argentina of certain pipe and tube products. We are initiating investigations on the following alleged programs:

- Reembolso
- Pre-Export Financing
- Post-Export Financing

Although not specifically alleged by petitioners, we are also investigating whether the Argentina pipe and tube industry receives countervailable benefits under the following programs, which we have found to be either countervailable or not used in previous Argentina investigations.

- Corrientes Regional Tax Incentives
- Industrial Parks
- Low Cost Loans for Projects Outside Buenos Aires
- Discounts of Foreign Currency Accounts Receivable Under Circular RF-21
- Exemption from Stamp Tax Under Decree 186/76
- Government Trade Promotion Programs

We are not initiating investigations on the following three programs: (1) Incentives for Exports from Southern Ports, (2) Tax Reductions for Investors, and (3) Refund on Patagonian Exports. These programs were found to be either countervailable or not used in previous Argentina investigations. Eligibility for these programs is contingent upon location in the Patagonian region of Argentina. Petitioners have indicated that the producers and exporters of certain welded carbon steel pipe and tube products are not located in the Patagonian region and therefore, are not eligible for the three aforementioned programs. Thus, we are not initiating investigations on these programs.

This notice is published pursuant to section 702(c)(2) of the Act.

Date: April 19, 1988.

#### Joseph A. Spetrini,

Acting Assistant Secretary for Import Administration.

[FR Doc. 88–9008 Filed 4–22–88; 8:45 am] BILLING CODE 3510-DS-M

#### National Bureau of Standards

[Docket No. 80470-8070]

#### National Voluntary Laboratory Accreditation Program; Publication of Directory Supplement

**AGENCY:** National Bureau of Standards, Commerce.

**ACTION:** Publication of NVLAP Directory Supplement.

SUMMARY: The National Bureau of Standards (NBS) announces laboratory accreditation actions taken during the first quarter of 1988.

#### FOR FURTHER INFORMATION CONTACT:

Harvey W. Berger, Manager, Laboratory Accreditation, ADMIN A531, National Bureau of Standards, Gaithersburg, MD 20899, (301) 975–4016.

SUPPLEMENTARY INFORMATION: This supplement to the 1987–88 NVLAP Directory of Accredited Laboratories (NBSIR 88–3718) is published pursuant to § 7.6(b) of the National Voluntary Laboratory Accreditation Program (NVLAP) Procedures (15 CFR 7.6(b)).

The following table summarizes NVLAP accreditation actions for the period January 1, 1988 through March 31, 1988.

|         | TIM | CTS | CAR | STO | ACO | CPL | DOS                 | ECT | Total                |
|---------|-----|-----|-----|-----|-----|-----|---------------------|-----|----------------------|
| Initial |     |     |     |     | 9   |     | 7<br>-2<br>-2<br>56 | 17  | 8<br>-2<br>-2<br>174 |

The laboratories awarded initial accreditation are:

CTS: PHR&E Material Laboratory, Chantilly, VA. John Kent, 703-263-0400

DOS: Arkansas Power & Light, Russellville, AR, Robert E. Green, 501-964-3226; Long Island Lighting, Wading, Wading River, NY, Roger Thompson, 516-929-8300; USAF Occupational & Environmental Health Lab, Brooks AFB, Edward F. Maher, 512-536-2378; General Dynamics/ Elect. Boat Div., Groton, CT, Robert B. Lavimoniere, 203-446-2371; Naval Nuclear Propulsion Program, Washington, DC, J.J. Mangenor, 202-692-8712; Newport News Shipbuilding, Newport News, VA, C.T. Hill, 804-380-2369; Pennsylvania Power & Light, Allentown, PA, Stephen Ingram, 215-770-

The laboratories whose accreditation was suspended are:

DOS: Gulf Nuclear, Webster, TX Mallinckrodt Diagnostics, Maryland Heights, MO

The laboratories whose accreditation was terminated are:

CTS: Garco Testing Laboratories, Salt Lake City, UT

Architectural Testing, York, PA

TIM—Insulation LAP
CTS—Construction Testing Services LAP (formerly Concrete LAP)

CAR—Carpet LAP
ACO—Acoustical Testing Services LAP

STO—Stove LAP

CPL-Commercial Products LAP (Paint, Paper, Seals and Sealants)

DOS—Dosimetry LAP

SEA—Seals and Sealants LAP

ECT-Electromagnetic Compatibility and Telecommunications

Ernest Ambler,

Director.

Date: April 19, 1988.

[FR Doc. 88-8956 Filed 4-22-88; 8:45 am]

BILLING CODE 3510-13-M

#### **National Oceanic and Atmospheric** Administration

#### **Pacific Fishery Management Council; Public Meeting**

**AGENCY:** National Marine Fisheries Service, NOAA, Commerce.

The Pacific Fishery Management Council's Offshore Processing Committee will convene a public meeting, May 10, 1988, at 11 a.m., at the Council's office (address below), to develop a policy on management of vessels which process fish at sea. The Committee will evaluate different management approaches including, but not limited to: (1) Amending the groundfish fishery management plan (FMP) to include shrimp; (2) developing a generic policy on offshore processing and (3) adopting a shrimp FMP. The Committee has been directed to report its progress at the July 1988 Council meeting in Portland, OR.

For further information contact Mr. Lawrence D. Six, Executive Director, Pacific Fishery Management Council, Metro Center, Suite 420, 2000 SW. First Avenue, Portland, OR 97201; telephone: (503) 221-6352.

Date: April 20, 1988.

#### Richard H. Schaefer,

Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.

IFR Doc. 88-9010 Filed 4-22-88; 8:45 am} BILLING CODE 3510-22-M

#### **National Technical Information** Service

#### **Government-Owned Inventions;** Availability for Licensing; Department of Agriculture et al

The inventions listed below are owned by agencies of the U.S. Government and are available for licensing in the U.S. in accordance with 35 U.S.C. 207 to achieve expeditious commercialization of results of federally funded research and development. Foreign patents are filed on selected inventions to extend market coverage for U.S. companies and may also be available for licensing.

Technical and licensing information on specific inventions may be obtained by writing to: Office of Federal Patent Licensing, U.S. Department of Commerce, P.O. Box 1423, Springfield, Virginia 22151.

Pleast cite the number and title of inventions of interest.

#### Douglas J. Campion,

Associate Director, Office of Federal Patent Licensing, National Technical Information Service, U.S. Department of Commerce.

#### Department of Agriculture

SN 6-713,733 (4,724,147)

Preparation of Pellets Containing Fungi for Control of Soilborne Diseases

SN 6-860,351 (4,721,727)

Control of Pests with Annonaceous Acetogenins .

SN 7-128.836

Avian Herpesvirus Amplicon as a **Eucaryotic Expression Vector** SN 7-130,484

Use of Auxins to Reduce

Accumulation of Limonoate A-Ring Lactone in Fruit-Bearing Plants of the Genus Citrus or Fortunella or Hybrids Thereof

SN 7-139,599

Cellulolytic, N2-Fixing Bacteria and

Use Thereof .

#### Department of Health and Human Services

SN 6-872,508

Cell Lines Secreting Anti-Insulin Antibodies and Test Kits

SN 7-107,994

New Anti-Receptor Peptides and Therapeutic Agents

SN 7-122,163

Alteration of Biological Properties of Vaccinia Virus by Insertion of Lymphokine Genes

SN 7-137,796

Cloned DNA for Synthesizing Unique Glucocerebrosidase

SN 7-140,269

Pyrimindine and Purine 1, 2-Butadinene-4 Ols as Anti-Retroviral

SN 7-146,249

Plaque Transfer Assay for Detecting Retrovirus and Measuring Neutralizing Antibodies

SN 7-148,692

A Snytehtic Antigen Evoking Anti-**HIV** Response

SN 7-153,933

Novel Technique for Isolating New Retroviruses

SN 7-155,799

Polysaccharide-Protein Conjugates SN 7-156,579

A Method for High Efficiency Transformation of Mammalian Cells

SN 7-166,824

Novel Carbamates Related to (-)-Physostigmine as Cholinergic Agents

SN 7-166,825

Novel Carbamates Related to (+)-Physostigmine as Cholinergic Agents

SN 7-167,252

Portable Light Dosage System SN 7-168,493

Assay for Human Immunodeficiency Virus

#### Department of the Air Force

SN 6-158,418 (4,701,125)

Thermal Method for Destruction of Microfilm Products

SN 6-716,863 (4,698,587)

Method of Characterizing Critical Timing Paths and Analyzing Timing Related Failure Modes in Very Large Scale Integrated Circuits

SN 6-755,394 (4,702,438) Adaptive Landing Gear

SN 6-784,128 (4,700,763)

Remotely Controlled Aircraft Tire Inflation/Deflation Valve

SN 6-788,189 (4,699,335)

Aircraft Window Clamping Device SN 6-792,098 (4,700,122)

Power Supply Filtering with

Rechargeable Battery Element SN 6-936,680 (4,700,099)

Stored Energy Thermionics Modular Power System

SN 7-084,239 (4,700,190)

Missile Decoy Radar Cross Section Enhancer

#### Department of the Army

SN 7-135,404

Parallel Neural Network for a Full Binary Adder

SN 7-152,128

A Solid State Gamma Ray Dosimeter Which Measures Radiation in Terms of Absorption in a Material Different From the Detector Material

SN 7-152,206

Millimeter Wave Microstrip Phase Shifter

SN 7-156.124

Method of Etching Titanium Diboride

#### Tennessee Valley Authority

SN 6-902,721 (4,702,896) Thermal Treatment of Phosphate Rock.

[FR Doc. 88–8983 Filed 4–22–88; 8:45 am] BILLING CODE 3510-04-M

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

#### Adjustment of Import Limits for Certain Cotton Textile Products Produced or Manufactured in Sri Lanka

April 19, 1988.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Issuing directives to the Commissioner of Customs adjusting limits.

#### EFFECTIVE DATE: April 19, 1988.

Authority: Executive Order 11651 of March 3, 1972; as amended; Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854)

#### FOR FURTHER INFORMATION CONTACT:

Kimbang Pham, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377–4212. For information on the quota status of the current limit, refer to the Quota Status Reports posted on the bulletin boards of each Customs port or call (202) 343–6580. For information on embargoes and quota re-openings, call (202) 377–3715.

SUPPLEMENTARY INFORMATION: The current limit for Category 369-S is being

increased for carryover from the June 1, 1987 through December 31, 1987 period. The limit for the June 1, 1987 through December 31, 1987 period is being adjusted in a separate directive.

A description of textile categories in terms of T.S.U.S.A. numbers is available in the CORRELATION: Textile and Apparel Categories with Tariff Schedules of the United States Annotated (see Federal Register notice 52 FR 47745, dated December 11, 1987). Also see 52 FR 18413, published on May 15, 1987 and 53 FR 52 and 53 FR 53, published on January 4, 1988.

The letters to the Commissioner of Customs and the actions taken pursuant to them are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

#### James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

### Committee for the Implementation of Textile Agreements

April 19, 1988.

Commissioner of Customs, Department of the Treasury, Washington, DC

Dear Mr. Commissioner: This directive amends, but does not cancel, the directive issued to you on December 30, 1987 by the Chairman, Committee for the Implementation of Textile Agreements, concerning imports into the United States of certain cotton, wool, man-made fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Sri Lanka and exported during the period which began on January 1, 1988 and extends through May 31, 1988.

Effective on April 19, 1988, the directive of December 30, 1987 is hereby amended to adjust the limit for Category 369–S <sup>1</sup> to 687,134 pounds, <sup>2</sup> as provided under the terms of the bilateral agreement of May 10, 1983, as amended.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely.

#### James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 88–8944 Filed 4–22–88; 8:45 am] BILLING CODE 3510-DR-M

# Adustment of Import Limits for Certain Cotton, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textiles and Textile Products Produced or Manufactured in Sri Lanka

April 19, 1988.

AGENCY: Committee for the Implementation of Textile Agreements (CITA):

**ACTION:** Issuing directives to the Commissioner of Customs adjusting limits.

#### EFFECTIVE DATE: April 19, 1988.

Authority: Executive Order 11651 of March 3, 1972, as amended; Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

#### FOR FURTHER INFORMATION CONTACT:

Kimbang Pham, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377–4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port or call (202) 343–6580. For information on embargoes and quota re-openings, call (202) 377–3715.

**SUPPLEMENTARY INFORMATION:** The current limits for Categories 347 and 642/842 are being increased for swing. The current limits for Categories 334 and 636/836 are being reduced to account for the swing applied to Categories 347 and 642/842.

A description of textile categories in terms of T.S.U.S.A. numbers is available in the CORRELATION: Textile and Apparel Categories with Tariff Schedules of the United States Annotated (see Federal Register notice 52 FR 47745, dated December 11, 1987). Also see 52 FR 18413, published on May 15, 1987 and 53 FR 52 and 53 FR 53, published on January 4, 1988.

The letter to the Commissioner of Customs and the actions taken pursuant to it is not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

#### James H. Babb.

Chairman, Committee for the Implementation of Textile Agreements.

### Committee for the Implementation of Textile Agreements

April 19, 1988.

Commissioner of Customs.

Department of the Treasury, Washington, DC
20229

Dear Mr. Commissioner: This directive amends, but does not cancel, the directive issued to you on December 30, 1987 by the Chairman, Committee for the Implementation of Textile Agreements, concerning imports

In Category 369-S, only TSUSA number 366 2840

<sup>&</sup>lt;sup>2</sup> The limit has not been adjusted to account for any imports exported after December 31, 1987.

into the United States of certain cotton, wool, man-made fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Sri Lanka and exported during the period which began on January 1, 1988 and extends through May 31, 1988.

Effective on April 19, 1988, the directive of December 30, 1987 is hereby amended to adjust the restraint limits for the following categories, as provided under the terms of the current bilateral agreement between the Governments of the United States and Sri Lanka.

| Category | Adjusted<br>5-month<br>limit<br>dozen <sup>1</sup> |
|----------|--|
| 334      | 123,484  |
| 347      | 207,096  |
| 636/836  | 92,516   |
| 642/842  | 72,529   |

<sup>&</sup>lt;sup>1</sup>The limits have not been adjusted to account for any imports exported after December 31, 1987.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

#### James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 88-8945 Filed 4-22-88; 8:45 am] BILLING CODE 3510-DR-M

#### Announcement of an Import Limit for Certain Wool Textile Products . Produced or Manufactured in the People's Republic of Bulgaria

April 20, 1988.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Issuing a directive to the Commissioner of Customs establishing a limit for the new agreement year.

#### **EFFECTIVE DATE: May 1, 1988.**

Authority: E.O. 11651 of March 3, 1972, as amended; sec. 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

#### FOR FURTHER INFORMATION CONTACT:

Jerome Turtola, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377–4212. For information on the quota status of this limit, refer to the Quota Status Reports posted on the bulletin boards of each Customs port. For information on embargoes and quota re-openings, call (202) 377–3715.

**SUPPLEMENTARY INFORMATION:** A copy of the current Bilateral Textile

Agreement between the Governments of the United States and the People's

Republic of Bulgaria is available from the Textiles Division, Economic Bureau, U.S. Department of State, (202) 647-1998.

A description of the textile categories in terms of T.S.U.S.A. numbers is available in the CORRELATION: Textile and Apparel Categories with Tariff Schedules of the United States Annotated (see Federal Register notice 52 FR 47745, dated December 11, 1987).

The letter to the Commissioner of Customs and the action taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

#### James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

### Committee for the Implementation of Textile Agreements

April 20, 1988.

Commissioner of Customs, Department of the Treasury, Washington, D.C. 20229

Dear Mr. Commissioner: Under the terms of Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); pursuant to the Bilateral Textile Agreement of June 20, 1986 and November 27, 1986; and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended, you are directed to prohibit, effective on May 1, 1988, entry into the United States for consumption and withdrawal from warehouse for consumption of wool textile products in Category 435, produced or manufactured in Bulgaria and exported during the twelvemonth period which begins on May 1, 1988 and extends through April 30, 1989, in excess of 11.731 dozen.

Trade falling into the category limit for the period May 1, 1987 through April 30, 1988 shall be charged against that level of restraint to the extent of any unfilled balance. In the event the limit established for that period has been exhausted by previous entries, such goods shall be subject to the level set forth in this directive.

The restraint limit set forth above is subject to adjustment in the future under the provisions of the current bilateral agreement between the Governments of the United States and the People's Republic of Bulgaria.

In carrying out the above directions, the Commissioner of Customs should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

#### James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 88-8990 Filed 4-22-88; 8:45 am]
BILLING CODE 3510-DR-M

Adjustment of Import Limits for Certain Wool and Man-Made Fiber Textile Products Produced or Manufactured in the Hungarian People's Republic

April 20, 1988.

**AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

**ACTION:** Issuing a directive to the Commissioner of Customs adjusting limits.

#### EFFECTIVE DATE: April 26, 1988.

Authority: E.O. 11651 of March 3, 1972, as amended; sec. 204 of Agricultural Act of 1956, as amended (7 U.S.C. 1854).

#### FOR FURTHER INFORMATION CONTACT:

Jerome Turtola, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377–4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port. For information on embargoes and quota re-openings, call (202) 377–3715.

SUPPLEMENTARY INFORMATION: The current limits for Categories 434 and 645/646 are being reduced for carryforward used during the 1987 agreement year.

A description of textile categories in terms of T.S.U.S.A. numbers is available in the CORRELATION: Textile and Apparel Categories with Tariff Schedules of the United States Annotated (see Federal Register notice 52 FR 47745, dated December 11, 1987). Also see 53 FR 50, published in the Federal Register on January 4, 1988.

The letter to the Commissioner of Customs and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

#### James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

### Committee for the Implementations of Textile Agreements

April 20, 1988.

Commissioner of Customs,

Department of the Treasury, Washington, DC 20229

Dear Mr. Commissioner: This directive amends, but does not cancel, the directive issued to you on December 30, 1987, by the Chairman, Committee for the Implementation of Textile Agreements, concerning imports into the United States of certain wool and man-made fiber textile products, produced or manufactured in the Hungarian People's Republic and exported during the period

which began on January 1, 1988, and extends through December 31, 1988.

Effective on April 26, 1988, the directive of December 30, 1987, is hereby amended to adjust the limits for wool and man-made fiber textile products in the following categories, as provided under the terms of the current bilateral agreement:

| Category | Adjusted<br>limit<br>(dozen) 1 |
|----------|--------------------------------|
| 434      | 6,975<br>88,997                |

<sup>&</sup>lt;sup>1</sup> The limits have not been adjusted to account for any imports exported after December 31, 1987.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

James H. Babb,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 88–8991 Filed 4–22–88; 8:45 am]
BILLING CODE 3510–DR-M

### COMMODITY FUTURES TRADING COMMISSION

### Financial Products Advisory Committee Meeting

This is to give notice pursuant to section 10(a) of the Federal Advisory Committee Act, 5 U.S.C. App. 1, 10(a) and 41 CFR 101-6.1015(b), that the Commodity Futures Trading Commission's Financial Products Advisory Committee will conduct a public meeting on Monday, May 9, 1988, at the Longworth House Office Building, Independence Avenue, between C Street and South Capitol Street, SE. in Washington, DC. The meeting will be held between 10:00 a.m. and 3:30 p.m. in the U.S. House of Representatives Committee on Agriculture's Hearing Room 1301 of the Longworth Building. The agenda will consist of:

- 1. Discussion of analyses, reports and recommendations concerning the October 1987 stock market decline.
- 2: Discussion of the efficacy of intermarket cashflow during volatile market situations, including discussions of:
- a. Bank daylight overdraft and credit mechanisms.
- b. Information sharing to improve oversight of financial condition.
- c. The advantages of a more coordinated clearing system.
- 4. Discussion of proposals to distinguish control from ownership

when aggregating positions for speculative limit purposes.

- 5. Other Committee business:
- a. Discussion of agenda items and scheduling for future Committee meetings; and
- b. Any other business that may properly come before the Committee.

The purpose of this meeting is to solicit the views of the Committee on the above-listed agenda matters. The Advisory Committee was created by the Commodity Futures Trading Commission for the purpose of receiving advice and recommendations on financial products issues. The purposes and objectives of the Advisory Committee are more fully set forth at 52 FR 17313 (May 7, 1987).

The meeting is open to the public. The Chairman of the Advisory Committee, Commissioner Robert R. Davis, is empowered to conduct the meeting in a fashion that will, in his judgment, facilitate the orderly conduct of business.

Any member of the public who wishes to file a written statement with the Advisory Committee should mail a copy of the statement to the attention of: The Commodity Futures Trading **Commission Financial Products** Advisory Committee, c/o Maureen Donley-Hoopes, Commodity Futures Trading Commission, 2033 K Street NW., Washington, DC 20581, to be received prior to the date of the meeting. Members of the public who wish to make oral statements also should inform Ms. Donley-Hoopes in writing at the above address at least three days prior to the meeting. Provision will be made, if time permits for an oral presentation of reasonable duration.

Issued in Washington, DC the 20th day of April, by the Commission.

#### Jean A. Webb,

Secretary to the Commission.
[FR Doc. 88–8933 Filed 4–22–88; 8:45 am]
BILLING CODE 6351–01-M

### CONSUMER PRODUCT SAFETY COMMISSION

[CPSC Docket No. 88-1]

### P&M Enterprises; Prehearing Conference

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Notice of prehearing conference.

**DATE:** This notice announces a prehearing conference to be held in the matter of Philip A. Dye and Marilyn J.

Dye, d/b/a P&M Enterprises, on May 10, 1988, at 9:30 a.m.

ADDRESS: The prehearing conference will be in Room 1211, Interstate Commerce Commission, 12th Street NW. and Constitution Avenue, Washington, DC. For additional information contact: Sheldon D. Butts, Deputy Secretary, Consumer Product Safety Commission, Washington, DC 20207, telephone (301) 492–6800.

#### **Notice of Prehearing Conference**

Please take notice that the Presiding Officer will be Administrative Law Judge Paul J. Clerman; that the Presiding Officer has determined that for good and sufficient cause appearing the time period prescribed under 16 CFR 1025.21(a) for the holding of a prehearing conference should be extended for an additional fifteen (15) days; and that a prehearing conference in this proceeding will be held at 9:30 a.m., on May 10, 1988, in Room 1211, at the Interstate Commerce Commission, 12th Street NW. and Constitution Avenue, Washington, DC, for the purposes outlined in 16 CFR 1025.21(a).

The following issues will be addressed:

- 1. Setting a time limit for any discovery not completed by the date of the conference.
- 2. Setting a date, time and place for the hearing.
- 3. And such other matters as may aid in the efficient presentation of disposition of the proceedings.

Date: April 20, 1988. Sheldon D. Butts,

Deputy Secretary.

[FR Doc. 88-8963 Filed 4-22-88; 8:45 am]

#### **DEPARTMENT OF DEFENSE**

#### Department of the Army

Military Traffic Management Command, Directorate of Inland Traffic; Rules and Accessorial Services Governing the Movement of Department of Defense Freight Traffic by Rail Carrier

AGENCY: Military Traffic Management Command (MTMC), Department of the Army, Department of Defense (DOD).

ACTION: Procedural changes in DOD freight rate acquisition programs; final action.

**SUMMARY:** On June 4, 1987 (52 FR 107), MTMC, on behalf of the DOD, published notice of intent to modify the procedures used to acquire rates and charges from

the commercial carrier industry for the movement of its freight traffic. This modification is the issuance of a rules publication designed to standardize and simplify the procurement of all rail carrier rates and services under 49 U.S.C. 10721. This publication, MTMC Freight Traffic Rules Publication No. 10, is now final. Copies of the publication may be obtained by writing to: HQ Military Traffic Management Command, ATTN: MT-INN-G, 5611 Columbia Pike, Falls Church, Virginia 22041–5050.

EFFECTIVE DATE: July 1, 1988.

#### FOR FURTHER INFORMATION CONTACT:

Mr. Allen W. Kirby or Mr. David H. Hannaford, HQ, Military Traffic Management Command, ATTN: MT-INN-G, 5611 Columbia Pike, Falls Church, Virginia 22041–5050, or telephone (202) 756–1585.

SUPPLEMENTARY INFORMATION: The transportation regulatory reform legislation enacted over the past several years has deregulated both Trailer/ Container on Flatcar (TOFC/COFC) and Boxcar shipments resulting in a corresponding proliferation of exempt rate publications, and a great diversity in the manner in which carriers' rates, rules, and services are expressed within those publications. As a result, the standardization and automation of rail carriers' rates and charges are essential to the formulation of a successful and manageable rate comparison program. Automation is feasible, of course, only if carriers' rates and charges are expressed in a uniform manner compatible with electronic data processing.

MTMC Freight Traffic Rules
Publication No. 10 (MFTRP No. 10): This
publication contains both rules and
accessorial service requirements to
govern the rates and services of rail
carriers doing business with the DOD. It
will govern the movement of all DOD
shipments by rail EXCEPT for those
rates and services concerning the
movement of Foreign Military Sales
shipments which are regulated by the
Interstate Commerce Commission.

This publication is designed to be used with the new DOD Standard Tender of Freight Services, MT Form 364–R, and will apply from, to, or between points in the continental United States, Alaska, and/or Canada which are specified in carriers' individual tenders filed with HQMTMC. Tenders or carriers subject to these publications may not refer to any other publication for application of rates and charges therein.

Although the publication becomes effective, July 1, 1988, affected carriers are not subject to the publications until

such time as they individually file the DOD tender referring to this governing publication. An implementation schedule for the DOD tender will be announced through a series of letters directed to the rail carrier industry and to all applicable carriers having the present tender, Form OP 280, on file. MFTRP No. 10 is for carrier reference and will not be submitted to MTMC with or as part of, individual carrier tender filings.

John O. Roach II,

Army Liaison Officer with the Federal Register.

[FR Doc. 88-8935 Filed 4-22-88; 8:45 am] BILLING CODE 3710-08-M

#### **DEPARTMENT OF ENERGY**

Floodplain/Wetland Involvement
Determination for the University of
South Carolina John E. Swearingen
Center for Engineering Phase II
Building Project

**ACTION:** Floodplain/wetland involvement and opportunity for comment.

SUMMARY: The University of South Carolina, through a construction grant from the Department of Energy, proposes to convert and renovate a portion of an existing complex of buildings to serve as an engineering research facility for the Mechanical and Civil Engineering Departments. The University of South Carolina is located in Columbia, South Carolina.

**DATES:** Comments are due on or before May 10, 1988.

ADDRESS: Send written comments or suggestions to Linda Freeman, Environment, Safety, and Health Division, U.S. Department of Energy, 9800 S. Cass Avenue, Argonne, Illinois 60349, (312) 972–2240.

SUPPLEMENTARY INFORMATION: The University of South Carolina proposes to convert and renovate a portion of an existing complex of buildings in Columbia, South Carolina to serve as an engineering research facility whose purpose is to stimulate research and training in higher education. The conversion consists of demolition of an existing wing of the existing complex and construction of a new wing. The proposed facility will partially replace the existing engineering building and relieve the currently congested and unsafe conditions found in the existing building. The proposed John E. Swearingen Center for Engineering Phase II will house the specially designed laboratoreis and classrooms in which to conduct the research and

instructional activities of the Mechanical and Civil Engineering Departments.

Pursuant to DOE's "Complaince with Floodplain/Wetlands Environmental Review Requirements" (10 CFR Part 1022), DOE has determined that this project would involve activities within a floodplain/wetland area. The site of the proposed project is located within a 100 year Flood Boundary which extends on either side of the Rocky Branch River. Planned work activities within the floodplain will include construction and renovation as described above. The DOE will prepare a floodplain/wetland assessment.

Further information on this project is available from the address listed above.

Hilary J. Rauch,

Manager.

[FR Doc. 88-8966 Filed 4-22-88; 8:45 am] BILLING CODE 6450-01-M

#### Office of General Counsel

### Intent To Grant Exclusive Patent License; Roberts Pharmaceutical Corp.

Notice is hereby given of an intent to grant to Roberts Pharmaceutical Corp. of Eatontown, NJ., an exclusive license to practice in the United States the inventions described in U.S. Patent No. 4,698,431 entitled "Hydroxypyridonate Chelating Agents" and related U.S. patent application S.N. 067,077, directed to a method of synthesis thereof. The inventions are owned by the United States of America, as represented by the Department of Energy (DOE).

The proposed exclusive license will be subject to a license and other rights retained by the U.S. Government, and will be subject to a negotiated royalty provision. DOE intends to grant the license, upon a final determination in accordance with 35 U.S.C. 209(c), unless within 60 days of this notice the Assistant General Counsel for Patents. Department of Energy. Washington. DC 20585, receives in writing any of the following, together with supporting documents:

(i) A statement from any person setting forth reasons why it would not be in the best interests of the United States to grant the proposed license; or

(ii) An application for a nonexclusive license to either of the inventions in the United States, in which applicant states that he has already brought either of the inventions to practical application or is likely to bring either invention to practical application expeditiously.

The Department will review all written responses to this notice, and will

grant the license if, after expiration of the 60-day notice period, and after consideration of written responses to this notice, a determination is made, in accordance with 35 U.S.C. 209(c), that the license grant is in the public interest.

Issued in Washington, DC on April 7, 1988. Eric J. Fygi,

Acting General Counsel.
[FR Doc. 88–8968 Filed 4–22–88; 8:45 am]
BILLING CODE 6450–01-M

### Economic Regulatory Administration [ERA Docket No. 88-15-NG]

### DEKALB Petroleum Corp.; Application To Import Natural Gas From Canada

**AGENCY:** Economic Regulatory Administration, DOE.

**ACTION:** Notice of application for blanket authorization to import natural gas.

**SUMMARY:** The Economic Regulatory Administration (ERA) of the Department of Energy (DOE) gives notice of receipt on March 22, 1988, of an application filed by DEKALB Petroleum Corporation (DEKALB) for blanket authorization to import up to 100 MMcf of natural gas per day and a maximum of 73 Bcf over a two-year term beginning on the date of first delivery. DEKALB would import the gas on a short-term or spot basis for its own account as well as for the accounts of its Canadian suppliers and U.S. purchasers, including pipelines, local distribution companies and commercial and industrial end-users.

The application is filed with the ERA pursuant to section 3 of the Natural Gas Act and DOE Delegation Order No. 0204–111. Protests, motions to intervene, notices of intervention and written comments are invited.

**DATE:** Protests, motions to intervene or notices of intervention, as applicable, requests for additional procedures and written comments are to be filed no later than May 25, 1988.

#### FOR FURTHER INFORMATION CONTACT:

Larine Moore, Natural Gas Division,
Economic Regulatory Administration,
Forrestal Building, Room GA-076,
1000 Independence Avenue SW.,
Washington, DC 20585, (202) 586-9478
Diane Stubbs, Natural Gas and Mineral
Leasing, Office of General Counsel,
U.S. Department of Energy, Forrestal
Building, Room 6E-042, 1000
Independence Avenue SW.,
Washington, DC 20585, (202) 586-6667.

SUPPLEMENTARY INFORMATION: DEKALB is a Canadian corporation with its principal place of business in Calgary, Alberta. No contracts have been

executed and therefore the application does not identify the suppliers, buyers, or prices; however, DEKALB asserts that the specific terms of each import and sale would be based on competition in the marketplace. DEKALB intends to utilize existing pipeline facilities for transportation of the volumes imported and proposes to submit quarterly reports detailing each transaction.

DEKALB has requested that the ERA consider its requested authorization on an expedited basis. An ERA decision on Dekalb's request for expedited treatment, particularly with respect to whether additional written comments or other procedures will be necessary in this case, will not be made until all responses to this notice have been received and evaluated.

The decision on this application will be made consistent with the DOE's gas import policy guidelines, under which the competitiveness of an import arrangement in the markets served is the primary consideration in determining whether it is in the public interest (49 FR 6684, February 22, 1984). Parties that may oppose this application should comment in their responses on the issue of competitiveness as set forth in the policy guidelines. The applicant asserts that this import arrangement is competitive. Parties opposing the arrangement bear the burden of overcoming this assertion.

All parties should be aware that if the ERA approves this requested blanket import, it may designate a total amount of authorized volumes for the term rather than the daily or annual limit, in order to provide the applicant with maximum operating flexibility.

#### **Public Comment Procedures**

In response to this notice, any person may file a protest, motion to intervene or notice of intervention, as applicable. and written comments. Any person wishing to become a party to the proceeding and to have the written comments considered as the basis for any decision on the applicant must, however, file a motion to intervene or notice of intervention, as applicable. The filing of a protest with respect to this application will not serve to make the protestant a party to the proceeding, although protests and comments received from persons who are not parties will be considered in determining the appropriate action to be taken on the application. All protests, motions to intervene, notices of intervention, and written comments must meet the requirements that are specified by the regulation in 10 CFR Part 590.

Protests, motions to intervene, notices of intervention, requests for additional procedures, and written comments should be filed with the Natural Gas Division, Office of Fuels Programs, Economic Regulatory Administration, Room GA-076, RG-23, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585, (202) 586-9478. They must be filed no later than 4:30 p.m. e.d.t., May 25, 1988.

The Administrator intends to develop. a decision record on the application through responses to this notice by parties, including the parties' written comments and replies thereto. Additional procedures will be used as necessary to achieve a complete understanding of the facts and issues. A party seeking intervention may request that additional procedures be provided, such as additional written comments, an oral presentation, a conference, or trialtype hearing. Any request to file additional written comments should explain why they are necessary. Any request for an oral presentation should identify the substantial question of fact, law, or policy at issue, show that it is material and relevent to a decision in the proceeding, and demonstrate why an oral presentation is needed. Any request for a conference should demonstrate why the conference would materially advance the proceeding. Any request for a trial-type hearing must show that there are factual issues genuinely in dispute that are relevant and material to a decision and that a trial-type hearing is necessary for a full and true disclosure of the facts.

If an additional procedure is scheduled, the ERA will provide notice to all parties. If no party requests additional procedures, a final opinion and order may be issued based on the official record, including the application and responses filed by parties pursuant to this notice, in accordance with 10 CFR 590.316.

A copy of DEKALB's application is available for inspection and copying in the Natural Gas Division Docket Room, GA-076 at the above address. The docket room is open between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, April 12, 1988. Constance L. Buckley,

Director, Natural Gas Division, Office of Fuels Programs, Economic Regulatory Administration.

[FR Doc. 88-8967 Filed 4-22-88; 8:45 am]
BILLING CODE: 6450-01-M

IDocket No. ERA C&E 88-10; Certification Notice—151

Filing of Certification of Compliance; Coal Capability of New Electric Powerplants Pursuant to Provisions of the Powerplant and Industrial Fuel Use Act, as Amended

AGENCY: Economic Regulatory Administration, DOE.
ACTION: Notice of filing.

SUMMARY: Title II of the Powerplant and Industrial Fuel Use Act of 1978, as amended ("FUA" or "the Act") (42 U.S.C. 8301 et seq.) provides that no new electric powerplant may be constructed or operated as a base load powerplant without the capability to use coal or another alternate fuel as a primary energy source (section 201(a)). In order to meet the requirement of coal capability, the owner or operator of any new electric powerplant to be operated. as a base load powerplant proposing to use natural gas or petroleum as its primary energy source may certify, pursuant to section 201(d) to the Secretary of Energy prior to construction, or prior to operation as a base load powerplant, that such powerplant has capability to use coal or another alternate fuel. Such certification establishes compliance with section 201(a) as of the date it is filed with the Secretary. The Secretary is required to publish in the Federal Register a notice reciting that the certification has been filed. One owner and operator of a proposed new electric base load powerplant has filed a self certification in accordance with section 201(d). Further information is provided in the SUPPLEMENTARY INFORMATION section below.

#### SUPPLEMENTARY INFORMATION:

The following company filed a self certification:

| Name:  | Date-<br>received | Type facility             | Megawatt capacity | Location     |
|--|-------------------|---------------------------|-------------------|--------------|
| Intercontinental Energy Associates, Cohasset, MA |                   | Powerplant Combined Cycle |                   | Boswell, VA. |

Amendments to FUA on May 22, 1987 (Pub. L. 100–42) altered the general prohibitions to include only new electric baseload powerplants and to provide for the self certification procedure.

Issued in Washington, DC, on April 18, 1988.

#### Robert L. Davies,

Director, Office of Fuels Programs, Economic Regulatory Administration.

[FR Doc. 88-8993 Filed 4-22-88; 8:45 am] BILLING CODE 6450-01-M.

### Federal Energy Regulatory Commission

[Docket Nos. QF87-165-001 et al.]

Energenics/Glendon, Inc., et al.; Electric Rate, Small Power Production, and Interlocking Directorate Filings

April 20, 1988.

Take notice that the following filings have been made with the Commission:

#### 1. Energenics/Glendon, Inc.

[Docket No. QF87-165-001]

On April 5, 1988, Glendon Energy Company (Applicant), of 711 Lehigh Street, Easton, Pennsylvania 18042 submitted for filing an application for recertification of a facility as a qualifying small power production facility pursuant to § 292.207 of the Commission's regulations. No determination has been made that the submittal constitutes a complete filing.

The small power production facility will be located in the Borough of Glendon, Northampton County, Pennsylvania. The facility will consist of a 500 ton per day mass burn solid waste facility with a design point of 5200 Btu

per pound HHV. The net electric power production capacity will be approximately 12 to 12.5 MW. This contrasts with the 11 MW net electric power production in the original application.

Comment date: Thirty days from publication in the Federal Register, in accordance with Standard Paragraph E at the end of this notice.

### 2. O'Brien California Cogen Limited a California Limited Partnership

[Docket No. QF85-563-001]

On March 31, 1988, O'Brien California Cogen Limited a California limited partnership (Applicant) of 225 South Eighth Street, Philadelphia, Pennsylvania 19106 submitted for filing an application for recertification of a facility as a qualifying cogeneration facility pursuant to § 292.207 of the Commission's regulations. No determination has been made that the submittal constitutes a complete filing.

The topping-cycle cogeneration facility located in Artesia, California. The facility consists of a combustion turbine generator, a heat recovery steam generator, and an extraction condensing turbine generator. The primary energy source is natural gas. The electric power production capacity is approximately 27 MW.

By Order issued September 18, 1985, the Commission granted certification of the facility as a cogeneration facility (32 FERC ¶ 62,607).

The recertification is requested due to change of ownership from O'Brien Energy Systems Inc. to O'Brien California Cogen Limited a California limited partnership. All other facility's characteristics remain the same.

Comment date: Thirty days from publication in the Federal Register, in accordance with Standard Paragraph E. at the end of this notice.

#### 3. The New York Hospital Cornell Medical Center, Westchester Division

[Docket No. QF88-329-000]

On April 6, 1988, The New York Hospital Cornell Medical Center, Westchester Division, of 21 Bloomingdale Road, White Plains, New York 10605, submitted for filing an application for recertification of a facility as a qualifying cogeneration facility pursuant to § 292.207 of the Commission's regulations. No determination has been made that the submittal constitutes a complete filing.

The topping-cycle cogeneration facility located in White Plains, New York. The facility consists of 2 dual fuel engine-generators, 2 waste heat recovery steam generators, and necessary heat transfer equipment. Thermal energy recovered from the facility will be used for space heating and for hot water production. The maximum electric power production capacity of the facility will be 2100 kW. The primary source of energy will be natural gas. Construction of the facility is planned to commence on July 1, 1988.

Comment date: Thirty days from publication in the Federal Register, in accordance with Standard Paragraph E at the end of this notice.

### Androscoggin Reservoir Company and Aziscohos Hydro Company, Inc.

[Docket No. QF88-321-000]

On March 28, 1988, Androscoggin Reservoir Company and Aziscohos Hydro Company, Inc. (Applicant), of 150 Main Street, Lewiston, Maine 04240 and Two Greenwich Plaza, Greenwich Plaza, Greenwich Plaza, Greenwich, Connecticut 06830, respectively, submitted for filing an application for certification of a facility as a qualifying small power production facility pursuant to § 292.207 of the Commission's regulations. No determination has been made that the submittal constitutes a complete filing.

The 5.2 MW hydroelectric facility (FERC P.4026) will be located on the Magalloway River in Oxford County, Maine.

A separate application is required for a hydroelectric project license, preliminary permit or exemption from licensing. Comments on such applications are requested by separate public notice. Qualifying status serves only to establish eligibility for benefits provided by PURPA, as implemented by the Commission's regulations, 18 CFR Part 292. It does not relieve a facility of any other-requirements of local, State or Federal law, including those regarding siting, construction, operation, licensing and pollution abatement.

Comment date: Thirty days from publication in the Federal Register, in accordance with Standard Paragraph E at the end of this notice.

#### 5. Olin Corporation

[Docket No. QF88-330-000]

On April 7, 1988, Olin Corporation (Applicant), of P.O. Box 28, McIntosh, Alabama 36553 submitted for filing an application for certification of a facility as a qualifying cogeneration facility pursuant to § 292.207 of the Commission's regulations. No determination has been made that the submittal constitutes a complete filing.

The topping cycle cogeneration facility will be located in Washington County, Alabama. The major equipment will include two combustion turbinegenerators, two waste heat recovery boilers, and an extracting steam condensing turbine-generator. The facility will provide useful thermal energy to two industrial processes. The net electric power production capacity will be approximately 203 megawatts. The primary energy source will be natural gas.

Comment date: Thirty days from publication in the Federal Register, in accordance with Standard Paragraph E at the end of this notice.

#### Standard Paragraph

E. Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street NE., Washington, DC 20426, in accordance with Rules 211

and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before the comment date. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

#### Lois D. Cashell,

Acting Secretary.

[FR Doc. 88–8973 Filed 4–22–88; 8:45 am] BILLING CODE 6717–01-M

#### [Docket Nos. CP88-331-000 et al.]

#### Northern Natural Gas Company et al., Division of Enron Corp.; Natural Gas Certificate Filings

April 20, 1988.

Take notice that the following filings have been made with the Commission:

### 1. Northern Natural Gas Company, Division of Enron Corp.

[Docket No. CP88-331-000]

Take notice that on April 11, 1988, Northern Natural Gas Company, Division of Enron Corp. (Northern), 2223 Dodge Street, Omaha, Nebraska 68102, filed in Docket No. CP88-331-000 a request, pursuant to §§ 157.205 and 284.223 of the Commission's Regulations under the Natural Gas Act for authority to transport natural gas on behalf of Pogo Producing Company, a producer of natural gas, under the certificate issued in Docket No. CP86-435-000 on December 22, 1986, pursuant to section. 7(c) of the Natural Gas Act, all as more fully set forth in the request on file with the Commission and open to public inspection.

Pursuant to a gas transportation agreement dated March 8, 1988, Northern states it would transport on an interruptible basis, up to 10,000 Mcf of natural gas per day for Pogo Producing Company from on point of receipt, East Cameron Block 104, in offshore Louisiana to one point of delivery, East Cameron Block 97, in offshore Louisiana. Construction of facilities will not be required to provide the proposed service.

Northern further states that the peak day, average day, and annual quantities would be 10,000 Mcf, 7,500 Mcf, and 3,650,000 Mcf, respectively. Applicant indicates that service under § 284.223(a) of the Commission's Regulations was reported in Docket No. ST88–2754. Comment date: June 6, 1988, in accordance with Standard Paragraph G at the end of this notice.

### 2. Northern Natural Gas Company, Division of Enron Corp.

[Docket No. CP88-335-000]

Take notice that on April 11, 1988, Northern Natural Gas Company, Division of Enron Corp. (Northern), 2223 Dodge Street, Omaha, Nebraska 68102, filed in Docket No. CP88–335–000, an application pursuant to §§ 157.205 and 284.223 of the Commission's Regulations for authority to transport natural gas, on behalf of Phoenix Chemical Company, an end-user of natural gas, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Pursuant to Gas Transportation
Agreement date March 1, 1988, Northern
will transport up to 35,000 MMBtu/day
for Phoenix Chemical Company from
forty-six (46) points of receipt in
Oklahoma, Kansas, Texas, Wisconsin,
North Dakota, Iowa, Minnesota and
New Mexico to three (3) points of
delivery in North Dakota, Iowa and
Illinois. Construction of facilities will
not be required to provide the proposed
service.

Comment date: June 6, 1988, in accordance with Standard Paragraph G at the end of this notice.

### 3. Arkla Energy Resources, a Division of Arkla, Inc.

[Docket No. CP88-318-000]

Take notice that on March 29, 1988, Arkla Energy Resources, a division of Arkla, Inc. (AER), P.O. Box 21734, Shreveport, Louisiana 71151, filed in Docket No. CP88-318-000 a request pursuant to § 157.205 of the Regulations under the Natural Gas Act and AER's blanket certificate issued in Docket Nos. CP82-384-000 and CP82-384-001 for authorization to construct and operate a tap and related jurisdictional facilities necessary to deliver gas from its jurisdictional system for resale by Arkansas Louisiana Gas Company, a division of Arkla, Inc. (ALG), all as more fully set forth in the request which is on file with the Commission and open to public inspection.

AER specifically proposes to construct and operate a sales tap on its Line 8–C in Greer County, Oklahoma, to deliver gas to ALG for service to W.C. Bowman, a domestic customer who would use approximately 140 Mcf per year. The proposed jurisdictional facilities would cost approximately \$1,350 to install.

AER states that the gas would be delivered from its general system

supply, which it states is adequate to provide the service.

Comment date: June 6, 1988, in accordance with Standard Paragraph G at the end of this notice.

### 4. Greeley Gas Co. and Commercial Pipeline Co., Inc.

[Docket No. CP88-324-000]

Take notice that on March 31, 1988, Greeley Gas Company (Greeley), 1301 Pennsylvania Street, Suite 800, Denver Colorado 80203-5015, and Commercial Pipeline Company, Inc. (Commercial), 120 South Market, Wichita, Kansas 67202, filed in Docket No. CP88-324-000, a joint application pursuant to sections 7(c) and 7(b) of the Natural Gas Act, respectively, for (1) a certificate of public convenience and necessity authorizing Greeley to acquire and operate all of the gas pipeline facilities owned by Commercial and (2) an order permitting and approving Commercial to abandon such facilities, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Greeley and Commercial state that they entered into a Purchase Agreement on September 28, 1987, as amended, wherein Commercial agreed to sell its pipeline facilities to Greeley, subject to receipt of the appropriate regulatory authorization. It is stated that the facilities are located in Bourbon and Linn Counties, Kansas, and in Bates County, Missouri. As a part of that Purchase Agreement, it is further stated that Greeley also acquired the property and assets of Commercial's three distribution customers: Mound City Gas Company, Inc. (Mound City), Pleasanton Gas Company, Inc. (Pleasanton), and Rich Hill-Hume Gas Company, Inc. (Rich Hill-Hume). Greeley advises that the Mound City and Pleasanton acquisitions were approved by the Kansas Corporation Commission (KCC) and that the Rich Hill-Hume acquisition was approved by the Missouri Public Service Commission. (Missouri PSC).

Greeley proposes to operate the system of Commercial, and the acquired systems of Mound City, Pleasanton, and Rich Hill-Hume, as a single system in a manner so that there would be no change in the markets served, except that the sales for resale presently made by Commercial would be eliminated, with all sales by Greeley being regulated by either the KCC or the Missouri PSC.

Consequently, Commercial requests that the Commission cancel its FERC Gas Tariff, which includes FERC Rate Schedule F-1 covering its sales for resale. Greeley desires that the Commission waive the reporting requirements under the NGA that would result from approval of the application. Finally, it is requested that the Commission expedite its consideration of the application in order that approval might be received prior to July 31, 1988, the date by which the transaction could be closed without modifying the Purchase Agreement.

Comment date: May 11, 1988, in accordance with Standard Paragraph F at the end of this notice.

### 5. Alabama-Tennessee Natural Gas Company

[Docket No. CP88-325-000]

Take notice that on March 31, 1988, Alabama-Tennessee Natural Gas Company (Applicant), P.O. Box 918, Florence, Alabama 35631, filed in Docket No. CP88–325–000 an application pursuant to section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity to transport natural gas on behalf of Amoco Chemical Company (Amoco), all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicant requests authorization to transport on behalf of Amoco, on an interruptible basis for a term of one year, up to 14,000 dth of gas per day. Applicant, it is said, would receive such gas at the existing point of interconnection between the facilities of Applicant and Tennessee Gas Pipeline Company in Alcorn County, Mississippi or Colbert County, Alabama, and/or Columbia Gulf Transmission Company located in Alcorn County, Mississippi, and or Tennessee River Intrastate Gas Company located in Colbert County, Alabama.

Applicant states further that it would redeliver equivalent quantities of gas to Amoço at existing points of interconnection between the facilities of Applicant and Amoco as set forth in Exhibit F of the application.

For this transportation service, applicant represents that it would charge Amoco a transportation rate based on Sheet No. 4 of Applicant's FERC Gas Tariff, First Revised Volume No. 1.

Applicant avers that the transportation agreement would remain in force for a primary term of 1 year from the date of initial deliveries, and year to year thereafter unless and until terminated by either party giving proper notice.

Comment date: May 11, 1988, in accordance with Standard Paragraph F at the end of this notice.

#### Standard Paragraph

F. Any peson desiring to be heard or make any protest with reference to said filing should on or before the comment date file with the Federal Energy Regulatory Commission, 825 North Capitol Street NE., Washington, DC 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any peson wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to jurisdiction conferred upon the Federal Energy Regulatory Commission by sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this filing if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for the applicant to appear or be represented at the hearing.

G. Any person or the Commission's staff may, within 45 days after the issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to § 157.205 of the Regulations under the Natural Gas Act (18 CFR § 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for

authorization pursuant to section 7 of the Natural Gas Act.

Lois D. Cashell,

Acting Secretary.

[FR Doc. 88–8972 Filed 4–22–88; 8:45 am]. BILLING CODE 6717–01-M

BILLING CODE 6/1/-01-M

#### [Docket No. GP88-14-000]

State of Kentucky, Public Service Commission, Blacklog #5 Well et al., JD81-43949 et al. Preliminary Finding That Jurisdictional Agency Determinations Are Not Supported By Substantial Evidence

Issured April 20, 1988.

On various dates between 1981 and 1985, the Public Service Commission of the State of Kentucky (Kentucky) notified the Commission of 22 well category determinations made pursuant to section 503 of the Natural Gas Policy . Act of 1978 (NGPA). Absent Commission action, the notices would have become final after 45 days pursuant to § 275.202(a) of the Commission's regulations. 1 In each instance the Commission advised Kentucky within 45 days that the notices were deficient, lacking either sufficient explanation of the basis for each determination or sufficient information to complete the applications. Consequently, none of the determinations has become final.

Despite repeated requests for necessary additional information, none of the requisite information has been provided by Kentucky or the applicants. The Appendix to this order summarizes each determination and its deficiency.

Under section 503(a) of the NGPA. when a jurisdictional state or federal agency makes a determination that natural gas qualifies under one of the pricing categories found in NGPA sections 102, 103, 107, or 108, the jurisdictional agency must provide the Commission with notice of the determination. Section 503(c)(3) authorizes the Commission to prescribe the form and content of filings made with jurisdictional agencies in connection with such determinations. Section 503(b) provides that the Commission shall reverse any jurisdictional agency determination if the Commission finds that the determination is unsupported by substantial evidence in the record upon which the determination was made.

The filing requirements for applications for determination are set forth in Subpart B of Part 274 of the Commission's regulations. These regulations specify the minimum information an applicant must file with a jurisdictional agency to support an affirmative determination. Also, these regulations specify the information a jurisdictional agency must file with this Commission to support a notice of determination. A notice of determination must include a copy of

the application, all information required by §§ 274.201–208 of the Commission's regulations to be filed with the jurisdictional agency, and an explanatory statement sufficient to enable a person examining the notice to ascertain the basis for the determination without reference to information or data not contained in the notice.

The Commission's procedures for reviewing a notice of determination are set forth in Part 275 of the Commission's regulations. Under § 2754.202(a), the Commission may, before any determination becomes final, make a preliminary finding that the determination is not supported by substantial evidence. Any state or federal agency or any other person may, within 30 days after issuance of a notice of a preliminary finding, submit written comments and may request an informal conference with the Commission's staff. A final order must be issued within 120 days after issuance of the premilinary

Based on the foregoing facts and circumstances, particularly because the notices of determinations have been deficient for a significant period, the Commission hereby gives notice of its preliminary finding that the subject well category determinations submitted by Kentucky are not supported by substantial evidence in the record upon which the determination were made.

By direction of the Commission.

Lois D. Cashell,

Acting Secretary.

<sup>1 18</sup> CFR 275.202(a) (1987).

#### **APPENDIX**

| Applicant                              | Well name                              | NGPA<br>section | FERC No.   | KY APP NGPA<br>No. | fnitial<br>FERC Ltr | Deficiency in Record                                       | Purchaser                             |
|--|--|-----------------|------------|--------------------|---------------------|--|---------------------------------------|
| Alert Oil & Gas<br>Company, Inc.       | Blacklog #95                           | 107             | JD81-43949 | 16-15950029        | 9-17-81             | Indicates over 5% non-shale footage.                       | Columbia Gas Transmission Corp.       |
| Texas International<br>Petroleum Corp. | Walter McClain #1                      | 107             | JD81-45208 | 16-175-502310      | 9-24-81             | Well log not marked  | (Unknown)                             |
| Do                                     | Lowell Hopkins #1                      | 107             | JD81-45209 | 16-175-502311      | 9-24-81             | do   | (Unknown)                             |
| Reef Petroleum Corp. of Indiana.       | Alberta Corum #1                       | 102             | JD83-02622 | 16-107-502789      | 11-24-82            | Lacks required Behind-the-Pipe<br>Exclusion economic test. | (Unknown)                             |
| Bow Valley Petroleum,<br>Inc.          | KRCC #120                              | 107             | JD84-02903 | 16-133-505210      | 12-2-83             | Lacks gamma ray log  | Columbia Gas<br>Transmission<br>Corp  |
| Do                                     | KRCC #16                               | 107             | JD84-02904 | 16-133-505211      | 12-2-83             | do   |                                       |
| Do                                     | Kentucky River Coal<br>#107.           | 107             | JD84-02905 | 16-193-505212      | 12-2-83             | do   | Do                                    |
| Do                                     | Kentucky River Coal<br>#104.           | 107             | JD84-02906 | 16-193-505213      | 12-2-83             | do   | Do                                    |
| Do                                     | Kentucky River Coal<br>#103.           | 107             | JD84-02907 | 16-193-505214      | 12-2-83             | do   | Do                                    |
| Do                                     | KRCC #156                              | 107             | JD84-02908 | 16-193-505215      | 12-2-83             | do   | Do                                    |
| Do                                     | Kentucky River Coal<br>#117.           | 107             | JD84-02909 | 16-133-505216      | 12-2-83             | do   | Do                                    |
| Do                                     | Kentucky River Coal<br>#102.           | 107             | JD84-02910 | 16-193-505217      | 12-2-83             | do   | Do                                    |
| Do                                     | KRCC #146                              | 107             | JD84-02911 | 16-193-505218      | 12-2-83             | do   | Do                                    |
| Do                                     | Harden Campbell<br>#150.               | 107             | JD84-02912 | 16-133-505219      | 12-2-83             | do   | Do                                    |
| Do                                     | Kentucky River Coal<br>#106.           | 107             | JD84-02913 | 16-133-505220      | 12-2-83             | do   | Do                                    |
| Do                                     | KRCC #115                              | 107             | JD84-02914 | 16-133-505221      | 12-2-83             | do   | ' Do                                  |
| Do                                     | Kenneth Loudy #157                     | 107             | JD84-02915 | 16-193-505222      | 12-2-83             | do   | Do                                    |
| William P. Brown and<br>Ralph Maertz.  | Clifton Zentmyer #1                    | 107             | JD84-20592 | 16-047-506552      | 3-29-84             | Well log not marked  | Western Kentucky<br>Gas Co.           |
| Cobra Oil and Gas, Inc                 | Carpenter Heirs (Earl<br>Spurlock #1). | 103             | JD84-28392 | 16-153-506922      | 5-21-84             | Lacks location plat  | Columbia Gas Co.<br>of Kentucky, Inc. |
| Welch Bros. Oil & Gas<br>Inc.          | Harold Prewitt #1                      | 103             | JD84-28443 | 16-235-506973      | 5-21-84             | Lacks Original spud date                                   |                                       |
| Bowling Green<br>Petroleum Corp.       | Earl & Sarah Pyle<br>#1A.              | 103             | JD85-33842 | 16-169-507383      | 7-17-85             | do   | Atlantic<br>Resources, Inc.           |
| Bow Valley Petroleum,<br>Inc.          | Kentucky River Coal<br>#105.           | 107             | JD85-34188 | 16-193-507498      | 7-25-85             | Well log not correctly marked                              |                                       |

FR Doc. 88-8974 Filed 4-22-88; 8:45 am] BILLING CODE 6717-01-M

[Docket No. RP88-42-000]

### Pacific Offshore Pipeline Co.; Informal Settlement Conference

April 20, 1988.

Take notice that an informal

settlement conference will be convened in the above proceeding on May 5, 1988, at 10:00 a.m. at the offices of the Federal Energy Regulatory Commission, 825 North Capitol Street NE., Washington, DC 20426.

Any party, as defined by 18 CFR 385.102(c), is invited to attend. Persons wishing to become a party must move to intervene and receive intervenor status pursuant to the Commission's regulations (18 CFR 385.214).

For additional information, contact John C. Walley (202) 357–8458 or Anja M. Clark (202) 357–5740.

Lois D. Cashell,

Acting Secretary.

[FR Doc. 88-8969 Filed 4-22-88; 8:45 am] BILLING CODE 6717-01-M

[Docket No. CI88-367-000]

### Sabine Corp.; Application Requesting Retroactive Abandonment

April 20, 1988.

Take notice that on March 18, 1988, as supplemented on April 13, 1988, Sabine Corporation (Sabine), 1000 LTV Center, 2001 Ross Avenue, Dallas, Texas 75201, filed an application pursuant to section 7(b) of the Natural Gas Act and § 157.30 of the Commission's Regulations requesting retroactive permanent abandonment to be effective in November 1971 for sales of gas dedicated to Natural Gas Pipeline Company of America (NGPL) from the Hoyt No. 1-2 well located in Section 2, T17N-R17W, Dewey County, Oklahoma. Sabine states that it has executed a settlement agreement with NGPL whereby Samine agreed to pay amounts owed to NGPL and NGPL agreed to release the gas upon issuance of abandonment authorization by the Commission.

In support of its application, Sabine states that pursuant to a contract dated December 17, 1962, as amended on July 28, 1967, Sarkeys, Inc. (Sarkeys). Sabine's predecessor-in-interest, 1 sold gas to NGPL from the Hoyt No. 1-2 well. Sabine states that in 1971 Sarkeys sought release of the Hoyt No. 1-2 well from the contract with NGPL because the pressure from the well could not buck NGPL's line pressure. Sabine avers that although NGPL prepared a release agreement in 1971, NGPL never formally executed the release. Sabine states that begining in 1971 Sarkeys sold gas from the Hoyt No. 1-2 well to Mobil Oil Corporation (predecessor-in-interest to Signal Oil and Gas Company) which processed the gas, and in turn sold the residue gas attributable thereto to Panhandle Eastern Pipe Line Company

(Panhandle) under a percentage-ofproceeds contract.

Sabine states that Sarkeys did not obtain abandonment authorization when it ceased selling gas from the Hoyt No. 1–2 well to NGPL. Sabine states that it and NGPL have determined that through April 1, 1986, Sabine sold to other purchasers 63,444 Mcf of gas which was dedicated to NGPL. Sabine states that the Hoyt No. 1–2 well is effectively shut-in because the gathering system has corroded and cannot transport the gas.

Sabine and NGPL entered into a settlement agreement dated August 22, 1984. The settlement provides that upon (1) receipt of abandonment authorization from the Commission, (2) determination of the volume of gas delivered to other purchasers from • November 1971 until the date the Commission's approval of abandonment authorization becomes final, and (3) payment by Sabine to NGPL of an amount equal to NGPL's weighted average cost of gas over the relevant period less the price per Mcf NGPL would have paid under the December 17, 1962, contract, plus interest computed according to 18 CFR 154.102(d), NGPL will release Sabine from any claim of breach of contract arising from the delivery of gas from the Hoyt No. 1-2 well and will release the acreage attributable to the Hoyt No. 1-2 well as of November 1971.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 11, 1988, file with the Federal Energy Regulatory Commission, Washington, DC 20426, a petition to intevene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). All protests files with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to the proceeding herein must file a petition to intervene in accordance with the Commission's rules.

Under the procedure herein provided for, unless otherwise advised, it will be

unnecessary for Sabine to appear or to be represented at the hearing.

#### Lois D. Cashell.

Acting Secretary.

[FR Doc. 88–8971 Filed 4–22–88; 8:45 am] BILLING CODE 6717-01-M

#### [Docket No. SA88-7-000]

### Webb-Duval Gatherers; Petition for Adjustment

April 20, 1988.

Take notice that on February 1, 1988, Webb-Duval Gatherers (Webb-Duval) filed a petition under section 502(c) of the Natural Gas Policy Act of 1978 (NGPA) requesting the Commission to grant an adjustment from § 284.123(b)(1)(ii) of the Commission's regulations so that it may use intrastate transportation rates it has on file with the Texas Railroad Commission (TRC) as the applicable rates for transportation under section 311(a)(2) of the NGPA.

Webb-Duval states it is a gas utility and intrastate pipeline company providing gathering and intrastate transportation service in Texas and that its gathering and transportation rates, filed with the TRC in the form of tariffs, are subject to regulation by the TRC. Webb-Duval intends to transport gas on behalf of various interstate pipeline companies and local distribution companies served by interstate pipelines under negotiated transportation agreements pursuant to NGPA section 311(a)(2).

Section 284.123(b)(1)(ii) of the Commission's regulations provides that under section 311 of the NGPA, an intrastate pipeline may elect to charge rates contained in rate schedules for intrastate service on file with the appropriate state regulatory agency, as long as the services are comparable. The Commission has interpreted comparable to mean city-gate service. Because Webb-Duval has no city-gate sales or city-gate rate, it cannot satisfy the requirement of § 284.123(b)(1)(ii) and seeks the adjustment in order to be permitted to base its rates on its tariff on file with TRC. Webb-Duval states that upon issuance of an adjustment it would, within a reasonable time, not to exceed 30 days, make a filing with

<sup>&</sup>lt;sup>1</sup> By order issued February 4, 1980, Sarkey's small producer certificate in Docket No. CS71-999 was amended by substituting Sabine as the certificate holder. Sarkeys lost its status as a small producer effective April 1, 1978. The small producer certificate in Docket No. CS71-999 therefore does not cover sales under contracts dated on or after April 1, 1978.

supporting documents necessary for the TRC to make a determination that its rate proposed for section 311(a) service is cost-based and fair and equitable. It agrees to use for its section 311(a) services rates not in excess of the rate found by the TRC to be cost-based and fair and equitable. Webb-Duval states that the adjustment it seeks is necessary, in view of the circumstances, to prevent special hardship and inequity that would otherwise result from forcing it to submit a § 284.123(b)(2) filing and would avoid unnecessary dual agency

The procedures applicable to the conduct of this adjustment proceeding are found in Subpart K of the Commission's Rules of Practice and Procedure. Any person desiring to participate in this adjustment proceeding must file a motion to intervene in accordance with the provisions of Subpart K. All motions to intervene must be filed within 15 days after publication of this notice in the Federal Register. The petition is on file with the Commission and is available for public inspection.

Lois D. Cashell,

Acting Secretary.

[FR Doc. 88-8970 Filed 4-22-88; 8:45 am] BILLING CODE 6717-01-M

#### **FEDERAL COMMUNICATIONS** COMMISSION

[MM Docket No. 88-171]

#### Applications for Consolidated Hearing; Faith Broadcasting, Inc., and Daryl M. Kasper

1. The Commission has before it the following mutually exclusive applications for a new FM station:

| Applicant, city and state                  | File No.     | MM<br>Docket<br>No. |
|--|--------------|---------------------|
| A. Faith Broadcasting,<br>Inc.; Minot, ND. | BPH-870224MB | 88-171              |
| B. Daryl M. Kasper;<br>Minot, ND.          | BPH-870224MR |                     |

2. Pursuant to section 309(e) of the Communications Act of 1934, as amended, the above applications have been designated for hearing in a consolidated proceeding upon the issues whose headings are set forth below. The text of each of these issues has been standardized and is set forth in its entirety under the corresponding headings at 51 FR 19347 (May 29, 1986). The letter shown before each applicant's name, above, is used below to signify

whether the issue in question applies to that particular applicant.

Issue Heading and Applicants

- 1. Air Hazard, A. B.
- 2. Comparative, A, B
- 3. Ultimate, A, B
- 3. If there is any non-standardized issue in this proceeding, the full text of the issue and the applicants to which it applies are set forth in an Appendix to this Notice. A copy of the complete HDO in this proceeding is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text may also be purchased from the Commission's duplicating contractor, International Transcription Services, Inc., 2100 M Street NW., Washington, DC 20037. (Telephone (202) 857-3800). W. Jan Gay

Assistant Chief, Audio Services Division, Mass Media Bureau.

[FR Doc. 88-9027 Filed 4-22-88; 8:45 am] BILLING CODE 6712-01-M

#### [MM Docket No. 88-150]

#### Applications for Consolidated Hearing; Radio Indio Corp. et al.

1. The Commission has before it the following mutually exclusive applications for a new FM station:

| Applicant, city and<br>State                    | File No.                  | MM<br>Docket<br>No. |
|---|---------------------------|---------------------|
| A. Radio Indio<br>Corporation, Indio,<br>CA.    | BPH-851030MK              | 88-150              |
| B. Ty Stevens Broadcasting Limited, Indio, CA.  | BPH-851030MV              |                     |
| C. M. Christine Ottinger, LaQuinta (Indio), CA. | BPH-851025ML <sup>1</sup> |                     |
| D. Ronald Payne,<br>Indio, CA.                  | BPH-851029MY <sup>1</sup> | -                   |

- 1 Previously dismissed.
- 2. Pursuant to section 309(e) of the Communications Act of 1934, as amended, the above applications have been designed for hearing in a consolidated proceeding upon the issues whose headings are set forth below. The test of each of these issues has been standardized and is set forth in its entirety under the corresponding headings at 51 FR 19347 (May 29, 1986). The letter shown before each applicant's name, above, is used below to signify whether the issue in question applies to that particular applicant.

Issue Heading and Applicants

1. Environmental Impact. A, B

- 2. Comparative, A. B.
- 3. Ultimate, A, B
- 3. If there are any non-standardized issues in this proceeding, the full text of the issue and the applicants to which it applies are set forth in an Appendix to this Notice. A copy of the complete HDO in this proceeding is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text may also be purchased from the Commission's duplicating contractor, International Transcription Services. Inc., 2100 M Street NW., Washington, DC 20037. (Telephone (202) 857-3800).

Assistant Chief, Audio Services Division, Mass Media Bureau.

[FR Doc. 88-9028 Filed 4-22-88; 8:45 am] BILLING CODE 6712-01-M

#### [MM Docket No. 88-172]

#### **Applications for Consolidated Hearing;** Janice Faye Surber et al.

1. The commission has before it the following mutually exclusive applications for a new FM station:

| Applicant, city and state   | File No.                     | MM<br>Docket<br>No. |
|---|------------------------------|---------------------|
| A. Janice Faye<br>Surber, Jellico, TN.<br>B. Fate Lamont<br>McAnally, Jellico,<br>TN. | BPH-870313NB<br>BPH-870313NE | 88-172              |

2. Pursuant to section 309(e) of the Communications Act of 1934, as amended, the above applications have been designed for hearing in a consolidated proceeding upon the issues whose headings are set forth below. The text of each of these issues has been standardized and is set forth in its entirety under the corresponding headings at 51 FR 19347, May 29, 1986. The letter shown before each applicant's name, above, is used below to signify whether the issue in question applies to that particular applicant.

Issue Heading and Applicant(s)

- 1. Comparative, All
- 2. Ultimate, All
- 3. If there is any non-standardized issue(s) in this proceeding, the full text of the issue and the applicant(s) to which it applies are set forth in an Appendix to the Notice. A copy of the complete HDO in this proceeding is available for inspection and copying during normal business hours in the FCC

Dockets Branch (Room 230), 1919 M Street NW., Washington, DC. The complete text may also be purchased from the Commission's duplicating contractor, International Transcription Services, Inc., 2100 M Street NW., Washington, DC 20037. (Telephone (202) 857–3800).

W. Jan Gay,

Assistant Chief, Audio Services Division, Mass Media Bureau.

[FR Doc. 88–9029 Filed 4–22–88; 8:45 am] BILLING CODE 6712-01-M

#### [MM Docket No. 88-170]

#### Applications for Consolidated Hearing; Viacom Broadcasting of Missouri, Inc., et al.

1. The commission has before it the following mutually exclusive applications for a new FM station:

| Applicant, city and state   | File No.          | MM<br>Docket<br>No. |  |
|---|-------------------|---------------------|--|
| A. Viacom Broadcasting of Missouri, Inc.                                  | BRCT-<br>871001KG | 88–170              |  |
| (KMOV (TV)); St.<br>Louis, MO.<br>B. Mark L. Wodlinger;<br>St. Louis, MO. | BPCT-871231KE     |                     |  |

2. Pursuant to section 309(e) of the Communications Act of 1934, as amended, the above applications have been designated for hearing in a consolidated proceeding upon the issues whose headings are set forth below. The text of each of these issues has been standardized and is set forth in its entirety under the corresponding headings at 51 FR 19347, May 29, 1986. The letter shown before each applicant's name, above, is used below to signify whether the issue in question applies to that particular applicant.

Issue Heading and Applicant(s)
Comparative, A, B
Ultimate, A, B

3. If there is any non-standardized issue(s) in this proceeding, the full text of the issue and the applicant(s) to which it applies are set forth in an Appendix to this Notice: A copy of the complete HDO in this proceeding is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street, NW., Washington, DC. The complete text may also be purchased from the Commission's duplicating contractor, International Transcription Services, Inc., 2100 M Street NW.,

Washington, DC 20037. (Telephone No. (202) 857–3800).

Roy I. Stewart.

Chief, Video Services Division, Mass Media Bureau.

[FR Doc. 88–9030 Filed 4–22–88; 8:45 am] BILLING CODE 6712-01-M

### FEDERAL DEPOSIT INSURANCE CORPORATION

### Information Collection Submitted to OMB for Review

**AGENCY:** Federal Deposit Insurance Corporation.

ACTION: Notice of information collection submitted to OMB for review and approval under the Paperwork Reduction Act of 1980.

Title of Information Collection: Consolidated Reports of Income and Condition (Insured State-Chartered Savings Banks) (OMB No. 3064-0054).

Background: In accordance with requirements of the Paperwork Reduction Act of 1980 [44 U.S.C. Chapter 35], the FDIC hereby gives notice that it has submitted to the Office of Management and Budget a request for the review and approval of the information collection system identified above.

ADDRESSES: Written comments regarding the submission should be addressed to Robert Neal, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to John Keiper, Assistant Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429.

Comments: Comments on this collection of information should be submitted on or before May 25, 1988.

FOR FURTHER INFORMATION CONTACT: Requests for a copy of the submission should be sent to John Keiper, Assistant Executive Secretary (Administration), Federal Deposit Insurance Corporation, Washington, DC 20429, telephone (202) 898–3810.

SUMMARY: The FDIC has requested OMB approval to add a memorandum item to the balance sheet of the report of condition prepared by Insured State-Chartered Savings Banks as part of the Call Report submission for June 30, 1988. The item will have banks indicate, by choosing the appropriate numerical code, the statement that best describes the most comprehensive level of auditing work performed for the bank by independent external auditors as of any date during 1987. In the future, this memorandum item will appear annually on the balance sheet of the March 31

Call Report. The addition of the item would not change the annual reporting burden on FDIC-supervised savings banks which is currently estimated as 57,590 hours, collectively.

Dated: April 19, 1988.
Federal Deposit Insurance Corporation.
Hoyle L. Robinson,

Executive Secretary.

[FR Doc. 88-9003 Filed 4-22-88; 8:45 am] BILLING CODE 6714-01-M

### Information Collection Submitted to OMB For Review

**AGENCY:** Federal Deposit Insurance Corporation.

ACTION: Notice of information collection submitted to OMB for review and approval under the Paperwork Reduction Act of 1980.

Title of Information Collection: Consolidated Reports of Condition and Income (Insured State Nonmember Commercial Banks) (OMB No. 3064– 0052).

Background: In accordance with requirements of the Paperwork Reduction Act of 1980 (44 U.S.C. Chapter 35), the FDIC hereby gives notice that it has submitted to the Office of Management and Budget a request for the review and approval of the information collection system identified above.

ADDRESS: Written comments regarding the submission should be addressed to Robert Neal, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503 and to John Keiper, Assistant Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429.

Comments: Comments on this collection of information should be submitted on or before May 25, 1988.

**SUMMARY:** The FDIC is requesting OMB approval to add a memorandum item to the balance sheet of the report of condition prepared by insured state nonmember commercial banks as part of the Call Report submission for June 30, 1988. The item will have banks indicate. by choosing the appropriate numerical code, the statement that best describes the most comprehensive level of auditing work performed for the bank by independent external auditors as of any date during 1987. In the future, this memorandum item will appear annually on the balance sheet of the March 31 Call Report. The addition of the item would not change the annual reporting burden on FDIC-supervised commercial

banks which is currently estimated as 655,411 hours, collectively.

Dated: April 19, 1988.
Federal Deposit Insurance Corporation.
Hoyle L. Robinson,
Executive Secretary.

[FR Doc. 88-9014 Filed 4-22-88; 8:45 am] BILLING CODE 6714-01-M

#### **FEDERAL MARITIME COMMISSION**

#### Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 1100 L Street NW., Room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in § 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

#### Agreement No: 224-200108

Title: Manchester Terminal Corporation Terminal Handling Agreement

Parties:

Manchester Terminal Corporation (MTC)

Southern Stevedoring Company, Inc. (SSC)

Synopsis: The proposed agreement assigns SSC the right to load, unload and render other terminal services to cargo and containers moving through MTC's facilities.

#### Agreement No: 224-200109

Title: Long Beach Terminal Agreement Parties:

City of Long Beach
Cooper/T. Smith Stevedoring Co., Inc.
(Cooper)

Synopsis: The agreement grants
Cooper a non-exclusive preferential
assignment of Berth 62 and Berths 3 and
4. Pier A in the Harbor District of the
City of Long Beach. The agreement
amends and restates the agreements
between the parties as a result of
substitution of terminal facilities
covered under a previous agreement.

By Order of the Federal Maritime Commission.

#### Joseph C. Polking,

Secretary.

Dated: April 20, 1988.

[FR Doc. 88-8998 Filed 4-22-88; 8:45 am]

BILLING CODE 6730-01-M

#### Ocean Freight Forwarder License; Applicants; Challenge Crating and Storage, Inc., et al.

Notice is given that the following applicants have filed with the Federal Maritime Commission applications for licenses as ocean freight forwarders pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718 and 46 CFR Part 510).

Persons knowing of any reason why any of the following applicants should not receive a license are requested to contact the Office of Freight Forwarder and Passenger Vessel Operations, Federal Maritime Commission, Washington, DC 20573.

Challenge Crating and Storage Inc., 950. Eller Dr., P.O. Box 350582, Ft. Lauderdale, FL 33335, Officers: Ian Elder, President/Director; James Elder, V. Pres./Director; Irvine Smyth, Director

Techno Express Inc., 182–30 150th Rd. 2nd Floor, Jamaica, N.Y. 11434, Officer: Pierre Gawi, President Alliance International Forwarders, Inc., 9009 Glesby #125, Houston, TX 77029,

Officer: Wolfgang Anderson, President

Professional Export Services, Inc., 302 6th Avenue North, Hopkins, Minnesota 55343, Officers: John T. Andrusko, President; Elizabeth A. Thompson, Vice President

International Freight Transport, 365 Coral Circle, El Segundo, CA 90245, Officer: Paul S. Cohen, President

Transcontinental Transportation
Systems Inc., 161–15 Rockaway
Boulevard, Jamaica, New York 11434,
Officers: George H. Hundeshagen,
President; Josephine A. Hundeshagen,
Exec. V. Pres.

Morgan & Brother Manhattan Storage Co. Inc., 1411 Third Avenue, New York, New York 10028, Officers: Jeffrey S. Morgan, President; Hillary A. Morgan, Vice President.

By the Federal Maritime Commission. Joseph C. Polking,

Secretary.

Dated: April 20, 1988.

[FR Doc. 88-8996 Filed 4-22-88; 8:45 am]

BILLING CODE 6730-01-M

#### Ocean Freight Forwarder License; Revocations; Oscar Shipping, Inc., et al.

Notice is hereby given that the following ocean freight forwarder licenses have been revoked by the Federal Maritime Commission pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718) and the regulations of the Commission pertaining to the licensing of ocean freight forwarders, 46 CFR Part 510.

#### License Number: 2671

Name: Oscar Shipping, Inc. dba Cruz Del Sur Shipping

Address: 1040 Elizabeth Ave., Elizabeth, NJ 07201

Date Revoked: March 29, 1988 Reason: Failed to maintain a valid surety bond

#### License Number: 2877

Name: International Pursuits, Ltd.
Address: 1408 Northland Drive, Suite
306, Mendota Heights, MN 55120
Date Revoked: April 6, 1988
Reason: Failed to maintain a valid
surety bond

#### License Number: 3082

Name: Marina Perez and Edgar
Machuca dba Air Ocean International
Address: 139 Mitchell Ave., So. San
Francisco, CA 94080
Date Revoked: April 8, 1988
Reason: Failed to maintain a valid
surety bond

#### Robert G. Drew,

Director, Bureau of Domestic Regulation.
[FR Doc..88–8997 Filed 4–22–88; 8:45 am]
BILLING CODE 6730-01-M

#### **FEDERAL RESERVE SYSTEM**

Trustcorp, Inc.; Formation of Acquisition by, or Merger of Bank Holding Companies; and Acquisition of Nonbanking Company; Correction

This notice corrects a previous Federal Register notice (FR Doc. 88– 4814) published at page 7237 of the issue for Monday, March 7, 1988.

Under the Federal Reserve Bank of Cleveland, the entry for Trustcorp, Inc. is revised to read as follows:

A. Federal Reserve Bank of Cleveland (John J. Wixted, Jr., Vice President) 1455 East Sixth Street, Cleveland, Ohio 44101:

1. TrustCorp, Inc., Toledo, Ohio; to acquire 100 perent of the voting shares of Summcorp, Fort Wayne, Indiana, and thereby indirectly acquire Summit Bank of Johnson County, Edinburg, Indiana; Summit Bank, Fort Wayne, Indiana; Summit Bank of Clinton County,

Frankfort, Indiana; Summit Bank of Kendallville, Kendallville, Indiana; Summit Bank of Marion, Marion, Indiana; Industrial Trust & Savings Bank, Muncie, Indiana; Summit Bank of Hamilton County, Sheridan, Indiana; Summit Bank of South Bend, South Bend, Indiana; and Decatur Financial, Inc., Decatur, Indiana, and thereby indirectly acquire Decatur Bank & Trust Co., Decatur, Indiana.

Summit Bank, Fort Wayne, Indiana, provides property and casualty insurance agency services and engages directly in insurance agency activities permissible for Indian banks pursuant to § 28–1–11–2 of the Indiana Code. This activity is conducted directly by and through Summit Bank, and this activity has been provided since 1973.

Summit Bank, also has a whollyowned subsidiary, Inbanc Insurance Company, which is a reinsurance corporation that underwrites credit life, accident, and health insurance.

In connection with this application, TrustCorp of Indiana, Inc., Fort Wayne, Indiana, has applied to become a bank holding company by acquiring 100 percent of the voting shares of SummCorp.

TrustCorp, Inc. and TrustCorp of Indiana, Inc., have also applied to acquire Summcorp Financial Services, Inc., Fort Wayne, Indiana, and thereby engage in discount brokerage activities pursuant to § 225.25(b)(15) of the Board's Regulation Y.

Comments on this application must be received by May 11, 1988.

Board of Governors of the Federal Reserve System, April 19, 1988.

James McAffee,

Associate Secretary of the Board. [FR Doc. 88–8943 Filed 4–22–88; 8:45 am] BILLING CODE 6210-01-M

#### **FEDERAL TRADE COMMISSION**

Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15

U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the Federal Register.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period:

#### TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 040488 AND 041588

| Name of acquiring person, name of acquired person, name of acquired entity   | PMN No. | Date<br>terminated |
|--|---------|--------------------|
| MCA Inc., Winterland Concessions Company, Winterland Concessions Company   | 88-1153 | 04/04/88           |
| Royal Dutch Petroleum Company, Peter Anest, (88-1190) and Bill Anest (88-1191), S&S Petroleum Products                 | 88-1190 | 04/04/88           |
| Royal Dutch Petroleum Company, Bill Anest, S&S Petroleum Products  | 88-1191 | 04/04/88           |
| Christopher C. Skase, HRI Group, Inc., HRI Group, Inc.   |         | 04/04/88           |
| Gordon P. Getty, c/o P.A.J.W. Corp., DeltaUS Corporation, DeltaUS Corporation  | 88-1218 | 04/04/88           |
| Smithkline Beckman Corporation, International Clinical Laboratories, Inc., International Clinical Laboratories, Inc.   | 88-1225 | 04/04/88           |
| Pacific Enterprises, Sabine Corporation; Sabine Corporation  |         | 04/04/88           |
| Pacific Enterprises, Sabine Corporation, Sabine Corporation  |         | 04/04/88           |
| Mr. J. Leibovitz, Dinner Bell Foods, Inc., Dinner Bell Foods, Inc.   |         | 04/06/88           |
| Caroline Hunt Trust Estate, First Executive Corporation, First Executive Corporation                                   |         | 04/06/88           |
| Safeguard Scientifics, Inc., Bell Atlantic Corporation, CompuShop Incorporated   |         | . 04/06/88         |
| Bunzi plc, Carl J. Dennis, DJ Wholesale Bldg. Materials, Inc., & P'ship Assets   | 88-1209 | 04/06/88           |
| General Electric Company, Mobil Corporation, Montgomery Ward & Co., Incorporated                                       | 88-1164 | 04/07/88           |
| Plaza Securities Company, Centel Corporation, Centel Corporation.  |         | 04/07/88           |
| Sears, Roebuck and Co., Western Auto Supply Company, Western Auto Supply Company                                       |         | 04/07/88           |
| Tele-Communications, Inc., Eastgate Theatre, Inc., Eastgate Theatre, Inc.  |         | 04/07/88           |
| TPR Investment Partners. Nine West Corporation. Nine West Corporation.   | 88-1183 | 04/08/88           |
| Tandy Corporation, GRID Systems Corporation, GRID Systems Corporation.   |         | 04/08/88           |
| Thomas C. Foley, J.P. Stevens & Co., J.P. Stevens & Co.  |         | 04/08/88           |
| West Point-Pepperell, Inc., J.P. Stevens & Co., Inc., J.P. Stevens & Co., Inc.   |         | 04/08/88           |
| Peter R. Morris, American Finance Group, Inc., American Finance Group, Inc.  |         | 04/08/88           |
| E.I. duPont de Nemours and Company, Clyde E. Miller, Victory, Inc. of Michigan, et. at.                                |         | 04/08/88           |
| E.I. duPont de Nemours and Company, C. John Miller, Miller Energy Inc., et. al.  |         | 04/08/88           |
| Conrad Cafritz, By Holdings Corporation, Big V Supermarkets, Inc.  |         | 04/08/88           |
| Michael C. Cameron, Trust under Will of Benjamin L. Green, B. Green & Company, Inc. & Venture BG                       |         | 04/08/88           |
| Bruno's, Inc., RFS Equity Partners, PWS Holding Corporation  | 88-1271 | 04/08/88           |
| United Insurance Companies, Inc., Home Life Insurance Company, Orange State Life & Home Life Financial Assurance Corp. |         | 04/08/88           |
| S. & W. Berisford PLC, Tejon Ranch Co., W-L Research, Inc.   |         | 04/08/88           |
| Trusthouse Forte PLC, Kennedy Brookes PLC, Kennedy Brookes PLC   |         | 04/09/88           |
| Varity Corporation, TRW, Inc., TRW, Inc.   |         | 04/11/88           |
| Lear Siegler Holdings Corp., FL Industries Holdings, Inc., The Jennings Division of FL Industries, Inc.                |         | 04/11/88           |
| Total Compagnie Française des Petroles. Mid-Plains Petroleum Co. Inc., Mid-Plains Petroleum Co., Inc.                  | 88-1260 | 04/11/88           |
| Kirschner Medical Corporation, Kenbar Industries, Inc., Professional Medical Products, Inc.                            |         | 04/11/88           |
| General Motors Corporation, MCorp. MTech Corp.   |         | 04/12/88           |
| Morgan Stanley Group Inc. Colt Holdings Inc. Colt Holding Inc.   |         | 04/12/88           |
| The Morgan Stanley Levereaced Equity Fund II, L.P., Colt Industries, Inc., Colt Industries, Inc.                       |         | 04/12/88           |
| The Morgan Stanley Leveraged Equity Fund II, L.P., Colt Holding, Inc., Colt Holding, Inc.,                             |         | 04/12/88           |
| The Atlantic Group, Inc., Fairfield Communities, Inc., Fairfield Communities, Inc.                                     |         | 04/12/88           |
| Robert L. Kaminski, The Philo Co. Trust. The Southland Corporation.  |         | 04/12/88           |
| Bardon Group PLC, The Guyott Company, The Guyott Company   |         | 04/12/88           |
| Tele-Communications, Inc., Tele-Communications, Inc., TCI of Brainerd, Inc. and TCI of Duluth, Inc.                    |         |                    |

#### TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 040488 AND 041588—Continued

| Name of acquiring person, name of acquired person, name of acquired entity  | PMN No. | Date terminated |
|---|---------|-----------------|
| The Pullman Company, Alta Acquisition Corp., The Regal Stamping Company Division  | 88-1270 | 04/12/88        |
| Emhart Corporation, Price Pfister, Inc., Price Pfister, Inc.  | 88-1279 | 04/12/88        |
| David H. Murdock, Flexi-Van Corporation, Flexi-Van Corporation  | 88-1291 | 04/12/88        |
| Doskocil Companies Incorporated, Wilson Foods Corporation, Wilson Foods Corporation   | 88-1223 | 04/13/88        |
| Smithfield Foods, Inc., B. Hubert Beale, H. P. Beale & Sons, Inc.   | 88-1267 | 04/13/88        |
| International Life Corp., CIGNA Corporation, INA Life Insurance Company, INA Security Corporation                                 | 88-1199 | 04/15/88        |
| International Business Machines Corporation, Pacific Telesis Group, PacTel Communications Companies                               | 88-1204 | 04/15/88        |
| Roundy's Inc., Cardinal Distribution Inc., Cardinal Foods, Inc  | 88-1229 | 04/15/88        |
| Brierley Investments Limited, CalMat Co., CalMat Co   | 88-1255 | 04/15/88        |
| Unione Italiana di Riassicura-zione S.p.A., Baltica Holding A/S, Baltica-Skandinavia Reinsurance Co. of America, Inc.             | 88-1261 | 04/15/88        |
| Control Data Corporation, Silicon Graphics, Inc., Silicon Graphics, Inc.,   | 88-1265 | 04/15/88        |
| Medco Containment Services, Inc., National Data Corporation, National Data Corporation  | 88-1277 | 04/15/88        |
| Transamerica Corporation, Kaufman and Broad, Inc., Anchor National Life Insurance Co  | 88-1283 | 04/15/88        |
| United Meridian Corporation, Ensource Inc., Ensource Inc.   | 88-1296 | 04/15/88        |
| Longview Fibre Company, Boise Cascade Corporation, Boise Cascade Corporation  | 88-1300 | 04/15/88        |
| Boise Cascade Corporation, Longview Fibre Company, Longview Fibre Company   | 88-1301 | 04/15/88        |
| Harrisons & Crosfield PLC, Michael G. Woodbury, Diamond Paint Lumber Co., & Woodbury Interestate                                  | 88-1306 | 04/15/88        |
| Harrisons & Crosfield PLC, Ralph B. Woodbury, Diamond Point Lumber Co., Inc. & Woodbury Interstate                                |         | 04/15/88        |
| British & Commonwealth Holdings PLC, British & Commonwealth Holdings PLC, Fundamental Brokers Institutional Associates, A Limited |         | 04/15/88        |
| Data Technology Corporation, Compagnie Generale d'Electricite, Qume Corporation   |         | 04/15/88        |
| Royal Dutch Petroleum Company, Atlantic Richfield Company, Atlantic Richfield Company   |         | 04/15/88        |
| Lend Lease Corporation Limited, International Income Property, inc., International Income Property, Inc.                          |         | 04/15/88        |
| The Thos. D. Murphy Co., Tele-Communications, Inc., Shaw-Barton, Inc.   | 88-1352 | 04/15/88        |
| Kizo Matsumoto, The Prudential Insurance Company of America, Kuilima Development Company  | 88-1353 | 04/15/88        |
| Toufic Aboukhater, The Henley Group, Inc., Henley Manufacturing Corp  | 88-1361 | 04/15/88        |

#### FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay, Contact Representative, Premerger Notification Office, Bureau of Competition, Room 301, Federal Trade Commission, Washington, DC 20580, (202) 326–3100.

By direction of the Commission. Emily H. Rock,

Secretary.

[FR Doc. 88-8950 Filed 4-22-88; 8:45 am]

### DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### Office of Human Development Services

#### Federal Council on the Aging; Meeting

Agency Holding the Meeting: Federal Council on the Aging.

Time and Date: Meeting begins at 9:00 a.m. and ends at 5:00 p.m. on Wednesday, May 18, 1988; and begins at 9:00 a.m. and ends at 3:00 p.m. on Thur day, May 19, 1988.

Place: On Wednesday, May 18, The Apollo, Holiday Inn-Capitol, 550 C Street, SW., from 9:00 a.m. to 12 Noon, and Thursday, May 19, The Lewis, Holiday Inn-Capitol, 550 C Street, SW., from 9:00–4:00 p.m., Washington, DC 20024. See below for, May 18, p.m. Forum.

Status: Meeting is open to the public.
Contact Persons: Pete Conroy, Room
4545, Wilbur Cohen Federal Building,
245-2451.

The Federal Council on the Aging was established by the 1973 Amendments to the Older Americans Act of 1965 (Pub. L. 93029, 42 U.S.C. 3015) for the purpose of advising the President, the Secretary of Health and Human Services, the Commissioner on Aging and the Congress on matters relating to the special needs of older Americans.

Notice is hereby given pursuant to the Federal Advisory Committee Act (Pub. L. 92-453, 5 U.S.C. App. 1, Sec. 10, 1976) that the Council will hold its May quarterly meeting on May 18 and 19 from 9:00 a.m.-4:00 p.m. and from 9:00 a.m.-3:00 p.m. respectively. On May 18. the morning session will be an Executive Session, and the regular open meeting in the afternoon in the Apollo Meeting Room of the Holiday Inn-Capitol Hotel, 550 C Street, SW., Washington, DC 20024. On May 19, the Council will meet in the Lewis Meeting Room of the Holiday Inn-Capitol Hotel, 550 C Street, SW., Washington, DC 20024.

The agenda for a Forum on Guardianship to be held in the Stonehenge, Room 600, Hubert Humphrey Building, 200 Independence Avenue, SW., May 18 at 2 p.m., is as follows: Witnesses before the Council will include: Carol Fraser Fisk, Commissioner, Administration on Aging; Nancy Coleman, American Bar Association; Penny Hommel, The Center for Social Gerontology; Dan Quirk, National Association of State Units on Aging; Sandy Markwood or Local official, National Association of

Counties; Representative from National Conference of State Lègislatures.

The rest of the two-day meeting will include discussion of Current Projects, Committee Reports, Agenda Projects and Budget for 1988–89, the 1987 Annual Report to the President and Recommendations included therein—location of 1988 meetings, and briefing on 1991 White House Conference on the Aging project.

Dated: April 19, 1988. Ingrid Azvedo,

Chairperson, Federal Council on the Aging: [FR Doc. 88–8964 Filed 4–22–88; 8:45 am] BILLING CODE 4130–01–M

#### National Institutes of Health

#### National Cancer Institute; Cancer Biology-Immunology Contracts Review Committee; Meeting

Pursuant to Pub. L. 92–463, notice is hereby given of the meeting of the Cancer Biology-Immunology Contracts Review Committee, National Cancer Institute, National Institutes of Health, June 3, 1988, Guest Quarters, Montgomery I Conference Room, 7335 Wisconsin Avenue, Bethesda, Maryland 20814.

This meeting will be open to the public on June 3 from 9 a.m. to 9:30 a.m. to discuss administrative details. Attendance by the public will be limited to space available.

In accordance with provisions set forth in secs. 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. and sec. 10(d) of Pub. L. 92–463, the meeting will be closed to the public on June 3 from 9:30 a.m. to adjournment for the review, discussion and evaluation of individual contract proposals. These proposals and the discussions could reveal confidential trade secrets or commercial property such as patentable material and personal information concerning individuals associated with the proposals, disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Mrs. Winifred Lumsden, the Committee Management Officer, National Cancer Institute, Building 31, Room 10A06, National Institutes of Health, Bethesda, Maryland 20892 (301/ 496–5708) will provide summaries of the meeting and rosters of committee members upon request.

Dr. Wilna A. Woods, Executive Secretary, Cancer Biology-Immunology Contracts Review Committee, 5333 Westbard Avenue, Room 807, Bethesda, Maryland 20892 (301/496–7153) will furnish substantive program information.

Dated: April 12, 1988.

#### Betty J. Beveridge,

Committee Management Officer. NIH. [FR Doc. 88–8976 Filed 4–22–88; 8:45 am] BILLING CODE 4140-01-M

#### National Cancer Institute; Meetings of the National Cancer Advisory Board Subcommittees

Pursuant to Pub. L. 92-463, notice is hereby given of the meeting of the National Cancer Advisory Board, National Cancer Institute, May 9-11, 1988, Building 31C, Conference Room 6, 6th Floor, National Institutes of Health, 9000 Rockville Pike, Bethesda, Maryland 20892. Meetings of the Subcommittees of the Board will be held at the times and places listed below. Portions of the Board meeting and its Subcommittees will be open to the public to discuss issues relating to committee business as indicated in the notice. Attendance by the public will be limited to space available.

Portions of the meeting will be closed to the public as indicated below in accordance with the provisions set forth in secs. 552b(c)(4) and 552b(c)(6), Title 5. U.S.C. and sec. 10(d) of Pub. L. 92–463. for the review, discussion and evaluation of individual grant applications. These applications and the discussions could reveal confidential trade secrets or commercial property such as patentable material, and personal information disclosure of which would constitute a clearly

unwarranted invasion of personal privacy.

Mrs. Winifred J. Lumsden, Committee Management Officer, National Cancer Institute, 9000 Rockville Pike, Building 31, Room 10A06, National Institutes of Health, Bethesda, Maryland 20892 (301/496–5708) will provide a summary of the meeting and rosters of the Board members, upon request.

Name of Committee: Subcommittee on Cancer Centers.

Executive Secretary: Ms. Judith Whalen, Building 31, Room 11A19, Bethesda, MD 20892 (301/496–5515). Date of Meeting: May 8.

Place of Meeting: Building 31C, Conference Room 7.

Open: 6 p.m.—adjournment.
Agenda: To discuss the summer
workshop on cancer centers and
continue discussion of the review of the
cancer program.

Name of Committee: Subcommittee on Environmental Carcinogenesis.

Executive Secretary: Dr. Richard Adamson, Building 31, Room 11A03, Bethesda, MD 20892 (301/496–6618). Date of Meeting: May 9. Place of Meeting: Building 31A, Conference Room 2.

Open: 6 p.m. to adjournment.
Agenda: An overview of the
Epidemiology and Biostatistics Program
and the Radiation Effects Branch.

Name of Committee: Subcommittee on Cancer Control for the Year 2000.

Executive Secretary: Dr. Peter Greenwald, Building 31, Room 10A52, Bethesda, MD 20892 (301/496-6616).

Date of Meeting: May 9.

Place of Meeting: Building 31C, Conference Room 8.

Open: 6:15 p.m. to adjournment. Agenda: Discussion of issues on cancer control.

Name of Committee: AIDS Subcommittee.

Executive Secretary: Dr. Maryann Roper, Building 31, Room 11A48, Bethesda, MD 20892 (301/496–1927). Date of Meeting: May 9. Place of Meeting: Building 31C, Conference Room 7.

Open: 7:30 p.m. to adjournment. Agenda: Update of NCI activities pertaining to AIDS.

Name of Committee: Subcommittee on Special Actions for Grants.

Executive Secretary: Mrs. Barbara S. Bynum, Building 31, Room 10A03, Bethesda, MD 20892 (301/496–5147).

Date of Meeting: May 10.

Place of Meeting: Building 31C, Conference Room 6.

Open: 8:30 a.m. to adjournment.
Agenda: Review and discussion of individual grant applications.

Name of Committee: Subcommittee for Review of Contracts and Budget for the Office of the Director.

Executive Secretary: Mr. James Prather, Building 31, Room 11A29, Bethesda, MD 20892 (301/496–5801).

Date of Meeting: May 10.
Place of Meeting: Building 31C,
Conference Room 8.

Open: Immediately following adjournment of the Subcommittee on Special Actions for Grants.

Agenda: To discuss contracts for the Office of the Director, NCI.

Name of Committee: Subcommittee on Planning and Budget.

Executive Secretary: Ms. Judith Whalen, Building 31, Room 11A19, Bethesda, MD 20892 (301/496-5515). Date of Meeting: May 10.

Place of Meeting: Building 31C, Conference Room 7.

Open: 5:30 p.m.—adjournment.
Agenda: Discussion of Budget matters
and the Biennial Report.

Name of Committee: National Cancer Advisory Board.

Executive Secretary: Mrs. Barbara Bynum, Building 31, Room 10A03, Bethesda, MD 20893 (301/496-5147). Date of Meeting: May 9 and 11, 1988.

Place of Meeting: Building 31C.
Conference Room 6.

Open: May 9, 8:30 a.m. to recess; May 11, 8 a.m. to adjournment.

Agenda: Reports on activities of the President's Cancer Panel; the Director's Report on the National Cancer Institute; Subcommittee Reports; and New Business.

Dated: April 12, 1988. Betty J. Beveridge,

Committee Management Officer, NIH.

(Catalog of Federal Domestic Assistant Program Nos.: (13.392, Project grants in cancer construction: 13.393. Project grants in cancer cause and prevention; 13.394, Project grants in cancer detection and diagnosis; 13.395, Project grants in cancer treatment; 13.396, Project grants in cancer treatment; 13.396, Project grants in cancer biology; 13.397 Project grants in cancer centers support; 13.398, Project grants in cancer research manpower and 13.399; Project grants and contracts in cancer control.)

[FR Doc. 88–8978 Filed 4–22–88; 8:45 am]

[FR Doc. 88-8978 Filed 4-22-88; 8:45 am BILLING CODE 4140-01-M

#### National Institute of Dental Research; National Advisory Dental Research Council; Meeting

Pursuant to Pub. L. 92–463, notice is hereby given of a meeting of the National Advisory Dental Research Council, National Institute of Dental Research, on May 25–26, 1988, H. Trendley Dean Conference Room, (Room 117) Building 30, National Institutes of Health, Bethesda, Maryland. This meeting will be open to the public from 9 a.m. to recess on May 25 for program presentation and dedication of the H. Trendley Dean Conference Room. Attendance by the public will be limited to space available.

In accordance with the provisions set forth in secs. 552b(c)(4) and 552b(c)(6). Title 5, U.S.C. and sec. 10(d) of Pub. L. 92-463, the meeting of the Council will be closed to the public on May 26 from 9 a.m. to 2:30 p.m. for the review, discussion and evaluation of individual grant applications. These applications and the discussions could reveal confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the applications, the disclosure of which would constitue a clearly unwarranted invasion of personal privacy.

In accordance with the provisions set forth in section 552b(c)(9)(B), Title 5, U.S. Code, the Council meeting will be closed to the public from 2:30 p.m. to adjournment on May 26 for discussion and preparation of comments Council wishes to submit to the Director, NIH, for inclusion in the biennial report to

Dr. Preston A. Littleton, Jr., Executive Secretary, National Advisory Dental Research Council, and Deputy Director, National Institute of Dental Research, National Institutes of Health, Building 31, Room 2C39, Bethesda, Maryland 29892, (telephone 301–496–9469) will furnish a roster of committee members, a summary of the meeting, and other information pertaining to the meeting.

(Catalog of Federal Domestic assistance Program Nos. 13.121—Diseases of the Teeth and Support Tissues; Caries and Restorative Materials; Periodontal and Soft Tissue Diseases; 13.122—Disorders of Stucture, Function, and Behavior: Craniofacial Anomalies, Pain Control, and Behavioral Studies; 13.845—Dental Research Institute; National Institutes of Health)

Dated: April 12, 1988.

Betty J. Beveridge,

Congress.

Committee Management Officer, NIH [FR Doc. 88–8977 Filed 4–22–88; 8:45 am] BILLING CODE 4140-01-M

#### National Institute of Dental Research; Special Grants Review Committee; Meeting

Pursuant to Pub. L. 92–463, notice is hereby given of the meeting of the Special Grants Review Committee, National Institute of Dental Research, June 7–8, 1988, in the Holiday Inn Chevy Chase, 5520 Wisconsin Avenue, Chevy Chase, Maryland 20815. The Committee will be open to the public from 9 a.m. to 9:30 a.m. on June 7 for general discussions. Attendance by the public is limited to space available.

In accordance with provisions set forth in secs. 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. and sec. 10(d) of Pub. L. 92-463, the meeting will be closed to the public on June 7 from 9:30 a.m. to recess and on June 8 from 9 a.m. to adjournment for the review, discussion and evaluation of individual grant applications. The applications and the discussions could reveal confidential trade secrets or commercial property. such as patentable material, and personal information concerning individuals associated with the applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Dr. Rose Marie Petrucelli, Executive Secretary, NIDR Special Grants Review Committee, NIH, Westwood Building, Room 519, Bethesda, MD 20892, (telephone 301/496–7658) will provide a summary of the meeting, roster of committee members and substantive program information upon request.

(Catalog of Federal Domestic Assistance Program Nos. 13.121—Diseases of the Teeth and Supporting Tissues: Caries and Restorative Materials; Periodontal and Soft Tissue Diseases; 13–122—Disorders of Structure, Function, and Behavior: Craniofacial Anomalies, Pain Control, and Behavioral Studies; 13–845—Dental Research Institute; National Institutes of Health)

Dated: April 12, 1988.

Betty J. Beveridge,

Committee Management Officer, NIH. [FR Doc. 88–8975 Filed 4–22–88; 8:45 am] BILLING CODE 4140-01-M

#### **Public Health Service**

### National Toxicology Program, Board of Scientific Counselors' Meeting

Pursuant to Pub. L. 92–463, notice is hereby given of a meeting of the National Toxicology Program (NTP) Board of Scientific Counselors, U.S. Public Health Service, in the Conference Center, Building 101, South Campus, National Institute of Environmental Health Sciences, Research Triangle Park, North Carolina on May 17, 1988.

The meeting will be open to the public from 8:30 a.m. until adjournment. The preliminary agenda topics with approximate times are as follows:

8:30 a.m.-8:45 a.m.—Report of the Director, NTP.

8:45 a.m.-9:45 a.m.—Review of Chemcials Nominated for NTP Studies.

Six chemicals will be reviewed. The chemicals were evaluated by the NTP Chemcial Evaluation Commitee on December 9, 1987, and are (with CAS Nos. in parentheses): (1) Anthraquinone (84–65–1); (2) Camphor (76–22–2); (3) Chloro-2-bromoethane (107–04–0); (4) Glyoxal (107–22–2); (5) Lead (II) Oxide (1317–36–8); and (6) Lead (II) Sulfide.

9:45 a.m.-10:15 a.m.—Overview of the NIEHS Extramural Program.

10:30 a.m.-11:00 a.m.—NTP Proposed Plans for Toxicological Evaluation of Ozone.

11:00 a.m.–11:30 a.m.—Rodent Model Validation Using Known Human Carcinogens.

11:30 a.m.-12:00 noon—Proposed Selective Reduction in Sex/Species Groups for Long-Term Carcinogenesis Studies.

12:00 noon-12:15 p.m.—Prechronic Technical Reports and Peer Review.

1:00 p.m.-2:30 p.m.—Disposition of Studies Conducted at Gulf South Research Institute.

2:30 p.m.-3:00 p.m.—Toxicology of Chemical Mixtures:

I. NAS Report on Complex Mixtures. II. ATSDR/NTP Initiative and Ongoing Experiments.

3:00 p.m.-4:30 p.m.—Concept Reviews—NIEHS Cellular and Genetic Toxicology Branch:

I. Characterizing and Developing Detection Methods for Nonelectrophilic Carcinogens.

II. DNA Adducts in Rodent and Human Tissues.

III. Chemcially Induced DNA Modifications.

The Executive Secreatary, Dr. Larry G. Hart, National Toxicology Program, P.O. Box 12233, Research Triangle Park, North Carolina 27609, telephone (919) 541–3971; FTS 629–3971, will have available a roster of Board members and expert consultants and other program information prior to the meeting, and summary minutes subsequent to the meeting.

Dated: April 19, 1988.

David P. Rall,

Director, National Toxicology Program.

[FR Doc. 88–9037 Filed 4–22–88; 8:45 am]

BILLING CODE 88–9037-M

#### **Social Security Administration**

# Supplementary Agreement on Social Security Between the United States and the Federal Republic of Germany; Entry Into Force

The Commissioner of Social Security gives notice that on March 1, 1988, a supplementary agreement entered into January

force which amends the social security agreement between the United States and the Federal Republic of Germany that has been in effect since December 1, 1979. The supplementary agreement, which was signed on October 2, 1986, was concluded pursuant to section 233 of the Social Security Act. It updates several provisions of the original agreement to take account of changes in U.S. and German law that have occurred since the original agreement was implemented. The supplementary agreement also simplifies the original agreement, primarily by introducing a new method of computing U.S. Social Security benefit amounts when entitlement for the benefits is based on combined U.S. and German social security coverage.

Persons who wish to obtain copies of the agreement or want more information about its provisions may write to the Social Security Administration, Office of International Policy, Room 1104, West High Rise Building, 6401 Security Boulevard, Baltimore, MD 21235.

Dated: April 14, 1988.

#### Dorcas R. Hardy,

Commissioner of Social Security. [FR Doc. 88–8946 Filed 4–22–88; 8:45 am]

BILLING CODE 4190-11-M

#### DEPARTMENT OF THE INTERIOR

#### Fish and Wildlife Service

#### Endangered Species Permit Issued for the Months of January, February, and March 1988

Notice is hereby given that the U.S. Fish and Wildlife Service has taken the following action with regard to permit applications duly received according to section 10 of the Endangered Species Act of 1973, as amended, 16 U.S.C. 1539. Each permit listed as issued was granted only after it was determined that it was applied for in good faith, that by granting the permit it will not be to the disadvantage of the endangered species; and that it will be consistent with the purposes and policy set forth in the Endangered Species Act of 1973, as amended.

Additional information on these permit actions may be requested by contacting the Office of Management Authority, P.O. Box 27329, Washington, DC, 20038–7329, telephone (202/343–4955) between the hours of 7:45 a.m. to 4:15 p.m. weekdays.

#### Correction

Honolulu Zoo was withdrawn December 3, 1987.

| Jumbolair Inc                 | 722670 | 01-05-88 |
|-------------------------------|--------|----------|
| Rickards, Ginger Va           | 723138 | 01-05-88 |
| Hawthorn Circus Corporation   | 723369 | 01-11-88 |
| Adelman, Eugene Alan          | 723368 | D1-15-88 |
| Schwartz, William E           | 723607 | 01-15-88 |
| Duke University Primate Ctr   | 724599 | 01-20-88 |
| Duke University Primate Ctr   | 724600 | 01-20-88 |
| Baglino, Ralph A              | 723390 | 01-21-88 |
| International Animal Exchange | 723465 | 01-26-88 |
| Grannis, Vance B              | 723848 | 01-28-88 |

#### 

| Herbst, Stevens C             | 723373 | 02-02-88 |  |  |
|-------------------------------|--------|----------|--|--|
| International Animal Exchange | 722277 | 02-04-88 |  |  |
| Beissinger, Steven R          | 704278 | 02-09-88 |  |  |
| Hales, Randy                  | 720915 | 02-17-88 |  |  |
| Staten Island Zoological Soc  | 723755 | 02-17-88 |  |  |
| Biedenharn, Robert M          | 723926 | 02-18-88 |  |  |
| Clark, Bob                    | 723928 | 02-19-88 |  |  |
| National Zoological Park      | 708225 | 02-23-88 |  |  |
| Animal Park Inc               | 723752 | 02-23-88 |  |  |
| McCaw, Bruce R                | 723091 | 02-28-88 |  |  |
| March                         |        |          |  |  |
| San Diego Zoo                 | 724305 | 03-02-88 |  |  |

| Jan Diego 200                 | 124303 | 00-0£-00 |
|-------------------------------|--------|----------|
| Nuccitelli, John F            | 724123 | 03-13-88 |
| New York Zoological Society   | 724548 | 03-13-88 |
| Los Angeles Zoo               | 724500 | 03-14-88 |
| Cincinnati Zoo                | 724390 | 03-15-88 |
| Holdsworth, Earl T            | 723068 | 03-21-88 |
| Smith, Gary S                 | 724040 | 03-21-88 |
| Archie Carr Ctr. for Sea Tur- |        |          |
| tles                          | 724540 | 03-23-88 |
| Cincinnati Zoo                | 722430 | 03-29-88 |

Riverbanks Zoological Park...... 723940 03-31-88

Date: April 20, 1988.

#### Larry LaRochelle.

Acting Chief, Branch of Permits, Office of Management Authority.

[FR Doc. 88–9038 Filed 4–22–88; 8:45 am] BILLING CODE 4310-55-M

#### **Receipt of Application for Permit**

The public is invited to comment on the following application for permit to conduct certain activities with marine mammals. The application was submitted to satisfy requirements of the Marine Mammal Protection Act of 1972, as amended (16 U.S.C. 1361 et seq.) and the regulations governing marine mammals (50 CFR Part 18).

Applicant

Name: U.S. Fish and Wildlife Service, 1011 E. Tudor Road, Anchorage, Alaska 99503. File No. PRT-708155.

Type of Permit: Scientific Research. Name of Animals: Alaskan sea otter (Enhydra lutris lutris)—280.

Summary of Activity to be Authorized: The applicant proposes to take (capture, drug, measure, extract a tooth, tag, radio-tag, tattoo, blood sample and hold for food analysis studies) these animals for scientific research to:

(1) Determine if the quality and quantity of available prey influence the size and weight of independent sea otters; (2) determine if the quality and quantity of available prey influence sea otter growth rates;

(3) determine if sea otters are vulnerable to paralytic shellfish poison and if sea otters alter their feeding behavior in response to toxins in their prey; and (4) identify factors that determine infaunal prey and patch choice by sea otters.

Source of Marine Mammals for Research: Waters around the Kodiak Archipelago in southcentral Alaska, specifically northern Kodiak Island, southern Afognak Island, northern Afognak Island, and Shuyak Island. Period of Activity: May 1, 1988 to December 1990.

Concurrent with the publication of this notice in the Federal Register, the Office of Management Authority is forwarding copies of this application to the Marine Mammal Commission and the Committee of Scientific Advisors for their review.

Written data or comments, requests for copies of the complete application, or requests for a public hearing on this application should be submitted to the Director, U.S. Fish and Wildlife Service (OMA), P.O. Box 27329, Washington, DC 20038–7329, within 30 days of the publication of this notice. Anyone requesting a hearing should give specific reasons why a hearing would be appropriate. The holding of such hearing is at the discretion of the Director.

Documents submitted in connections with the above application are available for review during normal business hours (7:45 am to 4:15 pm) in Room 400, 1375 "K" Street, NW., Washington, DC.

Dated: April 20, 1988.

#### Larry LaRochelle,

Acting Chief, Branch of Permits, Office of Management Authority.

[FR Doc. 88–9039 Filed 4–22–88; 8:45 am] BILLING CODE 4310-55-M

#### Minerals Management Service

#### Onshore Oil and Gas Production Accounting; Transfer of Responsibility

**AGENCY:** Minerals Management Service (MMS), Interior.

**ACTION:** Notice to lease operators to report onshore production data.

summary: On January 15, 1988, the Minerals Management Service (MMS) published a Notice of Proposed Rulemaking in the Federal Register (53 FR 1039) to amend its regulations to provide for lease operators to report onshore production data to MMS, as a result of the transfer of accounting responsibility from the Bureau of Land

Management (BLM). A final rule, with consideration to comments received regarding the proposed rulemaking, will be published in the **Federal Register** by May 31, 1988.

As stated in the proposed rule, MMS is following a phased conversion schedule to accomplish the transfer. The purpose of this notice is to inform operators of onshore leases/agreements who are scheduled in phase 1b of the conversion to begin reporting production data to MMS for the August 1988 production month, the report for which is due to MMS by October 15, 1988.

Operators of phase 1b leases/ agreements were informed of this conversion date in a letter dated April 8, 1988.

Conversion Date: Phase 1b operators should begin reporting onshore production data to MMS for the August 1988 production month, the report for which is due to MMS by October 15, 1988.

### FOR FURTHER INFORMATION CONTACT: Mike Miller, Production Accounting

Mike Miller, Production Accounting Division, (303) 231–3520.

SUPPLEMENTARY INFORMATION: Phase 1a of the conversion schedule transerred leases/agreements under the jurisdiction of the Rawlins, Wyoming, BLM District Office. Phase 1b converts of leases/agreements under the jurisdiction of the Colorado, Montana, and Utah BLM State Offices and the remaining leases/agreements under the jurisdiction of the Wyoming BLM State Office.

Prior to the conversion date, MMS will provide affected operators with information regarding various aspects of the conversion. This information will include a listing of all leases, agreements, and well reference data in MMS's data base for purposes of comparison and reconciliation prior to conversion.

Affected operators will be assigned a unique five-digit operator number which is required to be reported on the Monthly Report of Operations, Form MMS-3160.

The MMS will also provide operators with reporting instructions and training sessions to facilitate an orderly transfer of production reporting from BLM.

Dated: April 18, 1988.

#### Jerry D. Hill,

Associate Director for Royalty Management.
[FR Doc. 88–8952 Filed 4–22–88; 8:45 am]
BILLING CODE 4310-MR-M

#### **National Park Service**

[Contract No. CC-GLCA005-87]

#### Intention to Negotiate Concession Contract; Del Webb Recreational Properties, Inc.

Pursuant to the provisions of section 5 of the Act of October 9, 1965 (79 Stat. 969; 16 U.S.C. 20), public notice is hereby given that sixty (60) days after the date of publication of this notice, the Department of the Interior, through the Director of the National Park Service, proposes to negotiate a concession contract with Del Webb Recreational Properties, Inc., authorizing it to continue to provide marina facilities and services for the public at Glen Canyon National Recreation Area, Utah for a period of twenty (20) years from January 1, 1987, through December 31, 2006.

This proposed contract requires a construction and improvement program. The construction and improvement program required was previously addressed in the National Environmental Policy Act Environmental Assessments that were prepared in conjunction with the Development Concept Plans dated June, 1985, and November 1982, for Bullfrog Basin, Halls Crossing and Hite developed areas in Glen Canyon National Recreation Area.

The foregoing concessioner has performed its obligations to the satisfaction of the Secretary under an existing contract which expired by limitation of time on December 31, 1986, and therefore, pursuant to the Act of October 9, 1965, as cited above, is entitled to be given preference in the renewal of the contract and in the negotiation of a new contract as defined in 36 CFR 51.5.

The Secretary will consider and evaluate all proposals received as a result of this notice. Any proposal, including that of the existing concessioner, must be postmarked or hand delivered on or before the sixtieth (60th) day following publication of this notice to be considered and evaluated.

Interested parties should contact the Regional Director, Rocky Mountain Region, Denver, Colorado, for information as to the requirements of the proposed contract.

#### Lorraine Mintzmyer,

Regional Director, Rocky Mountain Region.
Date: April 4, 1988.

[FR Doc. 88-9031 Filed 4-22-88; 8:45 am] BILLING CODE 4310-70-M

[DES 88-10, DES 88-12, DES 88-13]

Draft Environmental Impact Statements; Wilderness Recommendations Analyses; Bering Land Bridge National Preserve et al; Public Hearing

**ACTION:** Notice of the reconvening of a public hearing on the Draft Environmental Impact Statements and section 810 Analyses regarding Wilderness Recommendations for Bering Land Bridge National Preserve, Kenai Fjords National Park, and Yukon-Charley Rivers National Preserve, Alaska.

Four alternatives were examined for Bering Land Bridge National Preserve ranging from no action, which means no wilderness designation to the designation of all suitable lands as wilderness. Alternative 2, the proposed action, excludes 89 percent of the lands suitable from wilderness designation.

Four alternatives were examined for Kenai Fjords National Park. They range from no action, which means no wilderness designation, to the designation of all lands in the study area as wilderness. Alternative 2, the proposed action excludes 12 percent of the study area from wilderness.

For Yukon-Charley Rivers National Preserve three alternatives were examined ranging from no action, which means no wilderness designation, to the designation of all suitable lands as wilderness. Alternative 2, the proposed action, excludes 51 percent of the land suitable from wilderness status.

DATES AND ADDRESSES: The public hearing will reconvene on May 24, 1988 at the Department of the Interior, 18th and C Streets NW., Washington, DC, in room 3119, between the hours of 1:00 and 4:00. Interested individuals, representatives of organizations and public officials are invited to express their views in person or in writing at the aforementioned public hearing, provided they make an appointment with the Hearing Officer, in care of Cynthia deFranceaux, 202–343–4279, by May 20, 1988

#### FOR FURTHER INFORMATION CONTACT:

Cynthia deFranceaux, Planning and Special Studies, National Park Service, P.O. Box 37127, Washington, DC 20013–7127: 202–343–4279.

Dated: April 21, 1988. Approved.

#### James W. Stewart,

Acting Associate Director, Planning and Development.

[FR Doc. 88–9104 Filed 4–22-88; 8:45 am] BILLING CODE 4310-70-M

### INTERSTATE COMMERCE COMMISSION

[No. MC-C-30090]

National Industrial Transportation League; Petition for Declaratory Order on Negotiated Motor Common Carrier Rates

**AGENCY:** Interstate Commerce Commission.

**ACTION:** Notice of institution of declaratory order proceeding and request for comments.

SUMMARY: On February 5, 1988, the **National Industrial Transportation** League (NITL) filed a petition with the Commission seeking issuance of a declaratory order finding that it is an unreasonable practice and thus a violation of the Interstate Commerce Act for a motor common carrier to conduct business on the basis of a negotiated and agree-to-rate while failing to publish the rate in an effective tariff on file at the Commission. NITL points out that the problem addressed by the Commission's policy statement in NITL—Pet. to Inst. Rule on Negotiated Motor Car., 3 I.C.C. 2d 99 (1986), and the number of undercharge claims, continues to grow. NITL asserts that, while the Commission made available to shippers a defense in undercharge suits if they could show that it would be an unreasonable practice to collect on specific claims, it required a case-bycase referral to, and determination by the Commission, on the question of the reasonableness of the assailed practice, imposing an undue burden on shippers and the Commission. Additionally, NITL claims that the policy statement is being misconstrued by some courts, thus raising uncertainty and a dispute as to whether the relief intended by the Commission is proper. NITL believes that issuance of a declaratory order would establish the principle that the assailed practice is unreasonable as a matter of law and would allow the courts to apply such general finding to the facts of the cases before them. without the need of a referral in each case for separate determination by the Commission. The Commission is instituting this proceeding to allow the public to comment on the matter, particularly with respect to the appropriateness and effectiveness of the relief sought.

DATE: Comments are due by June 9, 1988.

ADDRESSES: Send an original and 10 copies of comments to: No. MC-C-30090, Room 1324, Case Control Branch.

Interstate Commerce Commission, Washington, DC 20423.

Send one copy of comments to petitioner's representative: James E. Bartley, Executive Vice President, The National Industrial Transportation League, 1090 Vermont Avenue, NW., Suite 410, Washington, DC 20005.

### FOR FURTHER INFORMATION CONTACT: Andrew I. Nosacek (202) 275-1712; or

Andrew J. Nosacek (202) 275–1712; or Richard Felder (202) 275–7291 [TDD—(202) 275–1721].

#### SUPPLEMENTARY INFORMATION:

Additional information is contained in the Commission's decision. To obtain a copy of the full decision, write to Office of the Secretary, Room 2215, Interstate Commerce Commission Building, Washington, DC 20423, or call (202) 275–7428 (D.C. Metropolitan area), (assistance for the hearing impaired is available through TDD services (202) 275–1721 or by pickup from Dynamic Concepts, Inc., in Room 2229 at Commission headquarters).

This action does not appear to affect significantly the quality of the human environment or the conservation of energy resources.

This notice is issued under the authority of 49 U.S.C. 10321, 10701, and 10704; and 5 U.S.C. 554(e).

Decided: April 14, 1988.

By the Commission, Chairman Gradison, Vice Chairman Andre, Commissioners Sterrett, Simmons, and Lamboley. Commissioner Lamboley concurred in the result with a separate expression.

#### Noreta R. McGee,

Secretary.

[FR Doc. 88–8965 Filed 4–22–88; 8:45 am]
BILLING CODE 7035–01-M

### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

#### Environmental Assessment on Construction of a New Archival Facility

Action: Notice of intent to prepare an environmental assessment on construction of a new archival facility.

Description of Action and Alternatives: The General Services Administration will prepare an environmental assessment on construction of an archival facility to provide storage for the Nation's records of enduring value which are currently stored in Government-owned and leased facilities in the Washington metropolitan area. The initial action proposed is construction of a 1.7 million square foot facility in College Park, Maryland. This facility would store Government records in the form of textual records, photographs, films.

maps, architectural drawings, and machine-readable records. Researchers and archival personnel will be the principal users of the new facility.

Scoping Process: The General
Services Administration and the
National Archives and Records
Administration have initiated the
scoping process. Local and state
officials have met with agency
representatives to discuss project issues
and community concerns. A description
of the proposed project has been
presented to a civic group in the area
affected by the facility. Written
questions and observations will be
solicited throughout the scoping process.

Dates: A public meeting is scheduled for Wednesday, May 25, 1988, at 7:30 p.m. The meeting will be held at the College Park Municipal Offices, 4500 Knox Road, College Park, MD 20740. The public is invited to participate in the meeting.

Addresses: Written comments or questions about the proposed action may be sent to: Marvin Shenkler, Project Manager, Capitol Improvement Division, General Services Administration, 7th and D Streets SW., Washington, DC 20407.

Dated: April 20, 1988.

Don W. Wilson.

Archivist of the United States. IFR Doc. 88–8995 Filed 4–22–88; 8:45 aml

BILLING CODE 7515-01-M

### NUCLEAR REGULATORY COMMISSION

[Docket No. 50-336]

#### Northeast Nuclear Energy Co. et al., Millstone Nuclear Power Station, Unit No. 2; Environmental Assessment and Finding of No Significant Impact

The U.S. Nuclear Regulatory
Commission (the Commission) is
considering issuance of an exemption
from the requirements of Appendix R to
10 CFR Part 50 to Northeast Nuclear
Energy Company et al. (the licensee), for
the Millstone Nuclear Power Station,
Unit No. 2, located in New London
County, Connecticut.

#### **Environmental Assessment**

Identification of Proposed Action

The exemption would grant relief from the requirements of Appendix R, Section III.G.(2)(b) as these requirements relate to the separation of Auxiliary Feedwater Isolation Valves 2–FW–43A and B. Section III.G(2)(b) of Appendix R would require the subject valves to be separated by 20 feet, free of intervening

combustibles, since these valves are in redundant trains of equipment required for post-fire, safe shutdown, of the reactor.

The exemption is responsive to the licensee's application for exemption dated February 29, 1988.

#### The Need for the Proposed Action

The proposed exemption is needed because the features described in the licensee's request regarding the existing and proposed fire protection at the plant for this item are the most practical method for meeting the intent of Appendix R and literal compliance would not significantly enhance the fire protection capability.

Environmental Impacts of the Proposed Action

The proposed exemption will provide a degree of fire protection such that there is no increase in the risk of fires at this facility. Consequently, the probability of fires has not been increased and the potential post-fire radiological releases will not be greater than previously determined nor does the proposed exemption otherwise affect radiological plant effluents. Therefore, the Commission concludes that there are no significant radiological environmental impacts associated with the proposed exemption.

With regard to potential nonradiological impacts, the proposed exemption involves features located entirely within the restricted area as defined in 10 CFR Part 20. It does not affect nonradiological plant effluents and has no other environmental impact. Therefore, the Commission concludes that there are no significant nonradiological environmental impacts associated with the proposed exemption.

#### Alternative to the Proposed Action

It has been concluded that there is no measurable impact associated with the proposed exemption and associated license amendment; any alternatives to the exemption will have either no environmental impact or greater environmental impact.

#### Alternative Use of Resources

This action involves no use of resources not previously considered in the Final Environmental Statements for the Millstone Nuclear Power Station, Unit No. 2.

#### Agencies and Persons Consulted

The NRC staff reviewed the licensee's request and did not consult other agencies or persons.

#### Finding of No Significant Impact

The Commission has determined not to prepare an environmental impact statement for the proposed exemption.

Based upon the foregoing environmental assessment, we conclude that the proposed action will not have a significant effect on the quality of the human environment.

For further details with respect to this action, see the application for amendment dated February 29, 1988 which is available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, DC and at the Waterford Public Library, 49 Rope Ferry Road, Waterford, Connecticut 06385.

Dated at Rockville, Maryland, this 8th day of April 1988.

For the Nuclear Regulatory Commission.

Director, Project Directorate I–4, Division of Reactor Projects I/II, Office of Nuclear Reactor Regulation.

[FR Doc. 88-8986 Filed 4-22-88; 8:45 am] BILLING CODE 7590-01-M

#### [Docket Nos. 50-387 and 50-388]

#### Pennsylvania Power & Light Co.; Environmental Assessment and Finding of No Significant Impact

The U.S. Nuclear Regulatory
Commission (the Commission) is
considering issuance of amendments to
Facility Operating License Nos. NPF-14
and NPF-22, issued to Pennsylvania
Power & Light Company (the licensee),
for operation of the Susquehanna Steam
Electric Station, Units 1 and 2, located in
Luzerne County, Pennsylvania.

#### **Environmental Assessment**

Identification of Proposed Action

The proposed amendment would revise the provisions in the Technical Specifications (TS) relating to the load profiles for 125V dc batteries.

The proposed action is in accordance with the licensee's application for amendment dated January 8, 1988.

#### The Need for the Proposed Action

The proposed change to the TS is required in order to accommodate installation of ATWS Alternate Rod Injection solenoid valves, and to recognize increased loads associated with emergency lighting.

Environmental Impacts of the Proposed Action

The Commission has completed its evaluation of the proposed revision to Technical Specifications. The proposed

revisions would allow the licensee to revise specification 4.8.2.1.d.2.b to reflect new load profiles for the 125V dc batteries and to delete redundant material in the Unit 2 Technical Specifications. The changes are necessary to accommodate the installation of ATWS Alternate Rod Injection to account for increased loads due to emergency lighting, and to delete some redundant information. The staff has determined that the revised load profiles will be within the design capacity of the affected batteries, and the deletion of redundant information is an editorial change. Therefore, the proposed changes do not increase the probability or consequences of accidents, no changes are being made in the types of any effluents that may be released offsite, and there is no significant increase in the allowable individual or cumulative occupational radiation exposure. Accordingly, the Commission concludes that this proposed action would result in no significant radiological environmental

With regard to potential nonradiological impacts, the proposed change to the TS involves systems located within the restricted area as defined in 10 CFR Part 20. It does not affect non-radiological plant effluents and has no other environmental impact. Therefore, the Commission concludes that there are no significant nonradiological environmental impacts associated with the proposed amendment.

The Notice of Consideration of Issuance of Amendment and Opportunity for Hearing in connection with this action was published in the Federal Register on March 22, 1988 (53 FR 9387). No request for hearing or petition for leave to intervene was filed following this notice.

#### Alternative to the Proposed Action

Since the Commission concluded that there are no significant environmental effects that would result from the proposed action, any alternatives with equal or greater environmental impacts need not be evaluated.

The principal alternative would be to deny the requested amendment. This would not reduce environmental impacts of plant operation and would result in reduced operational flexibility.

#### Alternative Use of Resources

This action does not involve the use of any resources not previously considered in the Final Environmental Statements for the Susquehanna Steam Electric Station, Units 1 and 2, dated June 1981. Agencies and Persons Consulted

The NRC staff reviewed the licensee's request and did not consult other agencies or persons.

#### Finding of No Significant Impact

The Commission has determined not to prepare an environmental impact statement for the proposed license amendment.

Based upon the foregoing environmental assessment, we conclude that the proposed action will not have a significant effect on the quality of the human environment.

For further details with respect to this action, see the application for amendment dated January 8, 1988, which is available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, DC and at the Osterhout Free Library, Reference Department, 71 South Franklin Street, Wilkes-Barre, Pennsylvania 18701.

Dated at Rockville, Maryland, this 18th day of April 1988.

For the Nuclear Regulatory Commission. Walter Butler,

Director, Project Directorate I-2, Division of Reactor Projects I/II, Office of Nuclear Reactor Regulation.

[FR Doc. 88–8987 Filed 4–22–88; 8:45 am]
BILLING CODE 7590–01-M

#### [Docket No. 50-341]

### Detroit Edison Co.; Receipt of Petition for Director's Decision

Notice is hereby given that the Honorable James Caldwell, the Honorable Steven Langdon, the Honorable Herb Gray, and the Honorable Howard McCurdy, members of the Canadian Parliament, have requested that the Nuclear Regulatory Commission revoke the operating license of Fermi-2 until such time that the plant is safe to operate. The alleged bases for their request are certain deficiencies at the plant, which were revealed in several NRC documents. Petitioners claim that the plant should not be allowed to operate because of certain alleged deficiencies in the plant's design and several past attempts by Detroit Edison to withhold information regarding the plant.

This petition is being handled as a request for action pursuant to 10 CFR 2.206 of the Commission's regulations, and accordingly, appropriate action will be taken on the request within a reasonable time. Copies of the petition are available for inspection in the Commission's Public Document Room, 1717 H Street NW., Washington, DC

20555, and at the Local Public Document Room for Fermi-2 at the Monroe County Library System, 3700 South Custer Road, Monroe, Michigan 48161.

Dated at Rockville, Maryland, this 16 day of March, 1988.

For the Nuclear Regulatory Commission. Thomas E. Murley,

Director, Office of Nuclear Reactor Regulation.

[FR Doc. 88-8984 Filed 4-22-88; 8:45 am] BILLING CODE 7590-01-M

#### [Docket No. 50-289]

#### GPU Nuclear Corp. et al.; Consideration of Issuance of Amendment to Facility Operating License and Opportunity for Hearing

The U.S. Nuclear Regulatory Commission (the Commission) is considering issuance of an amendment to Facility Operating License No. DPR– 50, issued to GPU Nuclear Corporation (the licensee), for operation of the Three Mile Island Nuclear Station, Unit 1 (TMI–1) located in Dauphin County, Pennsylvania.

The amendment would revise the TMI-1 Technical Specifications (TSs) to support core reload for Cycle 7 of operation. The core design changes for Cycle 7 includes a slight increase in core lifetime from approximately 425 effective full power days (EFPD) to approximately 445 EFPD. The fresh fuel has a slightly higher U-235 enrichment than previous fuel. The proposed TS changes are needed to accommodate changes in power peaking and control rod worths as well as DNB margins provided by use of the LYNXT crossflow thermal-hydraulics model. As with previous fuel cycles, the proposed TS changes are supported by a Cycle 7 reload analysis (BAW-2015).

Prior to issuance of the proposed license amendment, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act) and the Commission's regulations.

By May 25, 1988, the licensee may file a request for a hearing with respect to issuance of the amendment to the subject facility operating license and any person whose interest may be affected by this proceeding and who wishes to participate as a party in the proceeding must file a written request for hearing and a petition for leave to intervene. Requests for a hearing and petitions for leave to intervene shall be filed in accordance with the Commission's "Rules of Practice for Domestic Licensing Proceedings" in 10 CFR Part 2. If a request for a hearing or

petition for leave to intervene is filed by the above date, the Commission or an Atomic Safety and Licensing Board, designated by the Commission or by the Chairman of the Atomic Safety and Licensing Board Panel, will rule on the request and/or petition; and the Secretary or the designated Atomic Safety and Licensing Board will issue a notice of hearing or an appropriate order.

As required by 10 CFR 2.714, a petition for leave to intervene shall set forth with particularity the interest of the petitioner in the proceeding, and how that interest may be affected by the results of the proceeding. The petition should specifically explain the reasons why intervention should be permitted with particular reference to the following factos: (1) The nature of the petitioner's right under the Act to be made a party to the proceeding; (2) the nature and extent of the petitioner's property, financial, or other interest in the proceeding; and (3) the possible effect of any order which may be entered in the proceeding on the petitioner's interest. The petitioner should also identify the specific aspect(s) of the subject matter of the proceeding as to which petitioner wishes to intervene. Any person who has filed a petition for leave to intervene or who has been admitted as a party may amend the petition without requesting leave of the Board up to fifteen (15) days prior to the first prehearing conference scheduled in the proceeding, but such an amended petition must satisfy the specificity requirements described above.

Not later than fifteen (15) days prior to the first prehearing conference scheduled in the proceeding, a petitioner shall file a supplement to the petition to intervene, which must include a list of the contentions that are sought to be litigated in the matter, and the bases for each contention set forth with reasonable specificity. Contentions shall be limited to matters within the scope of the amendment under consideration. A petitioner who fails to file such a supplement which satisfies these requirements with respect to at least one contention will not be permitted to participate as a party.

Those permitted to intervene become parties to the proceeding, subject to any limitations in the order granting leave to intervene, and have the opportunity to participate fully in the conduct of the hearing, including the opportunity to present evidence and cross-examine witnesses.

A request for a hearing or a petition for leave to intervene must be filed with

the Secretary of the Commission, U.S. Nuclear Regulatory Commission. Washington, DC 20555, Attention: Docketing and Service Branch, or may be delivered to the Commission's Public Document Room, 1717 H Street NW., Washington, DC, by the above date. Where petitions are filed during the last ten (10) days of the notice period, it is requested that the petitioner promptly so inform the Commission by a toll-free telephone call to Western Union at 1-800-325-6000 (in Missouri 1-800-342-6700). The Western Union operator should be given Datagram Identification Number 3737 and the following message addressed to John F. Stolz: Petitioner's name and telephone number; date petition was mailed; plant name; and publication date and page number of this Federal Register notice. A copy of the petition should also be sent to the Office of the General Counsel, U.S. Nuclear Regulatory Commission. Washington, DC 20555, and to Ernst L. Blake, Jr., Esquire, Shaw, Pittman, Potts and Trowbridge, 2300 N Street NW., Washington, DC 20037.

Nontimely filings of petitions for leave to intervene, amended petitions, supplemental petitions and/or requests for hearing will not be entertained absent a determination by the Commission, the presiding officer or the presiding Atomic Safety and Licensing Board that the petition and/or request should be granted based upon a balancing of the factors specified in 10 CFR 2.714(a)(1)(i)-(v) and 2.714(d).

If a request for hearing is received, the Commission's staff may issue the amendment after it completes its technical review and prior to the completion of any required hearing if it publishes a further notice for public comment of its proposed finding of no significant hazards consideration in accordance with 10 CFR 50.91 and 50.92.

For further details with respect to this action, see the application for amendment dated April 5, 1988, which is available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, DC 20555, and at the Local Public Document Room, Government Publications Section, State Library of Pennsylvania, Walnut Street and Commonwealth Avenue, Box 1601, Harrisburg, Pennsylvania 17105.

Dated at Rockville, Maryland, this 8th day of April, 1988.

For the Nuclear Regulatory Commission. John F. Stolz,

Director, Project Directorate I-4, Division of Reactor Projects I/II, Office of Nuclear Reactor Regulation.

[FR Doc. 88-8980 Filed 4-22-88; 8:45 am] BILLING CODE 7590-01-M

#### [Docket No. 50-267]

#### Public Service Co. of Colorado; Consideration of Issuance of Amendment to Facility Operating License and Opportunity for Hearing

The United States Nuclear Regulatory Commission (the Commission) is considering issuance of an amendment to Facility Operating License No. DPR-34, issued to Public Service Company of Colorado (the licensee), for operation of the Fort St. Vrain Nuclear Generating Station located in Weld County, Colorado.

The amendment would revise the provisions in the Technical Specifications relating to radiological effluents. In particular, this proposed amendment changes ELCO 8.1.1, ESR 8.1.1 and ESR 8.1.2. These changes are related to the design of the effluent monitor hand switches and the time allowed to report an inoperable noble gas monitor. Other changes are being made for clarification in accordance with the licensee's application for amendment dated October 1, 1987 (P–87348).

Prior to issuance of the proposed license amendment, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act) and the Commission's regulations.

By May 25, 1988, the licensee may file a request for a hearing with respect to issuance of the amendment to the subject facility operating license and any person whose interest may be affected by this proceeding and who wishes to participate as a party in the proceeding must file a written request for a hearing and a petition for leave to intervene. Requests for a hearing and petitions for leave to intervene shall be filed in accordance with the Commission's "Rules of Practice for Domestic Licensing Proceedings" in 10 CFR Part 2. If a request for a hearing or petition for leave to intervene is filed by the above date, the Commission or an Atomic Safety and Licensing Board, designated by the Commission or by the Chairman of the Atomic Safety and Licensing Board Panel, will rule on the

request and/or petition, and the Secretary or the designated Atomic Safety and Licensing Board will issue a notice of hearing or an appropriate order.

As required by 10 CFR 2.714, a petition for leave to intervene shall set forth with particularity the interest of the petitioner in the proceeding, and how that interest may be affected by the results of the proceeding. The petition should specifically explain the reasons why intervention should be permitted with particular reference to the following factors: (1) The nature of the petitioner's right under the Act to be made a party to the proceeding; (2) the nature and extent of the petitioner's property, financial, or other interest in the proceeding; and (3) the possible effect of any order which may be entered in the proceeding on the. petitioner's interest. The petition should also identify the specific aspect(s) of the subject matter of the proceeding as to which petitioner wishes to intervene. Any person who has filed a petition for leave to intervene or who has been admitted as a party may amend the petition without requesting leave of the Board up to fifteen (15) days prior to the first prehearing conference scheduled in the proceedings, but such an amended petition must satisfy the specificity requirements described above.

Not later than fifteen (15) days prior to the first prehearing conference scheduled in the proceeding, a petitioner shall file a supplement to the petition to intervene which must include a list of the contentions which are sought to be litigated in the matter, and the bases for each contention set forth with reasonable specificity. Contentions shall be limited to matters within the scope of the amendment under consideration. A petitioner who fails to file such a supplement which satisfies these requirements with respect to at least one contention will not be permitted to participate as a party.

Those permitted to intervene become parties to the proceeding, subject to any limitations in the order granting leave to intervene, and have the opportunity to participate fully in the conduct of the hearing, including the opportunity to present evidence and cross-examine witnesses.

A request for a hearing or a petition for leave to intervene shall be filed with the Secretary of the Commission, United States Nuclear Regulatory Commission, Washington, DC 20555, Attention: Docketing and Service Branch, or may

be delivered to the Commission's Public Document Room, 1717 H Street NW., Washington, DC by the above date. Where petitions are filed during the last ten (10) days of the notice period, it is requested that the petitioner or representative for the petitioner promptly so inform the Commission by a toll-free telephone call to Western Union at 1-800-325-6000 (in Missouri 1-800-342-6700). The Western Union operator should be given Datagram identification Number 3737 and the following message addressed to Jose A. Calvo: Petitioner's name and telephone number; date Petition was mailed; plant name; and publication date and page number of this Federal Register notice. A copy of the petition should also be sent to the Office of the General Counsel, U.S. Nuclear Regulatory Commission, Washington, DC 20555, and to Kelly, Stansfield, and O'Donnell, Room 900, 550 15th Street, Denver, Colorado 80202, attorney for the licensee.

Nontimely filings of petitions for leave to intervene, amended petitions, supplemental petitions and/or requests for hearing will not be entertained absent a determination by the Commission, the presiding officer or the presiding Atomic Safety and Licensing Board, that the petition and/or request should be granted based upon a balancing of the factors specified in 10 CFR 2.714(a)(1)(i)—(v) and 2.714(d).

If a request for hearing is received, the Commission's staff may issue the amendment after it completes its technical review and prior to the completion of any required hearing if it publishes a further notice for public comment of its proposed finding of no significant hazards consideration in accordance with 10 CFR 50.91 and 50.92.

For further details with respect to this action, see the application for amendment dated October 1, 1987, which is available for public inspection at the Commission's Public Document Room, 1717 H Street NW., Washington, DC and at the Greely Public Library, City Complex, Greely, Colorado.

Dated at Rockville, Maryland, this 18th day of April 1988.

For the Nuclear Regulatory Commission. **Jose A. Calvo**,

Director, Project Directorate—IV, Division of Reactor Projects—III, IV, V and Special Projects, Office of Nuclear Reactor Regulation.

[FR Doc. 88–8981 Filed 4–22–88; 8:45 am]
BILLING CODE 7590–01-M

### SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-25600; File No. SR-CBOE-88-07]

Self-Regulatory Organizations; Chicago Board Options Exchange, Inc.; Filing and Order Granting Accelerated Approval to Proposed Rule Change

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934, 15 U.S.C. 78s(b)(1) ("Act"), notice is hereby given that on April 14, 1988, the Chicago Board Options Exchange, Inc. ("CBOE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

#### I. Text of the Proposed Rule Change

Additions are italicized. Rule 24.7. Trading Halts or Suspensions. No change Interpretations and Policies:

.01 Unusual conditions or circumstances that may be considered pursuant to paragraph (iii) include but are not limited to the activation of daily price limits in stock index futures on one or more futures exchanges or, during the one and one half hours after opening rotation, delay in opening or halt in trading of underlying stocks representing more than 50% of the index values.

Rule 24.13. Trading Rotations. No change

Interpretations and Policies: 01. No change

.02 (See SR-CBOE-88-05) No change

.03 The commencement of the opening rotation in an index option may be delayed for one or more fifteen (15) minute intervals whenever in the judgment of two Floor Officials unusual conditions or circumstances in other markets and/or an influx of orders have adversely affected the ability of the Order Book Official and/or Market-Makers to provide and to maintain fair and orderly markets. The Floor Officials declaring the delayed opening shall reevaluate market conditions during the delay interval and shall determine whether (i) to commence the rotation as soon as the interval has been completed or to (ii) declare a further delay. An unusual condition in another market which may be the basis for declaring a delayed opening is activation of opening price limits in stock index futures on one or more futures exchanges. Unusual

conditions in other markets that could be the basis for a further delay in opening stock index options include activation of daily price limits in stock index futures on one or more futures exchanges, a delay in opening or halt in trading of underlying stocks representing more than 50% of the index value and/or circumstances such as those which would result in the declaration of a fast market under Rule 6.6.

#### II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below and is set forth in sections (A), (B), and (C) below.

(A) Self-Regulatory Organization's Statement of the Purpose of, and the Statutory Basis for, the Proposed Rule Change

The proposed rule changes provide for halting trading and delaying the commencement of an opening rotation in index options when unusual conditions in the Exchange's market or in other securities or futures markets could affect the maintenance and initiation of a fair and orderly market for index options. The interdependence of stock, option, and futures markets has been recognized by many commentators since the October market break. The increased aggregate volatility of the markets in the past six months also has been noted. In response to concern for investors in securities and futures, selfregulatory organizations have proposed and adopted policies and procedures to temporarily break and to attempt to control excessive volatility. These "circuit breaker" mechanisms include price limits and coordinated trading halts.

The price limit circuit breakers approved by the futures markets could have an impact on stock index option trading, for example, by temporarily limiting the ability of options Market-Makers to hedge their stock index option positions in one or more of the futures markets. While the positions could be hedged in the underlying stock market with stocks or baskets or in the index options market, the absence of a future hedge limits hedging opportunities and puts additional

pressures on the other markets. Delayed openings and trading halts in underlying stocks could similarly limit hedging opportunities and affect pricing mechanisms. Other factors such as order imbalances and an influx of orders could also affect a fair and orderly opening rotation in the index option.

The Exchange believes that the proposed rules for halting trading and delaying the opening rotation for stated time intervals are consistent with the provisions of the Act, in particular section 6(b)(5) thereof, in that the rules are designed to promote just and equitable principles of trade and, in general, to protect investors and the public interest.

(B) Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that this proposed rule change will impose any burden on competition.

(C) Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received from Members, Participants or Others

Comments were neither solicited nor received.

#### III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The CBOE has requested that the proposed rule changes be given accelerated effectiveness pursuant to section 19(b)(2) of the Act in order to ensure that procedures for delaying the opening rotation of index options are available when new circuit breaker policies in other markets are implemented.

The Commission finds good cause for approving the proposed rule changes prior to the thirtieth day after the date of publication of the proposal in the Federal Register. The Commission believes that coordinated circuit breaker nechanisms among the equity, options, and futures markets will contribute to market stability and increased increased market volatility, the futures exchanges have implemented price limits for stock index futures contracts. In addition, the securities and futures markets are considering other circuit breakers. <sup>2</sup>

CBOE's proposed rules to allow the Exchange to halt trading or delay the opening rotation in index options under the additional circumstances should reduce the problems associated with market volatility by providing for options market "circuit breaker" mechanisms that are coordinated with procedures that have been implemented in the futures market. In addition, the proposed rule change will allow the CBOE to halt or delay opening rotations or halt trading in an index option during the first hour and a half if securities representing 50 percent of an index valuation is not trading. This provision is consistent with the recommendation contained in The October 1987 Market Break Report by the Commission staff, that options and futures exchanges should reexamine their rules governing trading in index products when a large percentage of an index's component securities are not trading.3

#### IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, Washington, DC. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change tha are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC. Copies of such filing will also be available for inspection and copying at the principal office of the abovementioned self-regulatory organization. All submissions should refer to the file number in the caption above and should be submitted by May 16, 1988.

It is therefore ordered, pursuant to section 19(b)(2) of the Act, that the proposed rule change is approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.<sup>5</sup>

Dated: April 19, 1988.

Jonathan G. Katz,

Secretary.

[FR Doc. 88-9006 Filed 4-22-88; 8:45 am]

BILLING CODE 8010-01-M

#### **DEPARTMENT OF TRANSPORTATION**

Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed During the Week Ending April 15, 1988

The following applications for certificates of public convenience and necessity and foreign air carrier permits were filed under Subpart Q of the Department of Transportation's Procedural Regulations (See 14 CFR 302.1701 et seq.). The due date for answers, conforming application, or motion to modify scope are set forth below for each application. Following the answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

#### Docket No. 45575

Date Filed: April 11, 1988.

Due Date for Answers, Conforming Applications, or Motion to Modify Scope: May 9, 1988.

Description: Application of Silver Air Corporation pursuant to section 401(d)(1) of the Act and Subpart Q of the Regulations requests a certificate of public convenience and necessity authorizing interstate and overseas scheduled air transportation.

#### Docket No. 45580

Date Filed: April 12, 1988.

Due Date for Answers, Conforming Applications, or Motion to Modify Scope: May 10, 1988.

Description: Application of Delta Air Lines, Inc. pursuant to section 401 of the Act and Subpart Q of the Regulations requests renewal of its certificate of public convenience and necessity for Route 404, so that it can continue providing service over the Los Angeles-Salt Lake City-Calgary/Edmonton route.

#### Phyllis T. Kaylor,

Chief, Documentary Services Division. [FR Doc. 88–9000 Filed 4–22–88; 8:45 am] BILLING CODE 4910–62-M

<sup>&</sup>lt;sup>1</sup> See, e.g., Chicago Merc Places Limit on Opening Price of S&P, Wall St.J., April 7, 1988, at 46; McMurray, Chicago Board Places Price Limits or Index Futures, Wall St.J., January 14, 1988, at 39.

<sup>&</sup>lt;sup>2</sup> See Smith, Big Board Mulls New Trade Bans If Market Swings, Wall St.J., April 13, 1988, at 3: and SR-NYSE-88-02.

<sup>&</sup>lt;sup>3</sup> The October 1987 Market Break at 8-22.

<sup>4 15</sup> U.S.C. 78s(b)(2) (1982).

<sup>5 17</sup> CFR 200.30-3(a)(12) (1987).

#### **DEPARTMENT OF THE TREASURY**

#### Public Information Collection Requirements Submitted to OMB for Review

Date: April 19, 1988.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1980, Pub. L. 96–511. Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, Room 2224, 15th and Pennsylvania Avenue NW., Washington, DC 20220.

#### **Internal Revenue Service**

OMB Number: 1545-0094.
Form Number: 1041-A.
Type of Review: Extension.
Title: U.S. Information Return—Trust
Accumulation of Charitable Amounts.

Description: Form 1041-A is used to report the information required in 26 USC 6034 concerning accumulation and distribution of charitable amounts. The data is used to verify that amounts for which a charitable deduction was allowed are used for charitable purposes.

Respondents: Individuals or households, Businesses or other for-profit.

Estimated Burden: 24,881 hours. Clearance Officer: Garrick Shear, (202) 535–4297, Internal Revenue Service, Room 5571, 1111 Constitution Avenue NW., Washington, DC 20224.

OMB Reviewer: Milo Sunderhauf (202) 395–6880, Office of Management and Budget, Room 3208, New Executive Office Building, Washington, DC 20503.

Departmental Reports Management Officer. [FR Doc. 88–9012 Filed 4–22–88; 8:45 am] BILLING CODE 4810-25-M

#### Public Information Collection Requirements Submitted to OMB for Review

Date: April 18, 1988.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1980, Pub. L. 96–511. Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, Room 2224, 15th and Pennsylvania Avenue NW., Washington, DC 20220.

#### U.S. Customs Service

OMB Number: 1515–0077.
Form Number: CF 7514.
Type of Review: Reinstatement.
Title: Drawback Notice (Lading/Foreign Trade Zone Transfer).

Description: The form is used by drawback liquidators to determine that a drawback claimant has received supplies (normally oil) for use in operating the vessel or aircraft and therefore is entitled to drawback of these supplies or that articles were properly transferred to a foreign trade zone rather than being exported.

Respondents: Businesses or other forprofit, Small businesses or organizations.

Estimated Burden: 10,335 hours. Clearance Officer: Dennis Dore (202) 566–7529, U.S. Customs Service, Room 6426, 1301 Constitution Avenue NW., Washington, DC 20229.

OMB Reviewer: Milo Sunderhauf (202) 395-6880, Office of Management and Budget, Room 3208, New Executive Office Building, Washington, DC 20503. Lois K. Holland,

Departmental Reports Management Officer. [FR Doc. 88–9013 Filed 4–22–88; 8:45 am]
BILLING CODE 4810-25-M

### UNITED STATES INFORMATION AGENCY

#### Grants Program for Private Not-for-Profit Organizations in Support of International Educational and Cultural Activities

The United States Information Agency (USIA) announces a program of selective assistance and limited grant support to non-profit activities of United States institutions and organizations in the Private Sector. The program is designed to increase mutual understanding between the people of the U.S. and other countries and to strengthen the ties which unite our societies. The information collection involved in this solicitation is covered by OMB Clearance Number 3116-0175, entitled "A Grants Program for Private, Non-Profit Organization in Support of International Educational and Cultural Activities," announced in the Federal Register June 3, 1987.

Private Sector Organizations interested in working cooperatively with USIA on the following concept are encouraged to so indicate:

#### The U.S. Presidential Elections: A Thai Parliamentarians' International Exchange Program

The Office of Private Sector Programs, Initiative Grants and Bilateral Accords Division will assist in supporting a threeweek international exchange program on the United States Presidential and Congressional Elections in August or September 1988 for members of the Parliament of Thailand. For the first half of this program, participants will visit two regions of the United States where they will evaluate various facets of the U.S. election process. The remainder of this exchange will take place in Washington, D.C. where the members of the Thai Parliament will examine issues of mutual interest (particularly bilateral economic concerns) and the probable impact of the 1988 U.S. elections on American domestic and international affairs. The Thai participants will be selected by USIA representatives abroad. A U.S. not-for-profit institution with knowledge of Thai social, political and economic issues as well as considerable expertise on the American political system and access to American political and economic leaders, will design and execute this project.

USIA is most interested in working with organizations that show promise for innovative and cost-effective programming; and with organizations that have potential for obtaining private-sector funding in addition to USIA support. Organizations must have the substantive expertise and logistical capability needed to successfully develop and conduct the above project and should also demonstrate a potential for designing programs which will have lasting impact on their participants.

Interested organizations should submit a request for complete application materials—postmarked no later than fifteen days from the date of this notice—to the address listed below. The Office of Private Sector Programs will then forward a set of materials, including proposal guidelines. Please refer to this specific program by name in your letter of interest. Office of Private Sector Programs, Bureau of Educational and Cultural Affairs (ATTN: Initiatives—Thai Parliament Project), United States Information Agency, 301 4th Street SW, Washington, DC 20547. Robert Francis Smith,

Director, Office of Private Sector Programs.

Date: April 18, 1988.

[FR Doc. 88–8999 Filed 4–22–88; 8:45 am] BILLING CODE 8230–01-M

### **Sunshine Act Meetings**

Federal Register

Vol. 53, No. 79

Monday, April 25, 1988

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

### CONSUMER PRODUCT SAFETY COMMISSION

Agenda 1

TIME AND DATE: 2:30 p.m., Tuesday, April 19, 1988.

LOCATION: Room 440, Westwood Towers, 5401 Westbard Avenue, Bethesda, Maryland.

STATUS: Closed to the public.
MATTERS TO BE CONSIDERED:

Enforcement Matter OS#4045

The staff will brief the Commission on matters related to enforcement matter OS#4045.

FOR A RECORDED MESSAGE CONTAINING THE LATEST AGENDA INFORMATION, CALL: 301–492–5709.

CONTACT PERSON FOR ADDITIONAL INFORMATION: Sheldon D. Butts, Office of the Secretary, 5401 Westbard Ave., Bethesda, MD. 20207, 301–492–6800. Sheldon D. Butts,

Deputy Secretary.
April 19, 1988.

[FR Doc. 88-9115 Filed 4-21-88; 1:12 pm]
BILLING CODE 6355-01-M

#### **CONSUMER PRODUCT SAFETY**

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: Monday, April 18, 1988; page 12745.

PREVIOUSLY ANNOUNCED TIME AND DATE OF THE MEETING: 10:00 a.m., April 21, 1988.

**CHANGES IN THE MEETING:** Agenda revised by adding items 3 and 4. See complete agenda as revised below.

Commission Meeting: Thursday, April 21, 1988, Room 556, Westwood Towers, 5401 Westbard Avenue, Bethesda, Maryland

#### 10:00 a.m.

Open to the Public

1. Request for Exception to 16 CFR 1031.5

The Commission will consider two requests for exceptions to Commission regulations concerning staff membership and participation in councils or committees of voluntary standards organizations.

Closed to the Public

2. Compliance Status Report

The staff will brief the Commission of the status of various compliance matters.

3. Enforcement Matter OS #5509

The staff will brief the Commission on enforcement matter OS #5509.

#### 4:00 p.m.

4. Enforcement Matter OS #5509

The Commission will consider enforcement matter OS #5509.

Date: April 20, 1988.

Sheldon D. Butts.

Deputy Secretary.

[FR Doc. 88–9116 Filed 4–21–88; 1:12 pm]
BILLING CODE 6355-01-M

### CONSUMER PRODUCT SAFETY COMMISSION

TIME AND DATE: 10:00 a.m., Wednesday, April 27, 1988.

LOCATION: Room 556, Westwood Towers, 5401 Westbard Avenue, Bethesda, Maryland.

**STATUS:** Open to the public.

#### **MATTERS TO BE CONSIDERED:**

Fiscal Year 1989 Budget Adjustment

The Commission will consider options for making adjustments to the budget for Fiscal Year 1989.

FOR A RECORDED MESSAGE CONTAINING THE LATEST AGENDA INFORMATION, CALL: (301) 492–5709.

CONTACT PERSON FOR ADDITIONAL INFORMATION: Sheldon D. Butts, Office of the Secretary, 5401 Westbard Ave., Bethesda, Md. 20207 (301) 492–6800.

Sheldon D. Butts,

Deputy Secretary.

April 20, 1988.

[FR Doc. 88-9117 Filed 4-21-88; 1:12 pm] BILLING CODE 6355-01-M

### FEDERAL ENERGY REGULATORY COMMISSION

April 20, 1988.

The following notice of meeting is published pursuant to section 3(a) of the Government in the Sunshine Act (Pub. L. 94–409), 5 U.S.C. 552B:

TIME AND DATE: April 27, 1988, 10:00 a.m. PLACE: 025 North Capitol Street NE., Room 9306, Washington, DC 20426.

STATUS: Open.

MATTERS TO BE CONSIDERED: Agenda.

\* Note.—Items listed on the agenda may be deleted without further notice.

# CONTACT PERSON FOR MORE INFORMATION: Lois D. Cashell, Acting Secretary, Telephone (202) 357–8400.

This is a list of matters to be considered by the Commission. It does not include a listing of all papers relevant to the items on the agenda; however, all public documents may be

examined in the Public Reference Room.

Consent Power Agenda, 876th Meeting— April 27, 1988, Regular Meeting (10:00 a.m.)

Project No. 7211–008, Vernon J. and Betty J. Herzinger CAP-2.

Project No. 8971–004, Big Wood Canal Company

CAP-3.

Project No. 6015-018, Charles D. Howard CAP-4.

Project Nos. 10145–002, 10146–002, 10148–002, 10149–002, 10150–002, 10151–002, 10152–002, 10152–002, 10185–002, 10187–002, 10210–002, 10210–002, 10213–002, 10214–002, 10215–002, 10215–002, 10217–002, 10183–003, 10390–002, 10398–002, 10191–002, Skykomish River Hydro

Project Nos. 10188–002 and 10192–002. Stillaguamish River Hydro

Project Nos. 10356-002, 10359-002, 10360-002, 10361-002, Snoqualmie River Hydro Project Nos. 10421-001, 10184-002, 10297-001, 10311-001, 10313-001, Skagit River Hydro

Project Nos. 10100—001, 10099–002, 10101– 001, 10258—001, 10266–001, 10274–001 and 10288–001, Cascade River Hydro

Project Nos. 10181–001, 10186–001, 10190– 001, 10193–001, 10194–001, 10195–001, 10392–002, 10142–002, Sauk River Hydro

Project Nos. 10257-001, 10269-001, 10270-001, 10272-001, 10273-001, 10292-001, 10305-001, 10307-001, 10308-001, 10321-001 and 10416-002, Washington Hydro Development Company

Project No. 10432–001, Energy Alternatives Project No. 10425–001, Steven J. Wight Project No. 10097–001, Kingdom Energy Productions, Inc.

Project Nos. 10299–001 and 10317–001, Nooksack River Hydro

Project No. 10371–002, CPS Products, Inc. Project No. 10129–001, Cranberry Creek Hydro

Project No. 10141-001, William C. Porter Project No. 10166-001, Francis A. Smith Project Nos. 10275-001 and 10279-001, Suiattle River Hydro

Project No. 10002–002, American Power Producers, Inc.

CAP-5

Docket No. EL86-44-001, Island Power Company, Inc.

<sup>&</sup>lt;sup>1</sup> The Commission decided that agency business required holding this meeting without usual advance notice.

CAP-6.

Project Nos. 1417-003 and 004, The Central Nebraska Public Power and Irrigation District

Project Nos. 1835-015, 016 AND 017, Nebraska Public Power District

CAP-7.

Project Nos. 6568-003, 006 AND 008, Delmar Wagner

CAP-8.

Project No. 2305-007, Sabine River Authority of Louisiana and Sabine River Authority of Texas

Project No. 9250-002, Montana Natural Energy, Inc.

CAP-10.

Docket No. ER88-279-000, Potomac Electric **Power Company** 

CAP-11.

Docket No. ER88-202-001, Maine Yankee **Atomic Power Company** 

CAP-12.

Docket Nos. ER78-338-004, ER79-478-005 and ER80-313-005, Public Service Company of New Mexico

CAP-13.

Docket Nos. EER84-604-009 AND ER85-477-002, Southwestern Public Service Company

CAP-14.

Docket Nos. ER86-145-001 and ER86-146-001, Bangor Hydro-Electric Company

Docket No. ER88-209-001, Metropolitan Edison Company and Pennsylvania **Electric Company** 

CAP-16.

Docket Nos. ER86-368-017, ER86-368-005, ER86-638-001, ER86-638-002, and ER86-709-002, El Paso Electric Company

CAP-17.

Docket No. EL87-21-002, Yankee Atomic **Electric Company** 

Docket No. EL87-22-002, Vermont Yankee Nuclear Power Corporation

Docket No. EL87-23-002, Connecticut Yankee Atomic Power Company CAP-18.

Docket No. ER83-297-005, Arkansas Power & Light Company

CAP-19.

Docket No. ES88-27-000, UtiliCorp United

CAP-20.

Docket No. QF86-171-001, Hydro Corporation of Pennsylvania

CAP-21.

Docket No. QF87-320-000, Overland **Energy Corporation** 

CAP-22.

Omitted

CAP-23.

Project No. 8468-001, Clearwater Hydro Limited Partnership

Docket No. EC88-5-001, Public Service Company of Indiana, Inc.

#### Consent Miscellaneous Agenda

CAM-1.

Omitted

CAM-2.

Docket No. RM87-36-001, Interpretation of Comprehensive Plans Under section 3 of the Electric Consumers Protection Act

CAM-3.

Docket No. FA86–19–001, System Energy Resources, Inc.

CAM-4.

Docket No. RM87-34-056, Regulation of Natural Gas Pipelines After Partial Wellhead Decontrol

Docket No. GP87-47-000, Amoco Production Company

CAM-6.

Docket No. SA87-52-001, Beren Corporation

CAM-7.

Docket No. IN86-5-007, Mobil Exploration and Producing North America, Inc.

#### Consent Gas Agenda

Docket No. RP88-88-000, Panhandle Eastern Pipe Line Company

CAG-2.

Docket No. RP88-92-000, United Gas Pipe Line Company

CAG-3.

Docket No. RP88-93-000 and RP88-40-000, Questar Pipeline Company

CAG-4.

Docket No. RP88-95-000, Canyon Creek Compression Company

CAG-5.

Docket No. RP88-94-000, Natural Gas Pipeline Company of America

CAG-6.

Docket No. RP88-96-000, Southern Natural Gas Company

CAG-7.

Docket No. TA88-4-29-000, Transcontinental Gas Pipe Line Corporation

CAG-8.

Omitted

CAG-9.

Docket No. TA88-3-49-001, Williston Basin Interstate Pipeline Company

CAG-10.

Docket No. TA88-3-48-000, ANR Pipeline Company

CAG-11.

Docket No. TA88-3-43-000, Williams Natural Gas Company

CAG-12

Docket No. TA88-5-51-000, Great Lakes Gas Transmission Company

Docket Nos. RP85-169-034 and RP88-10-005, Consolidated Gas Transmission Corporation

CAG-14.

Docket No. RP88-17-006, Southern Natural Gas Company

CAG-15.

Docket No. RP88-14-001, South Carolina Pipeline Corporation v. Southern Natural Gas Company

Docket Nos. TA88-1-7-002 and RP87-108-004, Southern Natural Gas Company

Docket No. RP88-56-002, Columbia Gas Transmission Corporation

CAG-17.

Docket No. RP85-125-009, Distrigas of Massachuestts Corporation

CAG-18.

Docket No. RP88-27-003, United Gas Pipe Line Company

CAC-19.

Docket No. RP83-109-006, Tennessee Gas Pipeline Company

CAG-20.

Docket No. RP86-57-004, Northwest Pipeline Corporation

CAG-21.

Docket Nos. RP86-63-010 and RP86-114-005, Southern Natural Gas Company CAG-22.

Docket No. RP87-32-001, Transcontinental Gas Pipe Line Corporation

CAG-23.

Docket Nos. TA86-3-29-002, CP84-223-003, CP84-146-005, CP84-335-021 and CP84-336-003, Transcontinental Gas Pipe Line Corporation

Docket No. TA88-2-26-002, Natural Gas Pipeline Company of America

Docket No. TA88-2-25-001, Mississippi **River Transmission Corporation** 

Docket No. TA88-1-33-001, El Paso Natural Gas Company .

Docket Nos. ST85-2-001, ST85-468-001, ST85-471-001, ST85-475-001, ST85-647-001, ST85-621-001, ST85-1145-001, ST85-513-001, ST85-624-001 and ST85-708-001, Gulf South Pipeline Company

CAG-28.

Docket Nos. ST85-956-000, ST85-1572-000, and ST86-6-000, Acadian Gas Pipeline System

CAG-29.

Docket No. ST88-3010-000, Katy Interchange Service

CAG-30.

Docket No. RP88-17-005, Southern Natural Gas Company

CAG-31.

Docket Nos. RP82-55-037 and RP87-7-031, Transcontinental Gas Pipe Line Corporation

CAG-32.

Docket No. RP85-125-006, RP85-125-008 and RP85-125-010, Distrigas of Massachusetts Corporation

CAG-33. Docket No. RP87-26-025, Tennessee Gas Pipeline Company

CAG-34.

Docket No. RP88-98-000, National Fuel Gas Supply Corporation '

CAG-35.

Docket No. TA88-2-25-002, Mississippi River Transmission Corporation

Docket No. RP88-61-000, Granite State Gas Transmission, Inc.

CAG-37.

Docket No. RP88-100-000, Commercial Pipeline Company, Inc.

Docket Nos. TA88-3-37-000 and RP88-36-000, Northwest Pipeline Corporation

CAG-39.

Docket No. TA88-2-8-000, South Georgia Natural Gas Company

Docket No. TA88-1-2-005, East Tennessee Natural Gas Company

CAG-41.

Docket Nos. RP86-32-006, RP86-68-000, RP86-155-005, RP87-33-000, TA87-3-43-002, and TA88-1-43-002, Williams Natural Gas Company

CAG-42.

Omitted.

CAG-43.

Docket No. CP88–247–000, Williams Natural Gas Company

CAG-44.

Docket No. Cl86-675-001, Sun Exploration and Production Company

Docket No. Cl88–252–000, Exxon Corporation

Docket No. Cl88-259-000, Marathon Oil Company

CAG-45.

Docket Nos. CI73–334–000 and CI73-476– 000, Mobil Exploration and Producing North America, Inc. (formerly The Superior Oil Co.)

Docket Nos. CI74-610-000 and CI80-133-001, Mobil Oil Exploration and Producing Southeast, Inc.

CAG-46.

Docket Nos. CI88–440–000, CI86–441–000, CI86–446–000, and CI86–507–000, United Gas Pipe Line Company

CAG-47.

Docket No. CP84-441-024, Tennessee Gas Pipeline Company

CAG-48.

Docket No. IN86-6-002, Ozark Gas Transmission Company

CAG-49.

Docket No. CP87-49-003, Distrigas of Massachusetts Corporation Docket No. CP87-50-003, Cabot Energy Supply Corporation

CAG-50.

Docket No. CP88-229-002, Williams Natural Gas Company

CAG-51.

Docket No. CP88-2-001, Northern Natural Gas Company, Division of Enron Corporation

CAG-52.

Docket No. TC88-6-002, United Gas Pipe Line Company

CAC-53

Docket Nos. CP83-254-301, CP83-335-218, CP83-254-302, CP83-335-219, Williston Basin Interstate Pipeline Company CAC-54.

Docket No. CP86-689-000, Pacific Interstate Transmission Company

CAG-55

Docket No. CP88-76-000, Transcontinental Gas Pipe Line Corporation

CAG-56.

Docket No. CP88-12-000, Columbia Gas Transmission Corporation

CAG-57.

Docket No. CP88-146-000, Placid Oil Company

I. Licensed Project Matters

P-1.

Project Nos. 2545–005, 009, 011 and 012, The Washington Water Power Company. Order on remand concerning question of "reservation" under section 3(2) of the Federal Power Act.

II. Electric Rate Matters

ER-1.

Docket Nos. ER85–204–007 and ER85–603– 005, South Carolina Generating Company, Inc. Opinion and order on rehearing concerning just and reasonable rates.

ER-2.

Docket No. EL84-6-000, The Attorney
General of the Commonwealth of
Massachusetts, et al. v. New England
Power Company. Opinion and order on
initial decision concerning cost of power
purchased due to Brayton No. 1 outage.

#### Miscellaneous

M-1.

[Reserved]

M-2.

[Reserved]

M-3.

Docket No. RM87-5-000, Inquiry into Alleged Anticompetitive Practices Related to Marketing Affiliates of Interstate Pipelines. Final Rule.

I. Pipeline Rate Matters

RP-1.

[Reserved]

II. Producer Matters

CI~

[Reserved]

III. Pipeline Certificate Matters

CP-1

[Reserved]

Lois D. Cashell,

Acting Secretary.

[FR Doc. 88–9087 Filed 4–21–88; 11:13 am] BILLING CODE 6717-01-M

### EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: 53 FR 12864, Tuesday, April 18, 1988.

PREVIOUSLY ANNOUNCED TIME AND DATE OF MEETING: 9:30 a.m. (eastern time) Tuesday, April 26, 1988.

**CHANGE IN THE MEETING:** The meeting has been cancelled.

CONTACT PERSON FOR MORE INFORMATION: Hilda D. Rodriquez, Executive Officer (Acting), Executive Secretariat, (202) 634–6748.

This notice dated and issued April 20, 1988. Hilda D. Rodriquez,

Executive Officer (Acting), Executive Secretariat.

[FR Doc. 88–9086 Filed 4–21–88; 11:12 am]

#### FARM CREDIT ADMINISTRATION

Farm Credit Administration Board; Special Meeting

SUMMARY: Notice is hereby given, pursuant to the Government in the Sunshine Act (5 U.S.C. 552b(e)(3)), of the forthcoming special meeting of the Farm Credit Administration Board (Board).

DATE AND TIME: The meeting is scheduled to be held at the offices of the Farm Credit Administration in McLean, Virginia, on April 19, 1988, from 12:30 p.m. until such time as the Board may conclude its business.

#### FOR FURTHER INFORMATION CONTACT:

David A. Hill, Secretary to the Farm Credit Administration Board, 1501 Farm Credit Drive, McLean, Virginia 22102– 5090, (703) 883–4003, TDD (703) 883–4444.

ADDRESS: Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102–5090.

**SUPPLEMENTARY INFORMATION:** This meeting of the Board will be closed to the public. The matter to be considered at the meeting is:

#### Closed Session 1

1. Agency comments, under the expedited review provisions of the Agricultural Credit Act of 1987, section 413(a)(2)(B), Pub. L. 100–233, on the voluntary merger of the Banks for Cooperatives.

Dated: April 20, 1988.

David A. Hill,

Secretary, Farm Credit Administration Board. [FR Doc. 88–9005 Filed 4–20–88; 4:27 pm] BILLING CODE 6705–01-M

#### FEDERAL MARITIME COMMISSION

TIME AND DATE: 10:00 a.m., April 26,

PLACE: Room 12126, 1100 L Street NW., Washington, DC 20573.

STATUS: Closed.

#### MATTERS TO BE CONSIDERED:

- 1. Agreement No. 202-010636-039— Modification to the U.S. Atlantic-North Europe Conference (ANEC)/North Atlantic Amnesty Agreement.
- 2. Trans-Pacific Trades Malpractices Briefing.

CONTACT PERSON FOR MORE INFORMATION: Joseph C. Polking, Secretary, (202) 523–5725.
Joseph C. Polking,

Secretary.

[FR Doc. 88–9063 Filed 4–21–88; 10:20 am] BILLING CODE 6730-01-M

<sup>&</sup>lt;sup>1</sup> Session closed to the public—exempt pursuant to 5 U.S.C. 552b(c) (4) and (9).

### Corrections

Federal Register

Vol. 53, No. 79

Monday, April 25, 1988

This section of the FEDERAL REGISTER contains editorial corrections of previously published Presidential, Rule, Proposed Rule, and Notice documents and volumes of the Code of Federal Regulations. These corrections are prepared by the Office of the Federal Register. Agency prepared corrections are issued as signed documents and appear in the appropriate document categories elsewhere in the issue.

#### **DEPARTMENT OF THE TREASURY**

Internal Revenue Service

26 CFR Part 1

[T.D. 8192]

## Income Taxes; Deposits of Estimated Tax Payments of Certain Trusts

Correction

In rule document 88-8035 beginning on page 12006 in the issue of Tuesday, April 12, 1988, make the following correction:

#### § 1.6302-3 [Corrected]

On page 12008, in the first column, in \$ 1.6302-3(a), in the 9th line, and in \$ 1.6302-3(b), in the 10th line, "6654(1)" should read "6654(1)".

BILLING CODE 1505-01-D

#### **DEPARTMENT OF THE TREASURY**

Internal Revenue Service

26 CFR Part 1

[T.D. 8189]

Income Taxes; 2-percent Floor on Miscellaneous Itemized Deductions

Correction

In rule document 88-6471 beginning on page 9870 in the issue of Monday, March 28, 1988, make the following correction:

#### § 1.67-2T [Corrected]

On page 9881, in the second column, in § 1.67-2T(o)(3), in the first line, after "Such" insert "other".

BILLING CODE 1505-01-D

#### **DEPARTMENT OF THE TREASURY**

Internal Revenue Service

26 CFR Part 26

[T.D. 8187]

Estate and Gift Taxes; Effective Date Rules and Return Requirements Relating to the Generation-Skipping Transfer Tax; and OMB Control Numbers Under the Paperwork Reduction Act

Correction

In rule document 88-5501 beginning on page 8441 in the issue of Tuesday, March 15, 1988, make the following corrections:

§ 26.2601-1 [Corrected]

1. On page 8443, in the second column, in § 26.2601-1(a)(2)(ii), in the 19th line, "(b)(iv)(B)" should read "(b)(1)(iv)(B)".

#### § 26.2662-1 [Corrected]

2. On page 8450, in the first column, in \$ 26.2662-1(c)(2)(iii), in the second line, "director" should read "direct"; in the same paragraph, in the eighth line, after "decedent's" insert "death".

3. On the same page, in the second column, in § 26.2662-1(c)(2)(iii)(B), in the second line, "involved" was misspelled.

4. On the same page, in the same column, in § 26.2662-1(c)(2)(iv), Example (2), in the 16th line, "rile" should read "file".

BILLING CODE 1505-01-D

#### **DEPARTMENT OF THE TREASURY**

**Internal Revenue Service** 

26 CFR Parts 26, 26a, and 602

[LR-128-86]

Generation-Skipping Transfer Tax Regulations Under Chapter 13 of the Internal Revenue Code

Correction

In proposed rule document 88-5502 appearing on page 8469 in the issue of Tuesday, March 15, 1988, make the following correction:

In the first column, under **SUMMARY**, in the 12th line, "services" should read "serves".

BILLING CODE 1505-01-D



### Monday April 25, 1988

### Unified Agenda of Federal Regulations

| 13602   | Part II—Regulatory Information Service Center                         |
|---------|---|
| 13606   | Part III—Department of Agriculture                                    |
| 13662   | Part IV—Department of Commerce  |
| 13712   | Part V—Department of Defense  |
| 13728   | Part VIDepartment of Education  |
| 13752   | Part VII—Department of Energy   |
| 13770   | Part VIII—Department of Health and Human Services                     |
| 13854   | Part IX—Department of Housing and Urban<br>Development                |
| 13896   | Part X—Department of the Interior                                     |
| 13964   | Part XI—Department of Justice   |
| 13982   | Part XII—Department of Labor  |
| 14034   | Part XIII—Department of State   |
| 14040   | Part XIV—Department of Transportation                                 |
| 14180   | Part XV—Department of the Treasury                                    |
| 14320   | Part XVI—ACTION   |
| 14324   | Part XVII—Agency for International Development                        |
| 14328   | Part XVIII—Architectural and Transportation Barriers Compliance Board |
| 14332   | Part XIX—Commission on Civil Rights                                   |
| 14334 · | Part XX—Environmental Protection Agency                               |
| 14410   | Part XXI—Equal Employment Opportunity Commission                      |
| 14416   | Part XXII—Federal Emergency Management Agency                         |
| 14426   | Part XXIII—Federal Mediation and Conciliation Service                 |
| 14428   | Part XXIV—General Services Administration                             |
| 14442   | Part XXV—Merit Systems Protection Board                               |
| 14446   | Part XXVI—National Aeronautics and Space Administration               |
| 14454   | Part XXVII—National Archives and Records Administration               |

14460

|       | Humanities/National Endowment for the Arts  |
|-------|---|
| 14464 | Part XXIX—National Foundation on the Arts and the Humanities/National Endowment for the Humanities                  |
| 14466 | Part XXX—National Science Foundation  |
| 14470 | Part XXXI—Office of Management and Budget   |
| 14476 | Part XXXII—Office of Personnel Management   |
| 14494 | Part XXXIII—Panama Canal Commission   |
| 14498 | Part XXXIV—Peace Corps  |
| 14500 | Part XXXV—Pennsylvania Avenue Development Corporation   |
| 14504 | Part XXXVI—Pension Benefit Guaranty Corporation   |
| 14512 | Part XXXVII—Railroad Retirement Board   |
| 14520 | Part XXXVIII—Selective Service System   |
| 14522 | Part XXXIX—Small Business Administration  |
| 14536 | Part XL—Tennessee Valley Authority  |
| 14540 | Part XLI—Veterans Administration  |
| 14564 | Part XLII—Department of Defense/General Services<br>Administration/National Aeronautics and Space<br>Administration |
| 14580 | Part XLIII—Commodity Futures Trading Commission   |
| 14584 | Part XLIV—Consumer Product Safety Commission  |
| 14594 | Part XLV—Farm Credit Administration   |
| 14604 | Part XLVI—Federal Communications Commission   |
| 14620 | Part XLVII—Federal Deposit Insurance Corporation  |
| 14628 | Part XLVIII—Federal Energy Regulatory Commission DOE  |
| 14636 | Part XLIX—Federal Home Loan Bank Board  |
| 14648 | Part L—Federal Maritime Commission  |
| 14656 | Part LI—Federal Reserve System  |
| 14668 | Part LII—Federal Trade Commission   |
| 14676 | Part LIII—Interstate Commerce Commission  |
| 14682 | Part LIV—National Credit Union Administration   |
| 14692 | Part LV—Nuclear Regulatory Commission   |
| 14714 | Part LVI—Securities and Exchange Commission   |
| 14733 | Index   |
|       |   |
|       |   |

Part XXVIII—National Foundation on the Arts and the



Monday April 25, 1988

## Part II

## Regulatory Information Service Center

Introduction to the Unified Agenda of Federal Regulations

## REGULATORY INFORMATION SERVICE CENTER

#### **Unified Agenda of Federal Regulations**

**AGENCY:** Regulatory Information Service Center.

**ACTION:** Introduction to the Unified Agenda of Federal Regulations.

SUMMARY: The Regulatory Flexibility
Act (5 USC 602) requires that agencies
publish semiannual regulatory agendas
describing regulatory actions they are
developing. Executive Order 12291 and
OMB Bulletins implementing section 5 of
the Executive order establish minimum
standards for executive agencies'
agendas, including specific types of
information for each entry, and
publication in a uniform format. All
Federal regulatory agencies have chosen
to publish their regulatory agendas as
part of this Unified Agenda of Federal
Regulations.

The following separate parts in this issue of the Federal Register are the agency agendas, which together comprise the April 1988 edition of the semiannaul Unified Agenda of Federal Regulations.

ADDRESS: Regulatory Information Service Center, Room 5216, New Executive Office Building, 726 Jackson Place, NW., Washington, DC 20503.

#### FOR FURTHER INFORMATION CONTACT:

For further information about specific regulatory actions, please refer to the Agency Contact listed for each entry. To provide comment on or to obtain further information about the **Unified Agenda of Federal Regulations**, contact: Mark G. Schoenberg, Executive Director, Regulatory Information Service Center, Room 5216, New Executive Office Building, 726 Jackson Place, NW., Washington, DC 20503, (202) 395-6993.

#### SUPPLEMENTARY INFORMATION:

#### **TABLE OF CONTENTS**

Page

### INTRODUCTION TO THE UNIFIED AGENDA OF FEDERAL REGULATIONS

| About the Uni         | fied Agen | da         | 13602 |
|-----------------------|-----------|------------|-------|
| How to Use th         | e Unified | Agenda     | 13603 |
| Data Limitations      |           |            |       |
| List of Abbreviations |           |            | 13604 |
| Information           | About     | Additional |       |
| Copies                |           |            | 13604 |

#### TABLE OF CONTENTS-Continued

## AGENCY DESCRIPTIONS OF REGULATORY ACTIVITIES

Page

#### **Cabinet Departments**

| Department of Agriculture   | 13606                            |
|---|----------------------------------|
| Department of Commerce  | 13662                            |
| Department of Defense   | 13712                            |
| Department of Education   | 13728                            |
| Department of Energy  | 13752                            |
| Department of Health and Human  |                                  |
| Services  | 13770                            |
| Department of Housing and Urban   | ,                                |
| <u> </u>  |                                  |
| Development   | 13854                            |
| Development  Department of the Interior   | 13854<br>13896                   |
|   |                                  |
| Department of the Interior  | 13896                            |
| Department of the Interior  Department of Justice  Department of Labor                      | 13896<br>13964                   |
| Department of the Interior  Department of Justice  Department of Labor  Department of State | 13896<br>13964<br>13982          |
| Department of the Interior  Department of Justice  Department of Labor                      | 13896<br>13964<br>13982<br>14034 |

#### **Other Executive Agencies**

| ACTION  | 14320 |
|---|-------|
| Agency for International Development          | 14324 |
| Architectural and Transportation Bar-         |       |
| riers Compliance Board                        | 14328 |
| Commission on Civil Rights                    | 14332 |
| Environmental Protection Agency               | 14334 |
| Equal Employment Opportunity Com-             |       |
| mission                                       | 14410 |
| Federal Emergency Management                  |       |
| AgencyFederal Mediation and Conciliation      | 14416 |
| Federal Mediation and Conciliation            |       |
| Service                                       | 14426 |
| General Services Administration               | 14428 |
| Merit Systems Protection Board                | 14442 |
| National Aeronautics and Space Ad-            |       |
| ministration                                  | 14446 |
| National Archives and Records Ad-             |       |
| ministration                                  | 14454 |
| ministration  National Endowment for the Arts | 14460 |
| National Endowment for the Human-             |       |
| ities   | 14464 |
| National Science Foundation                   | 14466 |
| Office of Management and Budget               | 14470 |
| Office of Personnel Management                | 14476 |
| Panama Canal Commission                       | 14494 |
| Peace Corps                                   | 14498 |
| Pennsylvania Avenue Development               |       |
| Corporation                                   | 14500 |
| Pension Benefit Guaranty Corporation          | 14504 |
| Railroad Retirement Board                     | 14512 |
| Selective Service System                      | 14520 |
| Small Business Administration                 | 14522 |
| Tennessee Valley Authority                    | 14536 |
| Veterans Administration                       | 14540 |
| •   |       |

#### **Joint Authority**

| Departi | ment c    | of Defense    | /General   |       |
|---------|-----------|---------------|------------|-------|
| Serv    | ices A    | dministration | /National  |       |
| Aero    | nautics a | nd Space Ad   | dministra- |       |
| tion    | (Federal  | Acquisition   | Regula-    |       |
| tion)   |           |               |            | 14564 |
|         |           | •             |            |       |

#### Independent Agencies

| Commodity | Futures | Trading | Commis- |       |
|-----------|---------|---------|---------|-------|
| sion      |         |         |         | 14580 |

#### TABLE OF CONTENTS—Continued

|                                      | Page  |
|--------------------------------------|-------|
| Consumer Product Safety Commis-      |       |
| sion                                 | 14584 |
| Farm Credit Administration           | 14594 |
| Federal Communications Commission    | 14604 |
| Federal Deposit Insurance Corpora-   |       |
| tion                                 | 14620 |
| Federal Energy Regulatory Commis-    |       |
| sion                                 | 14628 |
| Federal Home Loan Bank Board         | 14636 |
| Federal Maritime Commission          | 14648 |
| Federal Reserve System               | 14656 |
| Federal Trade Commission             | 14668 |
| Interstate Commerce Commission       | 14676 |
| National Credit Union Administration | 14682 |
| Nuclear Regulatory Commission        | 14692 |
| Securities and Exchange Commission   | 14714 |
|                                      |       |
| SUBJECT INDEX TO THE UNIFIED         |       |
| AGENDA OF FEDERAL REGULA-            |       |
| TIONS                                | 14733 |

## INTRODUCTION TO THE UNIFIED AGENDA OF FEDERAL REGULATIONS

#### About the Unified Agenda

The Regulatory Information Service Center compiles the Unified Agenda of Federal Regulations for the Office of Information and Regulatory Affairs, Office of Management and Budget. The Center provides information about Federal regulatory activity to the President and his Executive Office, the Congress, agency managers, and the public.

The Office of Information and Regulatory Affairs is responsible for overseeing the Federal Government's regulatory, paperwork, and information-management activities and for implementing President Reagan's Executive Orders 12291 (Federal Regulation) (46 FR 13193; 3 CFR 1981 Comp., p. 127) and 12498 (Regulatory Planning Process) (50 FR 1036; 3 CFR 1985 Comp., p. 323). Under EO 12498, OMB publishes the Regulatory Program of the United States Government each year.

The Regulatory Program is a policy document and a management tool that sets forth the priorities of the agency head and of the President regarding the Significant Regulatory Actions (SRAs) that will be conducted during the program year to which it pertains.

The Regulatory Program and the Unified Agenda differ in several ways. The Unified Agenda includes more regulatory actions because it covers all Federal agencies that issue regulations and includes almost all the rulemakings they have under development. This

year's Regulatory Program covers only 26 of the major Federal regulatory agencies, and includes only the most significant of all the regulatory actions that each agency plans to undertake. The Regulatory Program, however, describes each entry more thoroughly than the Unified Agenda.

Most of the regulatory actions described in the Regulatory Program of the United States Government are included in this Agenda. In general, the Regulation Identifier Number (RIN) for the action is the same for both publications; however, occasionally, several Agenda entries are combined into one Program entry, and a new RIN is assigned to that entry in the Program.

The Unified Agenda provides uniform reporting of data on regulatory activities under development throughout the Federal Government. This edition of the Unified Agenda includes 54 regulatory agendas from all Federal departments, agencies, and commissions that publish agendas. The Advisory Council on Historic Preservation, Council on Environmental Quality, and the National Capitol Planning Commission usually publish a regulatory agenda, but have nothing to report for this edition of the Unified Agenda. Agencies of the United States Congress are not included.

The Unified Agenda is produced through a computer system designed and maintained by the Center with the advice and assistance of the Government Printing Office. The system was designed to save agencies time and money by automating the preparation and printing of their agendas in a uniform format and to make the Agenda easier to use. In order to further facilitate producing the Agenda, many agencies currently use computer terminals at their offices to enter agenda information into the Center's computer system.

The Agenda contains a Subject Index to help readers locate entries from various agencies that may affect a particular area of interest. The numbers in the index refer to the sequence numbers that appear before the title of each entry in the Agenda. All entries are numbered sequentially from the beginning to the end of the Agenda.

For those agencies that requested it, we provided a computer-produced Table of Contents that appears after the preamble of the agency's agenda. The agency Tables of Contents help readers locate quickly those entries within an

agency that may be of most interest to them.

All agendas contain uniform data elements -- regulation title, significance, legal authority, CFR citation, abstract, legal deadline, timetable, small business effects, and agency contact. Agencies also include any additional information they consider important. If any of the data elements is not included, the agency either did not report the information or may provide an explanation in its preamble. For further information, please contact the individual agency.

The Unified Agenda of Federal Regulations is published in April and October of each year. We welcome comments on this edition and suggestions for improving future ones.

Dated: April 1. 1988. Mark G. Schoenberg, Executive Director.

#### How to Use the Unified Agenda

Each agency agenda appears as a separate part in this edition of the Federal Register. The parts are organized alphabetically in four groups: Cabinet departments, other executive agencies, joint authorities, and / independent agencies. Departments are divided into agencies, which may in turn be divided into subagencies.

Each agency begins its agenda with a preamble providing information specific to its agenda, Each agency was asked to list its rules in four groups:

- 1. Prerule Stage -- actions agencies will undertake in the next 12 months to determine whether or how to initiate rulemaking. Such actions occur prior to a Notice of Proposed Rulemaking and may include Advance Notices of Proposed Rulemaking and reviews of existing regulations.
- 2. Proposed Rule Stage -- actions for which agencies plan to publish a Notice of Proposed Rulemaking as the next step in their rulemaking process.
- 3. Final Rule Stage -- actions for which agencies plan to publish a final rule or an interim final rule, or to take other final action as the next step in their rulemaking process.
- 4. Completed Actions -- actions or reviews the agency completed or withdrew since publishing its last agenda. This section also includes items that were begun and completed between issues of the Unified Agenda.

An agency may use a subheading to identify regulations that it has grouped according to a particular topic. When these subheadings are used, they appear above the title of the first regulation in the group.

A bullet (•) preceding an entry indicates that the entry appears in the Agenda for the first time.

The Agenda Sequence Number preceding the title of each entry identifies the location of the entry in this edition of the Agenda. The same number is used in the index to enable readers to find entries on specific subjects. Those agencies that chose to provide a Table of Contents at the beginning of their agendas also use the sequence number in their Table of Contents. Sequence numbers should help readers easily locate items of most interest to them, either by agency or by subject.

The regulatory activities included in the agency agendas are those currently planned for the next 12 months. The agendas do not include regulations excluded from review under EO 12291 such as military regulations and regulations related to internal agency management.

Entries describing regulations in the Agenda should contain, at a minimum, the following information:

- Title of the Regulation.
- Significance -- an indication of the significance of the entry that appears when:
  - a. The action was included in the Regulatory Program of the United States Government for the 1987 program year, or
  - b. The agency otherwise considers the action a priority.

The Significance heading appears only if the entry is a significant action.

- Legal Authority -- the section(s) of the United States Code (USC) or Public Law (PL) or the Executive order (EO) that authorize(s) the regulatory action (agencies may provide common name references to laws in addition to USC or PL references).
- CFR Citation -- the section(s) of the
   Code of Federal Regulations that affect or will be affected by the action.
- Abstract -- a description of the problem the regulation will address; the need for a Federal solution; and, to the extent available, the alternatives that the agency is considering to address the problem and the potential costs and benefits of the action.

- Legal Deadline -- an indication of whether the rule is subject to a statutory or judicial deadline and, if so, the date of that deadline.
- Timetable -- the dates and citations (if available) for all past stages and at least the next future stage of rulemaking. If a date appears in this section as 00/00/00, it means the date of the action is presently undetermined. Similarly, 10/00/88 means the agency can predict the month and year the action will take place, but not the date it will occur.
- Effects on Small Businesses and Other Small Entities -- indicates whether the rule is expected to have a significant economic impact on a substantial number of "small entities" as defined by the Regulatory Flexibility Act (5 USC 601(6)).
- Agency Contact -- the name, title, address, and phone number of a person in the agency who is knowledgeable about the regulation.

Some agencies have provided other optional information at their discretion.

#### **Data Limitations**

Agencies prepared entries for this edition of the Unified Agenda to give the public notice of their plans to review, propose, and issue regulations. They have tried to predict their activities over the next 12 months as accurately as possible, but dates and schedules are subject to change. Agencies may withdraw some of the regulations now under development, and they may issue or propose other regulations not included in their agendas. Agency actions in the rulemaking process may occur before or after the dates they have listed. The Agenda does not create a legal obligation on agencies to adhere to schedules within it or to confine their regulatory activities to those regulations that appear in it. The information in this edition is accurate as of February 26, 1988, in the judgment of the submitting agencies, except as otherwise noted in individual agency preambles.

#### **List of Abbreviations**

The following abbreviations appear throughout this edition of the Agenda:

ANPRM -- An Advance Notice of Proposed Rulemaking is a preliminary notice that an agency is considering a regulatory action. The agency issues an ANPRM before it develops a detailed proposed rule. The ANPRM describes the general area that may be subject to regulation and usually asks for public

comment on the issues and options being discussed. An ANPRM is issued only when an agency believes it needs gather more information before proceeding to a notice of proposed rulemaking.

CFR -- The Code of Federal Regulations is an annual codification of the general and permanent regulations published in the Federal Register by the departments and agencies of the Federal Government. The Code is divided into 50 titles and each title covers a broad area subject to Federal regulation. The CFR is keyed to and kept up-to-date by the daily issues of the Federal Register.

EO -- An Executive order is a directive from the President to an executive agency, issued under constitutional or statutory authority. Executive orders are published in the Federal Register and in Title 3 of the Code of Federal Regulations.

FR -- The Federal Register is a daily Federal Government publication that provides a uniform system for publishing Presidential documents, all proposed and final regulations, notices of meetings, and other official documents issued by Federal departments and agencies.

FY -- The Federal fiscal year runs from October 1 to September 30.

NPRM -- A Notice of Proposed .
Rulemaking is the document an agency issues and publishes in the Federal Register that describes and solicits , public comments on a proposed regulatory action. Under the Administrative Procedure Act, an NPRM must include, at a minimum:

- A statement of the time, place, and nature of the public rulemaking proceeding;
- A reference to the legal authority under which the rule is proposed; and
- Either the terms or substance of the proposed rule or a description of the subjects and issues involved.

PL -- A Public Law is a law passed by Congress and signed by the President or enacted over his veto. It has general applicability, as opposed to a private law that applies only to those persons or entities specifically designated. Public laws are numbered in sequence throughout the two-year life of each Congress; for example, PL 97-17 would be the 17th public law of the 97th Congress.

RFA -- A Regulatory Flexibility Analysis (RFA) describes the impact of a proposed rule on small entities, as required by the Regulatory Flexibility Act (5 USC 601). An RFA describes why the agency is considering the action; the objectives of and legal basis for the proposed rule; an estimate of the number of small entities that could be affected and the compliance requirements they would have to fulfill; any other duplicative, overlapping, or conflicting Federal rules; and alternatives to the proposed action. When required, an initial RFA accompanies an NPRM and a final RFA accompanies a final rule.

RIA -- A Regulatory Impact Analysis is required by EO 12291 for all major rules and other regulations designated by the Office of Management and Budget. An RIA is prepared to determine whether a proposed regulatory action meets the requirements of section 2 of EO 12291, namely that it:

 Be based on adequate information concerning the need for and consequences of the action;

- Not be undertaken unless the potential benefits outweigh the potential costs to society;
- Maximize net benefits to society;
- Entail the least net cost to society of the alternatives considered; and
- Take into account the condition of particular affected industries, the national economy, and contemplated future regulatory actions.

RIN -- The Regulation Identifier Number is assigned by the Regulatory Information Service Center to identify each regulatory action listed in the Agenda.

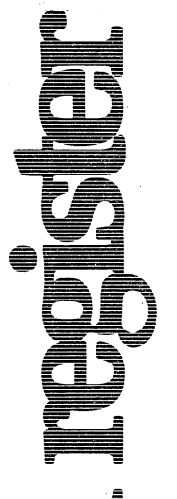
USC -- The United States Code is a consolidation and codification of all general and permanent laws of the United States. The USC is divided into 50 titles and each title covers a broad area of Federal law.

#### **Information About Additional Copies**

Additional copies of this edition of the Federal Register are available from the Superintendent of Documents, U.S. Government Printing Office, Washington, DÇ 20402, (202) 783-3238.

Copies of individual agency agendas may be available directly from the agency. Please contact the particular agency for further information.

[FR Doc. 88-7958 Filed 04-22-88; 8:45 am]
BILLING CODE 3194-01-T



Monday April 25, 1988

Part III

# Department of Agriculture

Semiannual Regulatory Agenda



#### **DEPARTMENT OF AGRICULTURE (USDA)**

#### **DEPARTMENT OF AGRICULTURE**

Office of the Secretary

7 CFR Subtitle A, Chs. I-VII, IX-XII, XIV-XVIII, XXI, XXIV-XXIX

9 CFR Chs. I-IV

36 CFR Ch. II

41 CFR Ch. 4

Semiannual Regulatory Agenda; Spring 1988

AGENCY: Office of the Secretary, USDA.

ACTION: Semiannual regulatory agenda.

SUMMARY: This agenda provides summary descriptions of major and nonmajor regulations being developed in agencies of the U.S. Department of Agriculture in conformance with Executive Order 12291, Federal Regulation. The agenda also describes regulations affecting small entities as required by section 602 of the Regulatory Flexibility Act, Pub. L. 96-354.

USDA has attempted to list all regulations and regulatory reviews pending at the time of publication except for minor and routine or repetitive actions; but some may have been inadvertently missed. There is no legal significance to the omission of an

item from this listing. Also, the dates shown for the steps of each action are estimated and are not commitments to act on or by the date shown.

FOR FURTHER INFORMATION CONTACT: For further information on any specific entry shown in this agenda, please contact the person listed for that action.

ADDRESSES: Requests for copies of the Agenda should include a self-addressed. stamped envelope and be directed to: Regulatory Agenda, OBPA, Office of the Secretary, Room 147-E, U.S. Department of Agriculture, Washington, DC 20250, (202) 382-1272.

Dated: February 26, 1988. Jacquelyn C. Patterson, Acting Chief, Regulatory & Legislative Staff.

#### Agricultural Marketing Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Tiţle   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1                       | Fees for Service for Voluntary and Mandatory Programs | 0581-AA19                          |

#### Agricultural Stabilization and Conservation Service—Prerule Stage

| Se-<br>quence<br>Number | Title                                 | Regulation<br>Identifier<br>Number  |
|-------------------------|---------------------------------------|-------------------------------------|
| 2<br>3<br>4<br>5<br>6   | 1988-Crop Honey Price Support Program | 0560-AB05<br>0560-AB14<br>0560-AB17 |

#### Agricultural Stabilization and Conservation Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  |                                    |
| 7                       | Commodity Credit Corporation (CCC) Claims Regulations                              | 0560-AA38                          |
| 8                       | Commodity Credit Corporation (CCC) Claims Regulations                              | 0560-AA61                          |
| 9                       | 1988 Price Support Levels for Five Kinds of Tobacco                                | 0560-AB12                          |
| 10                      | 1988 Price Support Levels for Five Kinds of Tobacco                                | 0560-AB13                          |
| 11                      | 1989 Feed Grain Program  | 0560-AB15                          |
| 12                      | 1989 Upland Cotton Program   | 0560-AB16                          |
| 13                      | 1989 Feed Grain Program  | 0560-AB18                          |
| 14                      | 1989 Extra Long Staple (ELS) Cotton Program  | 0560-AB25                          |
| 15                      | 1989 Price Support Levels for Six Kinds of Tobacco                                 | 0560-AB32                          |
| 16                      | 1989-Crop National Average Price Support Level for Quota Peanuts                   | 0560-AB36                          |
| 17                      | 1989-Grop Honey Price Support Program  | 0360-AB37                          |
| 18                      | Common Program Provisions for the 1990 Wheat, Feed Grain, Cotton and Rice Programs | 0560-AB38                          |
| 19                      | 1989 Rice Program  | 0560-AB39                          |
| 20'                     | 1989 Rice Program  | 0560-AB41                          |
|                         |  |                                    |

#### Agricultural Stabilization and Conservation Service—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 21<br>22<br>23          | Price Support Loan Program for 1986 Through 1990-Crops Sugar Beets and Sugarcane  | 0560-AA79                          |
| 24<br>25                | 1988 Rice Program   | 0560-AA90                          |
| 26<br>27                | 1988 Wheat Program  | 0560-AA92                          |
| 28<br>29                | 1988-Crop Flue-Cured Tobacco Marketing Quotas   | 0560-AA98                          |
| 30<br>31                | 1988-Crop Burley Tobacco Marketing Quotas and Price Support Level   | 0560-AB06                          |
| 32<br>33                | 1988-Crop Peanut Price Support Program Differentials  | 0560-AB08                          |
| 34<br>35                | 1988-Crop Sugar Beet and Sugarcane Price Support Loan Rates   | 0560-AB20                          |
| 36<br>37                | 1988 CCC Cotton Loan Program RegulationsBale Packaging Materials  | 0560-AB23                          |
| 38                      | Waiver of Standards for Approved Warehouses   | 0560-AB30                          |
| 39<br>40                | 1989-Crop Peanut Price Support Program Differentials  | 0560-AB33                          |
| 41<br>42                | 1989-Crop Burley Tobacco Marketing Quotas and Price Support Level   | 0560-AB35                          |
| 43<br>44                | Milk Price Support Level, Calendar Year 1989  Burley Tobacco Price Support Restrictions for Nonbaled Tobacco and Nonstandard Containers |                                    |

#### Agricultural Stabilization and Conservation Service—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 45                      | 1987 Feed Grain Program   | 0560-AA59                          |
| 46                      | 1987 Feed Grain Program   | 0560-AA60                          |
| 47                      | 1987 Upland Cotton Program  | 0560-AA64                          |
| 48                      | 1987 Upland Cotton Program  | 0560-AA72                          |
| 49                      | 1987-Crop Honey Price Support Program   | 0560-AA73                          |
| 50                      | 1987-Crop Honey Price Support Program  1987 Wheat Program  Highly Erodible Land and Wetland Conservation Programs | 0560-AA82                          |
| 51                      | Highly Erodible Land and Wetland Conservation Programs  | 0560-AA88                          |
| 52                      | Common Program Provisions for the 1987 Wheat, Feed Grains, Cotton and Rice Programs                               | 0560-AA94                          |
| 53 '                    | 1987 Soybean Loan Program   | 0560-AA95                          |
| 54                      | 1987 Price Support Levels for Six Kinds of Tobacco  | 0560-AA97                          |
| 55                      | 1987-Crop Sugar Beets and Sugarcane Price Support Loan Rates  | 0560-AB01                          |
| 56                      | Milk Price Support Level, Calendar Year 1988  | 0560-AB02                          |
| 57                      | Milk Price Support Level, October 1, 1987, through December 31, 1990  | 0560-AB03                          |

#### Animal and Plant Health Inspection Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 58<br>59                | Importation of Fruits and Vegetables Under Assured Certification Agreements |                                    |
| 60                      | Animal Welfare Regulations; Standards                                       |                                    |

#### Animal and Plant Health Inspection Service—Final Rule Stage

| Se-<br>quence<br>Number | /                                  | Title             | Regulation<br>Identifier<br>Number |
|-------------------------|------------------------------------|-------------------|------------------------------------|
| 61                      | Animal Welfare; Definition of Term | s and Regulations | <br>0579-AA18                      |

#### Cooperative State Research Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 62                      | Guidelines for Biotechnology Research in Agricultural Field Plots | 0524-AA00                          |

#### Farmers Home Administration—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 63<br>64                | Planning and Performing Construction and Other Development                       | 0575-AA38                          |
| 65                      | Analyzing Credit Needs and Graduation of Borrowers                               |                                    |
| 66                      | Complaints and Compensation for Construction Defects                             |                                    |
| 67                      | Rural Development Loan Fund Relending Program                                    |                                    |
| 68                      | Supplemental Requirements for Making Section 502 RH Loans for Manufactured Homes | .0575-AA46                         |

#### Farmers Home Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 69                      | Suspension and Debarment Regulations   | 0575-AA02                          |
| 70                      | Suspension and Debarment Regulations Recapture of Section 502 Rural Housing Subsidy Self-Help Technical Assistance Grants  | 0575-AA29                          |
| 7,1                     | Self-Help Technical Assistance Grants  | 0575-AA34                          |
| 72                      | Section 502 Rural Housing Loan Policies, Procedures, and Authorizations Section 504 Rural Housing Loans and Grants Management and Collection of Nonprogram (NP) Loans Rural Housing Program Loans Management and Supportion of Multiple Family Housing Regroupers and Grant Recipients | 0575-AA35                          |
| 73                      | Section 504 Rural Housing Loans and Grants   | 0575-AA37                          |
| 74                      | Management and Collection of Nonprogram (NP) Loans   | 0575-AA39                          |
| 75                      | Rural Housing Program Loans  | 0575-AA48                          |
| 76                      | Management and Supervision of Multiple Family Housing Borrowers and Grant Recipients   | 0575-AA49                          |
| 77                      | Real Property Insurance  | 0575-AA53                          |
| 78                      | Real Property Insurance  | 0575-AA54                          |
| 79                      | Borrower Supervision Servicing and Collection of Single Family Housing Loan Accounts   |                                    |
| 80                      | Changes to the Farmers Home Administration (FmHA) Farmer Program Loan Making, Supervision and Servicing Regulations to Implement Applicable Provisions of "The Agricultural Credit Act of 1987"  | ,                                  |

#### Farmers Home Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 81                      | Changes to the FmHA Farmer Program Loan Making, Supervision and Servicing Regulations to Implement the |                                    |
|                         | Applicable Provisions of the "Food Security Act of 1985"   | 0575-AA23                          |
| 82                      | Rural Rental Housing Policies, Procedures and Authorizations   | 0575-AA28                          |
| 83                      | Borrower Supervision Servicing and Collection of Single Family Housing Loan Accounts                   | 0575-AA42                          |
| 84 `                    | Debt Settlement - Community and Business Programs  | 0575-AA44                          |
| 85                      | Management and Supervision of Multiple Family Housing Borrowers and Grant Recipients                   | 0575-AA50                          |
| . 86                    | Security Servicing for Multiple Housing Loans  | 0575-AA51                          |

|                                  | Farmers Home Administration—Final Rule Stage—Continued  | ,  |
|----------------------------------|---|--|
|                                  |   |  |
| Se-<br>quence<br>Number          | Title   | Regulation<br>Identifier<br>Number   |
| 87                               | Predetermined Amortization Schedule System (PASS) Account Servicing   | 0575-AA52  |
|                                  | Farmers Home Administration—Completed Actions   |  |
| Se-<br>quence<br>Number          | Title   | Regulation<br>Identifier<br>Number   |
| 88<br>89<br>90<br>91<br>92       | Restricting Insured and Guaranteed Farm Ownership and Operating Loans when Surplus Items Exist  | 0575-AA12<br>0575-AA22<br>0575-AA22<br>0575-AA27                           |
|                                  | Food and Nutrition Service—Proposed Rule Stage  |  |
| Se-<br>quence<br>Number          | Title   | Regulation<br>Identifier<br>Number   |
| 93                               | Waiver Simplification: Food Stamp Program   | 0584-AA02  |
|                                  | Food and Nutrition Service—Final Rule Stage   | . :  |
| Se-<br>quence<br>Number          | Title   | Regulation<br>Identifier<br>Number   |
| 94<br>95<br>96<br>97<br>98<br>99 | Issuance Loss Liability: Food Stamp Program. Food Distribution Program - Part 250 Food Distribution Program on Indian Reservations. Emergency Food Assistance for Victims of Disasters. Conformance with Aid to Families with Dependent Children (AFDC) Rules: Food Stamp Program. Simplified Application and Standardized Benefits: Food Stamp Program. Administration/Management: Food Stamp Program. | 0584-AA05<br>0584-AA07<br>0584-AA09<br>0584-AA52<br>0584-AA62<br>0584-AA63 |
|                                  | Food and Nutrition Service—Completed Actions  |  |
| Se-<br>quence<br>Number          | Title   | Regulation<br>Identifier<br>Number   |
| 101<br>102                       | Quality Control Arbitration Procedures: Food Stamp Program  | 0584-AA46<br>0584-AA70   |
|                                  | Food Safety and Inspection Service—Prerule Stage  |  |
| Se-<br>quence<br>Number          | Title   | Regulation<br>Identifier<br>Number   |
| 103 <sub>.</sub>                 | Administrative Regulations  | 0583-AA02<br>0583-AA19   |

### Food Safety and Inspection Service—Prerule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 105                     | Eligibility of Foreign Countries for Importation of Products into the United States | 0583-AA55                          |

#### Food Safety and Inspection Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 106                     | Swine Identification at Official Slaughtering Establishments   | 0583-AA25                          |
| 107                     | Various Amendments to Accommodate Inspection of Meat Food Products Under Title IV of the Futures Trading Act of 1986     | 0583-AA26                          |
| 108                     | Requirements for Partially Defatted Products   | 0583-AA27                          |
| 109                     | Control of Salmonella and Other Enteric Bacteria in Meat and Poultry Processing  | 0583-AA28                          |
| 110-                    | Verified Production Control Program  | 0583-AA29                          |
| 111                     | Sulfonamides in Swine  | 0583-AA31                          |
| 112                     | Use and Labeling of Blood Components as Ingredients in Meat Food Products  | 0583-AA42                          |
| 113                     | Use of Lactic Acid and Acetic Acid as Anti-Microbial Agents on Meat and Poultry Carcasses                                |                                    |
| 114                     | Glucono Delta Lactone as an Acidifier in Meat and Poultry Products   | 0583-AA46                          |
| 115                     | Requirements for Foreign Country Import Certification and Live Animal Importation  | 0583-AA47                          |
| . 116                   | Trichina Control Requirements for Dry-Cured Ham  |                                    |
| 117                     | Movement of Imported Product Prior to Reinspection   | 0583-AA53                          |
| 118                     | Use and Protection of Approved Water Systems   | 0583-AA54                          |
| 119                     | Sulfonamide and Antibiotic Residues in Young Veal Calves; Certification Requirements                                     |                                    |
| 120                     | Requirements for Foreign Country Certification and Live Animal Importation   | 0583-AA59                          |
| . 121                   | Voluntary Inspection of Exotic Animals   | 0583-AA60-                         |
| 122                     | Implementation of Pork Irradiation   | 0583-AA61                          |
| 123                     | Certain Products with Meat Ingredients Exemptions From Definition of a "Meat Food Product"                               | 0583-AA62                          |
| 124                     | Use of Certain Binders in Meat and Poultry Products and Transfer of Binders in Text to the Tables of Approved Substances | 0583-AA64                          |
| 125                     | Immersion Cured and Dry Cured Bacon  | 0583-AA65                          |
| 126                     | Control of Added Substances and Labeling Requirements for Turkey Ham Products  | 0583-AA66                          |
| 127                     | Additional Trichina Detection Methods  | 0583-AA67                          |
| 128                     | Net Weight   | 0583-AA69                          |
| 129                     | Additional Trichina Detection Methods  | 0583-AA70                          |
| 130                     | Labeling of Meat Food Products That Contain Mechanically Separated (Species) Under Certain Circumstances                 | 0583-AA71                          |

#### Food Safety and Inspection Service—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 101                     | Standard for Frankfurters and Similar Cooked Squages   | 0583-AA21                          |
| 131                     | Standard for Frankfurters and Similar Cooked Sausages  |                                    |
| 132                     | Determination of Added Water in Cooked Sausages  |                                    |
| 133                     | Cattle Post - Mortem Inspection Procedures and Staffing Procedures   |                                    |
| 134                     | Disposal of Livestock Carcasses and Parts Condemned for Biological Residues  |                                    |
| 135                     | Binder Consisting of Sodium Alginate, Calcium Carbonate, Lactic Acid, and Calcium Lactate Lactic Acid, and Calcium Lactate |                                    |
| 136                     | Elimination of Sealing Requirement for Rendered Edible Animal Fat  | 0583-AA36                          |
| 137                     | Random Weight Packages; Statement of Net Weight Decimal Places   | 0583-AA37                          |
| 138                     | Streamlined Inspection System for Broilers and Cornish Game Hens   | 0583-AA38                          |
| 139                     | Ascorbic Acid, Erythorbic Acid, Citric Acid, Sodium Ascorbic, and Sodium Citrate in Fresh Pork Cuts                        |                                    |
| 140                     | Determination of "Added Water" in Cooked Sausages  |                                    |
| . 141                   | Ingredients that may be Identified as Flavors or Natural Flavors when used in Meat and Poultry Products                    |                                    |
| 142                     | Safety and Sanitation Requirements for Electrical Stimulating Equipment  |                                    |
|                         | Use of Air for Carcass Hide Removal.   |                                    |
| 143                     |  |                                    |
| 144                     | Antioxidants in Fabricated Steaks  |                                    |
| 145                     | Notice of Proceedings  | 0583-AA51                          |
| 146                     | Requirements for Imported Poultry Products:  | 0583-AA52                          |
| 147                     | Total Quality Control for Labeling   | 0583-AA63                          |
| 148                     | Sulfonamide and Antibiotic Residues in Young Veal Calves; Reduced Testing  |                                    |

#### Food Safety and Inspection Service—Completed Actions

| Se-<br>quence<br>Number | · •              | ,                  | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|------------------|--------------------|---|------------------------------------|
| 149<br>150<br>151       | Swine Identifica | ition and Record F | Geeping at Markets and at Official Slaughtering Establishmentsents for the Streamlined Inspection System for Broilers and Cornish Game Hens |                                    |

#### Foreign Agricultural Service—Proposed Rule Stage

| Title  | Regulation<br>Identifier<br>Number  |  |  |
|--|---|--|--|
| Determination of the Market Stabilization Price for Sugar for FY 1988  |   |  |  |
|  |   |  |  |
| Types and Quantities of Agricultural Commodities Available for Donation Overseas Under Section 416(b) of the Agricultural Act of 1949 for Each Fiscal Year |   |  |  |
|  | Determination of the Market Stabilization Price for Sugar for FY 1988  Determination of Import Quotas on Sugar for Fiscal Year 1988 |  |  |

#### Forest Service—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 155                     | Part 219 Planning   | 0596-AA50                          |
| 156                     | Official Forest Service Insignia  | 0596-AA59                          |
| 157                     | 36 CFR 262 Law Enforcement Support Activities   | 0596-AA65                          |
| 158                     | 36 CFR 262 Law Enforcement Support Activities   | 0596-AA66                          |
| 159                     | Whiskeytown-Shasta-Trinity National Recreation Area   | 0596-AA68                          |
| 160                     | 36 CFR 261 Prohibitions   | 0596-AA75                          |
| 161                     | Use of "Woodsy Owl" Symbol  | 0596-AA76                          |
| 162                     | 36 CFR 241 Wildlife: Cooperation in Wildlife Protection, Wildlife Management and Federal Refuge Regulations |                                    |
| 163                     | Isolated Cabin Authorizations   | 0596-AA85                          |

#### Forest Service—Proposed Rule Stage

| Se-<br>quence<br>Number | , Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 164                     | Access to Non-Federal Lands  | 0596-AA31                          |
| 165                     | Grazing and Livestock Use and Management of Wild, Free-Roaming Horses and Burros   |                                    |
| 166                     | Collection of Reimbursable Costs for Processing Special-Use Applications and Administration of Special-Use   | ,                                  |
|                         | Authorizations   | 0596-AA36                          |
| 167                     | Modify the General Prohibition Against Use of Vehicles in Excess of 40 Inches in Width on Trails   | 0596-AA38                          |
| 168                     | Revise the Definition of "Mechanical Transport" at 36 CFR 293.6(a)   |                                    |
| 169                     | Conservation of Fish, Wildlife, and their Habitats on the Copper/River Addition and Copper River-Bering River Portion, Chugach National Forest, Alaska | 0596-AA41                          |
| 170                     | Land Exchanges   |                                    |
| 171                     | Definition of Common Variety Mineral Materials   | 0596-AA44                          |
| 172                     | Revision of Timber Sale Contract Forms FS-2400-6 and FS-2400-6T  | 0596-AA45                          |
| 173                     | Leasable Mineral Regulations   | 0596-AA46                          |
| 174                     | Application Procedures and Fees for Hydroelectric Uses on National Forest System Lands   | 0596-AA47                          |
| 175                     | Locatable Minerals   |                                    |
| 176                     | Appeal of Decisions of Forest Officers   | 0596-AA51                          |
| 177                     | Grazing Fees; Eastern and Southern Regions   |                                    |
| 178                     | Ski Area Term Permits  |                                    |
| 179                     | Free Use to Alaskan Settlers, Miners, Residents and Prospectors  | 0596-AA69                          |
| 180                     | Increase in Minimum Rates Charged for Timber   |                                    |
| 181                     | Sale of Timber where Total Public Benefits May not Meet or May Exceed Total Costs  |                                    |
| 182                     | Administration of Easements for Water Conveyance Systems   |                                    |
| 183                     | Revise Small Tracts Act Regulations  | 0596-AA79                          |

#### Forest Service—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number  | Title o  | Regulation<br>Identifier<br>Number |
|--------------------------|--|------------------------------------|
| 184<br>185<br>186<br>187 | Oil and Gas Resources Regulations.  Modification of Timber Sale Downpayment Requirements.  Lumber Price Index Trends.  Timber Sale Financial Security. | 0596-AA83                          |

#### Forest Service—Final Rule Stage

| Se-<br>quence<br>Number         | Title  | Regulation<br>Identifier<br>Number  |
|---------------------------------|--|-------------------------------------|
| 188<br>189<br>190<br>191<br>192 | Entrance into Petersburg Watershed  Land Status and Title Records  Periodic Payments, Downpayments, and Market Related Contract Additions  Use Restrictions of National Forest Lands for the Protection of Municipal Water Supplies  Control of Skewed Bidding on National Forest Timber Sales | 0596-AA33<br>0596-AA34<br>0596-AA37 |
| 193<br>194<br>195               | Small Business Timber Sale Set Aside Program. Indian Allotments on National Forest System Lands. Prohibitions; Fossil Collecting   | 0596-AA43<br>0596-AA52<br>0596-AA56 |
| 196<br>197                      | Increased Downpayments From Timber Sale Purchasers with a History of Defaults; and Determination of Purchaser Responsibility   | 0596-AA60<br>0596-AA70              |
| 198                             | Revise 36 CFR 223.178 Regarding Release of Claims Against the Government on Sales Offered for Government Buyout Review of Decisions to Terminate Recreation Residence Permits  | 0596-AA71                           |
| 199<br>200                      | Review of Decisions to Terminate Recreation Residence Permits  |                                     |
| 201                             | Appeal of Decisions to Reoffer Returned or Defaulted Timber Sales on National Forests  |                                     |

#### Forest Service—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 202<br>203<br>204       | Suspension and Debarment of Timber Sale Contractors |                                    |

#### Packers and Stockyards Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title          | Regulation<br>Identifier<br>Number |
|-------------------------|----------------|------------------------------------|
| 205<br>206              | Annual Reports | 0590-AA04<br>0590-AA05             |

#### Soil Conservation Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                                   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 207<br>208              | Snow Surveys and Water Supply Forecasts | 0578-AA01<br>0578-AA12             |

#### Soil Conservation Service—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 209                     | Procedures for the Protection of Archeological and Historical Properties Encountered in SCS-Assisted Programs | 0578-AA13                          |

#### Soil Conservation Service—Final Rule Stage

| Se-<br>quence<br>Number | Title                                   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 210<br>211              | Soil Surveys Prime and Unique Farmlands | 0578-AA00<br>0578-AA10             |
| 212                     | Farmland Protection Policy Act          |                                    |

### DEPARTMENT OF AGRICULTURE (USDA)

#### **Proposed Rule Stage**

Agricultural Marketing Service (AMS)

## 1. FEES FOR SERVICE FOR VOLUNTARY AND MANDATORY PROGRAMS

**Legal Authority:** 7 USC 1621 to 1627; Agricultural Marketing Act of 1946; 21 USC 1031 to 1056; Egg Products Inspection Act; 7 USC 51 et seg Cotton Standards Act

CFR Citation: 7 CFR 26 to 209

Legal Deadline: None.

Abstract: Fees for the voluntary inspection, grading and classing of

agricultural commodities and certain mandatory inspection rates are reviewed periodically and changes are made to reflect cost of providing the service. (AMS 84-008)

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: No

Agency Contact: Tilli Fox, Reg. Review Staff, MRD, Department of Agriculture, Agricultural Marketing Service, Room 3525-S, Washington, DC 20250, 202 447-2704

**RIN:** 0581-AA19

#### DEPARTMENT OF AGRICULTURE (USDA)

#### Agricultural Stabilization and Conservation Service (ASCS)

#### **Prerule Stage**

## 2. 1988-CROP HONEY PRICE SUPPORT PROGRAM

Significance: Agency Priority

Legal Authority: 7 USC 1446(b); The Agricultural Act of 1949, as amended, Sec. 201(b)

**CFR Citation:** 7 CFR 1434.26; 7 CFR

1434.27

Legal Deadline: None.

Abstract: Legislation requires that 1988-crop honey be supported at 95 percent of the 1987 level, or \$0.5985 per pound. It also provides the Secretary the discretion to allow loan repayment at a lower rate. The objective of a lower repayment rate is to (1) minimize loan forfeitures, (2) avoid excessive stocks, (3) reduce Federal storage costs, and (4) maintain the competitiveness of honey in domestic and export markets.

Alternatives to be considered are: the type of support to offer, whether loans, purchases, or loans and purchases, and whether to implement the lower repayment provision. Government costs under the lower repayment provision would be expected to be under \$60 million.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief Regulatory Impact and Progam Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB04

## 3. 1988 WOOL AND MOHAIR PROGRAM

**Significance:** Agency Priority

**Legal Authority:** 7 USC 1782 et seq; National Wool Act of 1954, as amended by; PL 99-198, Sec 201 The Food Security Act of 1985

CFR Citation: 7 CFR 1468; 7 CFR 1472

Legal Deadline: None.

Abstract: This action will encourage the continued domestic production of wool at prices fair to both producers and consumers in a manner that will ensure a viable domestic wool industry, USDA-ASCS

**Prerule Stage** 

by supporting the prices of wool and mohair by means of loans, purchases, payments, or other operations. The support level for wool is determined by statutory formula. The support level for mohair must be set at a level not more than 15 percent above, or below the comparable percentage of parity at which shorn wool is supported. The expected cost to Government will be between \$100 and \$200 million.

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB05

#### 4. 1989 WHEAT PROGRAM

Significance: Agency Priority

**Legal Authority:** 7 USC 1445b-3; 7 USC 1710; The Agricultural Adjustment Act of 1949, Sec 107D and 110

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 792; 7 CFR 794 to 796

**Legal Deadline:** Statutory, June 1, 1988. (For announcement of acreage adjustment levels)

Abstract: To provide an adequate wheat supply for domestic and foreign utilization, increase the competitiveness of U.S. exports, support farm income, combat inflation, hold down Federal costs, conserve natural resources, and comply with statutory requirements.

Determinations are to be made on (1) loan and purchase rate--minimum probable range of \$2.06 to \$2.57 per bushel, (2) target price--at least \$4.16 per bushel, and (3) acreage adjustment-not less than 20% nor more than 30%, if carryin exceeds 1 billion bushels; no

more than 20% if carryin is below 1 billion bushels. Decisions also to be made on whether to implement (1) a marketing loan program and related programs, (2) a paid land diversion, and (3) incentives for farmers to participate in the FOR. The expected cost is \$2.0-\$5.0 billion. (ASCS 87-021)

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB14

#### 5. COMMON PROGRAM PROVISIONS FOR THE 1989 WHEAT, FEED GRAIN, COTTON AND RICE PROGRAMS

Significance: Agency Priority

**Legal Authority:** 7 USC 1421 et seq. The Agricultural Act of 1949, as amended. Sec 107d

**CFR Citation:** 7 CFR 713; 7 CFR 1421; 7 CFR 1427

- - -

Legal Deadline: None.

Abstract: To make and implement determinations that are common to each of the 1989 Wheat, Feed Grain, Cotton and Rice Programs. Determinations are to be made on (1) production of approved non-program crops on underplanted program crop permitted acreage (50/92 provision), (2) production of alternative crops on reduced acreage, (3) having and grazing of 50/92 and ACR conservation use acreage, (4) offsetting and cross compliance, (5) an advance recourse loan program, (6) multi-year set-asides, (7) the shift of 10 percent of a farm's acreage base between program commodity acreage bases, (8) consideration of actual 1989-crop yields

in establishing a subsequent year's program payment yield, (9) advance deficiency and diversion payments, (10) interest certificate payments, and (11) provisions for commodity payment certificates. (ASCS 87-024)

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB17

## 6. CCC COTTON LOAN PROGRAM REGULATIONS--SETTLEMENT, FRAUD, AND CONVERSION PROVISIONS

**Legal Authority:** 15 USC 714b to c; Commodity Credit Corporation Charter Act, Sec 4 and 5

CFR Citation: 7 CFR 1427 Legal Deadline: None.

Abstract: This action will update regulations to (1) clarify settlement provisions and (2) incorporate fraud or conversion language in order to make the regulations for cotton consistent with those for grain. No cost to Government is expected. (ASCS 87-015)

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB22

#### **DEPARTMENT OF AGRICULTURE (USDA)**

Agricultural Stabilization and Conservation Service (ASCS)

#### **Proposed Rule Stage**

## 7. COMMODITY CREDIT CORPORATION (CCC) CLAIMS REGULATIONS

Legal Authority: 15 USC 714(k) Commodity Credit Corporation Charter Act

CFR Citation: 7 CFR 1403 Legal Deadline: None.

Abstract: Regulations will revise policy, authorities, procedures, and responsibilities for settling claims by and against CCC. (ASCS 84-034)

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AA38

#### 8. NATIONAL AVERAGE LOAN RATES FOR 1987-CROP QUOTA AND ADDITIONAL PEANUTS

Significance: Agency Priority

**Legal Authority:** 7 USC 1445c-2; 7 USC 1423; Ag Act of 1949, Sec. 108B

CFR Citation: Not applicable

Legal Deadline: Statutory, February 19

1987.

Abstract: This action is required by legislation, which provides a formula for computing the quota support level and guidelines for determining the additional support level. The objective is to support farm income and stabilize prices. (ASCS 86-031)

#### Timetable:

| Action       | Date     | FF    | Cite |  |
|--------------|----------|-------|------|--|
| NPRM         | 01/26/87 | 52 FF | 2796 |  |
| Announcement | 02/13/87 |       |      |  |

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Tom Witzig.

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415,

Washington, DC 20013, 202 475-4636

RIN: 0560-AA61

### 9. 1988 PRICE SUPPORT LEVELS FOR FIVE KINDS OF TOBACCO

Legal Authority: 7 USC 1445; The Agricultural Act of 1949, as amended, Sec 106

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: To stabilize tobacco prices and comply with statutory

requirements, price support levels are set by statutory formula, based on a prices paid index. The Secretary may lower price support at the request of producer associations. Increases may be limited to 65% of the increase otherwise established. A net receipt of \$3.6 million is expected. (ASCS 87-019)

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | 05/13/88       |         |
| Final Action  | 09/01/88       |         |
| Small Entity: | Not Applicable |         |

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB12

## 10. 1989-CROP PEANUTS NATIONAL POUNDAGE QUOTA

Significance: Agency Priority

Legal Authority: 7 USC 1358; The Agricultural Act of 1938, as amended, Sec 358

CFR Citation: 00 CFR None

**Legal Deadline:** Statutory, December 15, 1988. (For announcement of national poundage quota only)

Abstract: To balance supply with demand at levels that assure stable supplies for domestic use and assure producers a reasonable income.

This action is required by legislation, which provides a formula for computing the national poundage quota. The quota must equal the amount estimated to be devoted to domestic edible, seed, and related uses and may not be less than 1.1 million tons. The expected cost is \$1 million. (ASCS 87-020)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/14/88 |         |
| Final Action | 12/15/88 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB13

#### 11. 1989 FEED GRAIN PROGRAM

Significance: Agency Priority

**Legal Authority:** 7 USC 1444e; 7 USC 1421; The Agricultural Act of 1949, as amended, Sec 105c; 7 USC 1710; The Agricultural Adjustment Act of 1949, as amended, Sec 110

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 718 to 719; 7 CFR 792; 7 CFR 794 to 796; 7 CFR 1421.720 to 1421.734

Legal Deadline: Statutory, September 30, 1988. (For announcement of acreage adjustment levels)

Abstract: To provide an adequate feed grain supply for domestic and foreign utilization, support farm income, combat inflation, hold down Federal costs, conserve natural resources, and comply with statutory requirements.

Primary determinations to be made are (1) loan and purchase rates--probable range of \$1.65 - \$2.06/bu. for corn, with rates for other feed grains set in relation to that for corn, (2) target prices--not less than \$2.88 per bushel for corn, with rates for other feed grains set in relation to that for corn, and (3) acreage adjustment--not less than 12.5% nor more than 20%, if corn carryin exceeds 2 billion bushels; no more than 12.5% if corn carryin is less than 2 billion bushels. Decisions also to be made on whether to implement (1) a paid land diversion. (2) a marketing loan, (3) a half-compliance program, (4) incentives for farmers to participate in the FOR, and (5) price support for corn silage. The expected cost is \$8.0 to \$12.0 billion. (ASCS 87-022)

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | 07/15/88       |         |
| Final Action  | 09/30/88       |         |
| Small Entity: | Not Applicable |         |

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, **USDA—ASCS Proposed Rule Stage** 

PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB15

#### 12. 1989 UPLAND COTTON PROGRAM

Significance: Agency Priority

Legal Authority: 7 USC 1444-1; The Agricultural Adjustment Act of 1949, as amended, Sec 103A

CFR Citation: 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 792; 7 CFR 794 to 796; 7 CFR 1427

Legal Deadline: Statutory, November 1, 1988. (For announcement of loan rate, acreage adjustment level, and national program acreage)

Abstract: To assure sufficient supplies of upland cotton for domestic and export use, maintain adequate carryover stocks, support farm income, combat inflation, hold down Federal costs, and comply with statutory requirements.

Determinations must be made on (1) the loan rate--not less than 50.00 cents/lb, (2) the target price--not less than 74.5 cents/lb, (3) the loan repayment rate--if the world price is below the loan rate, repayment rate may be set by 1 of 2 options: (Plan A or Plan B, Sec. 103A (a(5))), (4) acreage limitation--no greater than 25%, (5) the national program acreage--not less than 10 million acres, (6) other provisions: whether or not to implement voluntary paid land diversion, loan deficiency payment, inventory reduction, or seed cotton loan programs. The expected cost is \$250 -\$500 million. (ASCS 87-023)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 08/01/88 |         |
| Final Action | 10/31/88 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB16

#### 13. 1988 SOYBEAN LOAN PROGRAM

Significance: Agency Priority

Legal Authority: 7 USC 1446; The Agricultural Act of 1949, as amended, Sec 201

CFR Citation: 7 CFR 1421

Legal Deadline: Statutory, October 1, 1988. (For announcement of loan rate)

**Abstract:** To assure sufficient supplies for domestic and export use, support farm income, combat inflation, hold down Federal costs, and comply with statutory requirements.

Determinations are to be made on the loan and purchase rate, with a probable range of \$4.77 to \$4.53/bu., and on whether to implement a marketing loan program. The expected cost is \$0.1 -\$0.6 billion. (ASCS 87-025)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 08/01/88 |         |
| Final Action | 09/30/88 | •       |

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S. PO Box 2415, Washington, DC 20013, 202 475-4636

**RIN:** 0560-AB18

#### 14. 1989 EXTRA LONG STAPLE (ELS) **COTTON PROGRAM**

Legal Authority: 7 USC 1444(h); The Agricultural Adjustment Act of 1949, as amended, Sec 103h

CFR Citation: 7 CFR 1427

Legal Deadline: Statutory, December 1, 1988. (12/1/88 for announcement of loan rate

**Abstract:** To assure sufficient supplies of ELS cotton for domestic and export use, maintain adequate carryover stocks, support farm income, combat inflation, conserve natural resources, hold down Federal costs, and comply with statutory requirements.

Determinations are to be made on (1) the loan rate -- not less than 85% of the average market price over the previous 5 years, excluding the highest and lowest years, (2) the target price -- 120% of the loan level, (3) acreage limitation -- to be set at such level as to assure that total supplies will not be excessive, (4) the national program acreage -- not less than 60 thousand acres, (5) other provisions -- whether or not to make land diversion payments, and the loan level for seed cotton. The expected cost is \$0.5 - \$1.0 million. (ASCS 87-018)

#### Timetable:

| Action       | Date             | FR Cite |
|--------------|------------------|---------|
| NPRM         | 09/01/88         |         |
| Final Action | 12/01/88         |         |
| Small Entity | : Not Applicable |         |

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB25

#### 15. ● 1989 PRICE SUPPORT LEVELS FOR SIX KINDS OF TOBACCO

Significance: Agency Priority

Legal Authority: 7 USC 1445; The Agricultural Act of 1949, as amended, Sec 106

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: To stabilize tobacco prices and comply with statutory requirements, price support levels are set by statutory formula, based on a prices paid index. The Secretary may lower price support at the request of producer associations. Increases may be limited to 65% of the increase otherwise established. A net receipt of \$9 million is expected.

#### Timetable:

| Action       | Date       | FR Cite |
|--------------|------------|---------|
| NPRM         | 05/01/89   |         |
| Final Action | . 09/01/89 | •       |

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB32

#### 16. ● 1989-CROP NATIONAL **AVERAGE PRICE SUPPORT LEVEL FOR QUOTA PEANUTS**

Significance: Agency Priority

Legal Authority: 7 USC 1445c-2; Agricultural Act of 1949, Sec 108B

CFR Citation: 00 CFR None

Legal Deadline: Statutory, February 15,

1989.

**Proposed Rule Stage** 

Abstract: This action is required by legislation, which provides a formula for computing the quota support level. The objective is to support farm income and stabilize prices.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/01/88 |         |
| Final Action | 02/15/89 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB36

## 17. ● 1989-CROP HONEY PRICE SUPPORT PROGRAM

Significance: Agency Priority

Legal Authority: 7 USC 1446(b); The Agricultural Act of 1949, as amended, Sec 201(b)

**CFR Citation:** 7 CFR 1434.26; 7 CFR 1434.27

Legal Deadline: None.

Abstract: Legislation requires that 1989crop honey be supported at 95 percent of the 1988 level, or \$0.5636 per pound. It also provides the Secretary the discretion to allow loan repayment at a lower rate. The objective of a lower repayment rate is to (1) minimize loan forfeitures, (2) avoid excessive stocks, (3) reduce Federal storage costs, and (4) maintain the competitiveness of honey in domestic and export markets. Alternatives to be considered are: the type of support to offer, whether loans purchases, or loans and purchases, and whether to implement the lower repayment provision. Government costs under the lower repayment provision would be expected to be under \$60 million.

#### Timetable:

| Action        | Date.          | FR Cite |
|---------------|----------------|---------|
| NPRM          | 01/18/89       |         |
| Final Action  | 04/01/89       |         |
| Small Entity: | Not Applicable |         |

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB37

## 18. ● COMMON PROGRAM PROVISIONS FOR THE 1990 WHEAT, FEED GRAIN, COTTON AND RICE PROGRAMS

Significance: Regulatory Program

**Legal Authority:** 7 USC 1421 et seq; The Agricultural Act of 1949, as amended, Sec 107d

**CFR Citation:** 7 CFR 713; 7 CFR 1421; 7 CFR 1427

Legal Deadline: None.

Abstract: To make and implement determinations that are common to each of the 1989 Wheat, Feed Grain, Cotton and Rice Programs. Determinations are to be made on (1) production of approved non-program crops on underplanted program crop permitted acreage, (2) production of alternative crops on reduced acreage. (3) having and grazing of underplanted program crop permitted acreage and ACR conservation use acreage. (4) offsetting and cross compliance, (5) an advance recourse loan program, (6) multi-year set-asides, (7) the shift of 10 percent of a farm's acreage base between program commodity acreage bases, (8) consideration of actual 1990crop yields in establishing a subsequent year's program payment yield, (9) advance deficiency and diversion payments, (10) interest certificate payments, (11) provisions for commodity payment certificates, and (12) the enrollment period.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/08/89 |         |
| NPRM Comment<br>Period End | 05/08/89 |         |
| Final Action               | 06/01/89 | •       |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S. PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB38

#### 19. ● 1989 RICE PROGRAM

Significance: Regulatory Program

**Legal Authority:** 7 USC 1441; Agricultural Act of 1949, Sec 101, as amended

**CFR Citation:** 7 CFR 707, 7 CFR 709, 7 CFR 713, 7 CFR 719, 7 CFR 720, 7 CFR 794 to 796, 7 CFR 1421

**Legal Deadline:** Statutory, January 31, 1989. (For announcing loan, target, and acreage limitation levels.)

Abstract: To provide an adequate supply of rice for domestic and foreign utilization, support farm income, combat inflation, hold down Federal costs, conserve resources, and comply with statutory requirements.

Primary determinations to be made are (1) loan and purchase rates -- 85% of the previous 5-year average, excluding the high and low years, but cannot be reduced more than 5% from the previous year's level nor be lower than \$6.50/cwt., (2) target price -- no lower than \$10.80 cwt., (3) acreage limitation -- no more than 35%, with a target carryover level of 30 million cwt. Determinations are also to be made on (1) a land diversion program, (2) advance deficiency/diversion payments, (3) purchase of marketing certificates under the marketing loan, (4) loan deficiency payments, (5) inventory reduction program (half-ARP), and (6) loan rate adjustments (loan differentials). The expected cost to Government is \$600 million.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | 09/30/88       |         |
| Final Action  | . 12/31/88     |         |
| Small Entity: | Not Applicable |         |

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO

Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB39

#### 20. ● 1990 WHEAT PROGRAM

Significance: Regulatory Program

**Legal Authority:** 7 USC 1445b-3; 7 USC 1710; The Agricultural Adjustment Act of 1949, Sec 107D and 110

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 7J9; 7 CFR 770; 7 CFR 792; 7 CFR 794 to 796

Legal Deadline: Statutory, June 1, 1989. (For announcement of acreage adjustment levels)

**Proposed Rule Stage** 

Abstract: To provide an adequate wheat supply for domestic and foreign utilization, increase the competitiveness of U.S. exports, support farm income, combat inflation, hold down Federal costs, conserve natural resources, and comply with statutory requirements.

Primary determinations to be made are (1) loan and purchase rate -- minimum probable range of \$1.95 to \$2.44 per bushel, (2) target price -- at least \$4.00 per bushel, and (3) acreage adjustment -- not less than 20% nor more than 30%, if carryin exceeds 1 billion bushels; no more than 20% if carryin is below 1

billion bushels. Decisions also to be made on whether to implement (1) a marketing loan program and related programs, (2) a paid land diversion, (3) advance deficiency/diversion payments, (4) generic certificate program, and (5) incentives for farmers to participate in the FOR. The expected cost is \$2.0-\$4.0 billion.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/08/89 |         |
| NPRM Comment |          |         |
| Period End   |          | •       |

| Action       | Date     | FR | Cite |  |
|--------------|----------|----|------|--|
| Final Action | 06/01/89 |    |      |  |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB41 .

#### DEPARTMENT OF AGRICULTURE (USDA)

Agricultural Stabilization and Conservation Service (ASCS)

Final Rule Stage

#### 21. PRICE SUPPORT LOAN PROGRAM FOR 1986 THROUGH 1990-CROPS SUGAR BEETS AND SUGARCANE

Significance: Regulatory Program

Legal Authority: 7 USC 1446; Ag Act of 1949, as amended, Sec 201

CFR Citation: 7 CFR 1435

Legal Deadline: Statutory, October 1, 1986.

Abstract: The 1949 Act, as amended by the Food Security Act of 1985, requires the Secretary to support the price of domestically grown sugarcane and sugar beets through a nonrecourse loan program effective for the 1986 through 1990 crops. The object of this action is to develop program and operation provisions for administering a sugar price support program. (ASCS 86-048)

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| Announcement  | 10/01/86 | -           |
| Interim Final | 10/29/86 | 51 FR 39507 |
| Rule          |          |             |

**Next Action Undetermined** 

Small Entity: Not Applicable Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415,

Washington, DC 20013, 202 475-4636

RIN: 0560-AA74

#### 22. 1987-CROP PEANUTS NATIONAL **POUNDAGE QUOTA**

Significance: Agency Priority

Legal Authority: 7 USC 1958; Ag Act of

1938, Sec 358

CFR Citation: Not applicable

Legal Deadline: Statutory, December 15,

Abstract: This action is required by legislation, which provides a formula for computing the National quota. The quota must equal the amount devoted to domestic edible, seed, and related uses and may not be less than 1.1 million tons. The objective is to balance supply with demand at levels that assure stable supplies for domestic use and assure producers a reasonable income. (ASCS 86-033)

#### Timetable:

| i illietable.       |                |      |      |         |
|---------------------|----------------|------|------|---------|
| Action              | Date           |      | FR   | Cite    |
| NPRM                | 11/20/86       | 51   | FR   | 41990   |
| Announcement        | 12/12/86       |      |      |         |
| Next Action Un      | determined     |      |      |         |
| Small Entity: N     | lot Applicable | 9    |      |         |
| <b>Agency Conta</b> | ct: Tom Wi     | tzig | ,    |         |
| Department of       | Agriculture    | · A  | oric | nltural |

Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415,

Washington, DC 20013, 202 475-4636

RIN: 0560-AA79

#### 23. COMMON PROGRAM PROVISIONS FOR THE 1988 WHEAT, FEED GRAINS, **COTTON AND RICE PROGRAMS**

Significance: Regulatory Program

Legal Authority: 7 USC 1441-1; 7 USC 1444-1; 7 USC 1444-b; 7 USC 1445b-3; 7 USC 1461 to 1469; Agricultural Act of 1949. as amended

CFR Citation: 7 CFR 713; 7 CFR 1421; 7

Legal Deadline: Statutory, June 1, 1987. (Acreage Reduction Percentage for Wheat Only)

Abstract: To make and implement determinations that are common to each of the 1988 wheat, feed grains. cotton and rice programs.

Determinations are to be made on (1) the enrollment period (universal or staggered for each program), (2) production of approved non-program crops on underplanted program crop permitted acreage, (3) production of alternative crops on reduced acreage, (4) offsetting and cross compliance, (5) an advance recourse loan program, (6) multi-year set-asides, (7) the shift of ten percent of a farm's acreage base between program commodity base acreage, (8) consideration of actual 1988-crop yields in establishing a subsequent year's program payment yield, (9) procedure for crediting prevented planting and failed acreage, and (10) advance deficiency and diversion payments. (ASCS 86-057)

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/28/87 | 52 FR 15362 |
| Announcement | 07/02/87 | ,           |
| Announcement | 01/21/88 |             |
| Final Action | 04/01/88 |             |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S. P.O. Box 2415.

Washington, DC 20013, 202 475-4636

RIN: 0560-AA89

Final Rule Stage

#### 24. 1988 RICE PROGRAM

Significance: Regulatory Program

Legal Authority: 7 USC 1441; The Agricultural Act of 1949, as amended Sec 101

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 794 to 796; 7 CFR 1421

**Legal Deadline:** Statutory, January 31, 1988.

Abstract: To provide an adequate rice supply for domestic and foreign utilization, and comply with statutory requirements. (ASCS 86-058)

#### Timetable:

| Action       | Date     | ı    | FR | Cite  |
|--------------|----------|------|----|-------|
| NPRM         | 10/02/87 | 52 1 | FR | 38806 |
| Announcement | 01/22/88 |      |    |       |
| Announcement | 01/26/88 |      |    |       |
| Final Action | 04/01/88 |      |    |       |

Small Entity: No

Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AA90

#### 25. 1988 WHEAT PROGRAM

Significance: Regulatory Program

Legal Authority: 7 USC 1445b-3; The Agricultural Act of 1949, as amended, Sec 107D

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 794 to 796; 7 CFR 1421.1 to 1421.29; 7 CFR 1421.460 to 1421.471; 7 CFR 1421.700 to 1421.714

**Legal Deadline:** Statutory, June 1, 1987. (Acreage Reduction Percentage Only)

Abstract: To provide an adequate wheat supply for domestic and foreign utilization, increase the competitiveness of U.S. exports, and comply with statutory requirements. (ASCS 86-059)

#### Timetable:

| Action       | Date     | 1    | FR | Cite  |
|--------------|----------|------|----|-------|
| NPRM         | 04/28/87 | 52 F | R  | 15358 |
| Announcement | 07/02/87 |      |    |       |
| Announcement | 01/21/88 |      |    |       |
| Final Action | 04/01/88 |      |    |       |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AA91

#### 26. 1988 FEED GRAIN PROGRAM

Significance: Regulatory Program

**Legal Authority:** 7 USC 1444e; The Agricultural Act of 1949, as amended, Sec 105C and 110

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 718; 7 CFR 719; 7 CFR 792; 7 CFR 794 to 796; 7 CFR 1421.1 to 1421.29; 7 CFR 1421.90 to 1421.100; 7 CFR 1421.720 to 1421.734

Legal Deadline: Statutory, September 30, 1987. (Acreage Reduction Percentage Only)

Abstract: To provide an adequate feed grain supply for domestic and foreign utilization, and comply with statutory requirements. (ASCS 86-060)

#### Timetable:

| Date     | FR Cite                          |
|----------|----------------------------------|
| 07/16/87 | 52 FR 26707                      |
| 09/29/87 |                                  |
| 01/21/88 |                                  |
| 04/01/88 | •                                |
|          | 07/16/87<br>09/29/87<br>01/21/88 |

Small Entity: Not Applicable

Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AA92

#### 27. 1988 UPLAND COTTON PROGRAM

Significance: Regulatory Program

Legal Authority: 7 USC 1444-1, Ag Act of 1949, as amended Sec. 103A

**CFR Citation:** 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 792; 7 CFR 794 to 796; 7 CFR 1427

**Legal Deadline:** Statutory, November 1, 1987.

Abstract: To assure sufficient supplies of upland cotton for domestic and export use, maintain adequate carryover stocks, and comply with statutory requirements. (ASCS 86-061)

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 07/17/87 | 52 FR 27032 |
| Announcement | 10/29/87 |             |
| Announcement | 01/21/88 |             |
| Final Action | 04/01/88 | •           |
|              |          | •           |

Small Entity: Not Applicable

Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415,

Washington, DC 20013, 202 475-4636

RIN: 0560-AA93

## 28. 1988-CROP FLUE-CURED TOBACCO MARKETING QUOTAS

**Significance:** Agency Priority

**Legal Authority:** 7 USC 1311 to 1313; Agricultural Adjustment Act of 1938, as amended; Sec 311 to 313

CFR Citation: 7 CFR 725

**Legal Deadline:** Statutory, December 15, 1987

Abstract: Marketing quotas are required by legislation. Their objective is to balance supply with demand at levels assuring stable supplies for domestic and export use. (ASCS 86-064)

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action, Undetermined

Small Entity: Not Applicable

Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415,

Washington, DC 20013, 202 475-4636

RIN: 0560-AA98

#### 29. 1988 EXTRA LONG STAPLE (ELS) COTTON PROGRAM

Significance: Agency Priority

Legal Authority: 7 USC 1444(h); The Agricultural Act of 1949, as amended, Sec 103(h)

CFR Citation: 7 CFR 1427

Legal Deadline: Statutory, December 1,

1987.

Abstract: To assure sufficient supplies of extra long staple cotton for domestic and export use, maintain adequate carryover stocks, and comply with statutory requirements. (ASCS 86-065)

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 09/10/87 | 52 | FR | 34262 |
| Final Action | 04/01/88 |    |    |       |

Small Entity: Not Applicable

Agency Contact: Tom Witzig,

Department of Agriculture, Agricultural Stabilization and Conservation Service,

Final Rule Stage

Room 3726-S, P.O. Box 2415, Washington, DC 20013, **202** 475-4636

RIN: 0560-AA99

#### 30. 1988-CROP BURLEY TOBACCO MARKETING QUOTAS AND PRICE SUPPORT LEVEL

Significance: Agency Priority

**Legal Authority:** 7 USC 1312; The Agricultural Act of 1938, as amended, Sec 312 to 313; 7 USC 1445; The Agricultural Adjustment Act of 1949, as amended, Sec 106

CFR Citation: 7 CFR 724

Legal Deadline: Statutory, February

1988.

Abstract: Marketing quotas and price support are required by legislation. Their objectives are to balance supply with demand at levels assuring stable supplies for domestic and export use at prices fair to producers.

#### Timetable:

| - |    |    |   |
|---|----|----|---|
| Λ | ct | in | n |

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB06

#### 31. 1988-CROP MARKETING QUOTAS AND ACREAGE ALLOTMENTS FOR FIVE KINDS OF TOBACCO

Significance: Agency Priority

**Legal Authority:** 7 USC 1312(a) et seq; The Agricultural Act of 1938, as amended, Sec 312-313

CFR Citation: 7 CFR 724

Legal Deadline: Statutory, March 1, 1988.

Abstract: Marketing quotas and acreage allotments are required by legislation. Their objective is to balance supply with demand at levels that ensure stable supplies for domestic and export use. This action is expected to result in a net receipt to the Government of approximately \$8 million.

#### Timetable:

| Action       | Date     |    | FR | Cite |  |
|--------------|----------|----|----|------|--|
| NPRM         | 01/11/88 | 53 | FR | 630  |  |
| Final Action | 05/01/88 |    |    |      |  |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB07

## 32. 1988-CROP PEANUT PRICE SUPPORT PROGRAM DIFFERENTIALS

**Legal Authority:** 7 USC 1423; Agricultural Act of 1949, Sec. 403; 15 USC 714c; Commodity Credit Corporation Charter Act, Sec. 5

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: The Secretary of Agriculture is authorized to make appropriate adjustments in the support price for peanuts for differences in grade, type, quality, location, and other factors to ensure that price support levels are representative of the market values of the various types. The average of the price support levels must, as far as is practicable, equal the national average price support level as determined by legislation. No alternatives are considered and the cost to Government will be negligible.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |
|        | <br> |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, P.O. Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB08

#### 33. 1988-CROP SUGAR BEET AND SUGARCANE PRICE SUPPORT LOAN RATES

Significance: Agency Priority

**Legal Authority:** 7 USC 1421; 7 USC 1446; The Agricultural Adjustment Act of 1949, as amended, Sec 201; and 401

CFR Citation: 7 CFR 1435

#### Legal Deadline: None.

Abstract: To set forth (1) loan rates applicable to 1988-crop sugar beets and sugarcane, and (2) the 1988-crop minimum price support levels processors are required to pay their growers. The minimum national average loan rate is set by statute at \$0.18/lb. for sugarcane, with the rate for sugar beets set at such level as the Secretary determines is fair and reasonable in relation to that for sugarcane. No impact on Government outlays is expected. However, the cost to consumers and other users of sugar will likely exceed \$2 billion. (87-026)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 09/15/88 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB19

## 34. 1989 WOOL AND MOHAIR PROGRAM

Significance: Agency Priority

**Legal Authority:** 7 USC 1782 et seq; National Wool Act of 1954, as amended, Sec

**CFR Citation:** 7 CFR 1468; 7 CFR 1472

Legal Deadline: None.

Abstract: To encourage the continued domestic production of wool at prices fair to both producers and consumers, in a manner which will assure a viable domestic wool industry in the future, by supporting the prices of wool and mohair by means of loans, purchases, payments, or other operations. The support level for wool is set by statutory formula. The support price for mohair must be set at a level not more than 15 percent above or below the comparable percentage of parity at which shorn wool is supported. The expected cost is \$100 to \$200 million. (ASCS 87-027)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 12/30/88 |         |

Small Entity: Not Applicable

USDA—ASCS Final Rule Stage

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB20

## 35. 1988 CCC COTTON LOAN PROGRAM REGULATIONS-BALE PACKAGING MATERIALS

**Legal Authority:** 15 USC 714b to c; Commodity Credit Corporation Charter Act, Sec 4 and 5

CFR Citation: 7 CFR 1427 Legal Deadline: None.

Abstract: To incorporate by reference the specifications for bale packaging materials used in wrapping cotton for 1988 that were approved by the Joint Cotton Industry Bale Packaging Committee and that are acceptable to CCC. No cost to Government is expected. (ASCS 87-014)

#### Timetable:

Final Action

|        | <del></del> |    |      |
|--------|-------------|----|------|
| Action | Date        | FR | Cite |
|        |             |    |      |

07/01/88

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB21

#### 36. GENERAL REGULATIONS GOVERNING PRICE SUPPORT OF 1986 AND SUBSEQUENT CROPS OF GRAIN

**Legal Authority:** 15 USC 714b to c; Commodity Credit Corporation Charter Act, Sec 4 and 5

CFR Citation: 7 CFR 1421 Legal Deadline: None.

Abstract: To correct and update program regulations. Specifically, this amendment will incorporate substitution provisions, clarify settlement of high moisture grain delivered to CCC, and revise warehouse-stored loan grade requirements. No cost to Government is expected. (ASCS 87-016)

#### Timetable:

| Action | Date     | FR    | Cite  |
|--------|----------|-------|-------|
| NPRM   | 11/24/87 | 52 FR | 44989 |

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB23

## 37. WAIVER OF STANDARDS FOR APPROVED WAREHOUSES

Legal Authority: 15 USC 714c; Commodity Credit Corporation Charter Act, Sec 5

CFR Citation: 7 CFR 1421 Legal Deadline: None.

Abstract: Due to the large carryover of grain stocks and a bumper harvest expected this summer and fall, the need for storage space for CCC-owned and loan grain may become critical in several areas of the country. This amendment will permit CCC to approve warehouses that are temporarily unable to meet all of the Standards of Approval, in order to provide adequate storage space. There is no expected cost to Government of this action. (ASCS 87-017)

#### Timetable:

| Action        | Date        | FR Cite     |
|---------------|-------------|-------------|
| NPRM          | 08/17/87    | 52 FR 30689 |
| Final Action  | 01/04/88    |             |
| Next Action U | ndetermined |             |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact and Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB24

## 38. • DAIRY INDEMNITY PAYMENT PROGRAM--JANUARY 1, 1988 - SEPTEMBER 30, 1990

**Legal Authority:** PL 90-484, Sec 1 to 3, as amended; PL 91-524, Sec 204, as amended; PL 93-86, Sec 5; PL 95-113, Sec 205; 7 USC 450 j, k, and 1

CFR Citation: 7 CFR 760.1 to 760.34

Legal Deadline: None.

Abstract: This action will extend the program through September 30, 1990. The purpose of the program is to indemnify dairy farmers for milk dumped because of contamination that is not the fault of the producer and dairy manufacturers for dairy products removed from the market through no fault of the manufacturers. The alternative is to discontinue the program. The cost to the Government for FY 1988 through FY 1990 is estimated to be about \$500,000.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 07/01/88 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB30

## 39. ● 1989-CROP PEANUT PRICE SUPPORT PROGRAM DIFFERENTIALS

Legal Authority: 7 USC 1423; Agricultural Act of 1949, Sec 403; 15 USC 714c; Commodity Credit Corporation Charter Act, Sec 5

CFR Citation: 00 CFR N/A Legal Deadline: None.

Abstract: The Secretary of Agriculture is authorized to make appropriate adjustments in the support price for peanuts for differences in grade, type, quality, location, and other factors to ensure that price support levels are representative of the market values of the various types. The average of the price support levels must, as far as is practicable, equal the national average price support level as determined by legislation. No alternatives are considered and the cost to Government will be negligible.

#### Timetable:

| Date     | FR Cite |
|----------|---------|
| 03/31/89 |         |
|          |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S. PO USDA—ASCS Final Rule Stage

Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB31

#### 40. ● 1989-CROP NATIONAL AVERAGE LOAN RATE AND MINIMUM CCC EXPORT EDIBLE SALES PRICE FOR ADDITIONAL PEANUTS

Significance: Agency Priority

Legal Authority: 7 USC 1445C-2; Agricultural Act of 1949, Sec 108B

CFR Citation: 00 CFR None

Legal Deadline: Statutory, February 15,

1989.

**Abstract:** This action is required by legislation, which provides guidelines for the establishment of the additional support level. The objective is to support farm income and stabilize prices.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

Final Action 02/15/89

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO

Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB33

#### 41. ● 1989-CROP BURLEY TOBACCO MARKETING QUOTAS AND PRICE SUPPORT LEVEL

Significance: Agency Priority

Legal Authority: 7 USC 1312; The Agricultural Act of 1938, as amended, Sec 312 to 313; 7 USC 1445; The Agricultural Adjustment Act of 1949, as amended, Sec 106

CFR Citation: 7 CFR 724

**Legal Deadline:** Statutory, February 1989.

Abstract: Marketing quotas and price support are required by legislation. Their objectives are to balance supply with demand at levels assuring stable supplies for domestic and export use at prices fair to producers. Quota is based on manufacturers' intentions, 3-year average exports, an adjustment to maintain loan stocks, and a discretionary adjustment of plus or minus 3 percent. Price support is based on a formula that is 2/3 weight average market prices and 1/3 weight cost

index, plus discretion to limit any increase to 65 percent. A net receipt of \$131 million is expected

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 02/01/89 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB34

#### 42. • 1989-CROP FLUE-CURED TOBACCO MARKETING QUOTA AND PRICE SUPPORT LEVEL

Significance: Agency Priority

**Legal Authority:** 7 USC 1311 to 1313; Agricultural Adjustment Act of 1938, Sec 311 to 313, as amended; 7 USC 1445; Agricultural Act of 1949, Sec 106, as amended

CFR Citation: 00 CFR None

**Legal Deadline:** Statutory, December 15, 1988. (For announcement of price support level)

Abstract: Marketing quotas and price support are required by legislation. Their objectives are to balance supply with demand at levels assuring stable supplies for domestic and export use at prices fair to producers. The quota is based on manufacturers' intentions, 3year average exports, an adjustment to maintain loan stocks and a discretionary adjustment of plus or minus 3 percent. The price support level is based on a formula that is 2/3 weight average market prices and 1/3 weight a cost index, with discretion to limit any increase to 65 percent. A net receipt of \$153 million is expected.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 12/15/88 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB35

## 43. ● MILK PRICE SUPPORT LEVEL, CALENDAR YEAR 1989 -

Significance: Regulatory Program

**Legal Authority:** 7 USC 1446(d); The Agricultural Act of 1949, as amended, Sec 201(d)(1)(E)

CFR Citation: 7 CFR 1430

Legal Deadline: Statutory, January 1, 1989.

Abstract: Legislation requires that if estimated price support purchases for 1989 exceed 5 billion pounds (milk equivalent, fat basis), the Secretary shall reduce the support price by \$0.50 per hundredweight (cwt), and if estimated purchases do not exceed 2.5 billion pounds, shall increase the support price by \$0.50/cwt. The cost to Government is expected to be approximately \$1 billion.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 12/31/88 |         |
| Final Action<br>Effective | 01/01/89 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB40

# 44. • BURLEY TOBACCO PRICE SUPPORT RESTRICTIONS FOR NONBALED TOBACCO AND NONSTANDARD CONTAINERS

Legal Authority: 7 USC 1445; Agricultural Act of 1949, as amended

CFR Citation: 7 CFR 1464 Legal Deadline: None.

Abstract: This action would encourage the marketing of burley tobacco in baled form by providing a reduced price support level of 5 to 15 cents per pound for nonbaled tobacco effective for the 1988 crop. Approximately 85 percent of all burley tobacco sold at auction is in baled form. The industry preference for baled tobacco could result in all nonbaled tobacco being placed under loan.

This action would also require that effective for the 1989 crop, all loan tobacco be delivered on a standard container (slip sheet), in order to

#### **USDA—ASCS** Final Rule Stage

establish a uniform tare for all lots of tobacco and eliminate errors resulting from the separate weighing of nonstandard containers (pallets).

No cost to Government is expected. Cost to producers would be equal to the reduction in price support for nonbaled tobacco. Cost to warehousemen due to

a shift to standard containers would be minimal.

#### Timetable:

| Action              | Date             | FR Cite |
|---------------------|------------------|---------|
| NPRM                | 03/01/88         |         |
| Final Action        | 05/16/88         |         |
| <b>Small Entity</b> | : Not Applicable |         |

Agency Contact: Tom Witzig, Chief, Regulatory Impact & Program Analysis Branch, Department of Agriculture, Agricultural Stabilization and Conservation Service, Room 3726-S, PO Box 2415, Washington, DC 20013, 202 475-4636

RIN: 0560-AB42

#### **DEPARTMENT OF AGRICULTURE (USDA)**

Agricultural Stabilization and Conservation Service (ASCS)

#### **45. 1987 FEED GRAIN PROGRAM**

Significance: Regulatory Program

CFR Citation: 7 CFR 707: 7 CFR 709: 7 CFR 713; 7 CFR 718; 7 CFR 719; 7 CFR 792; 7 CFR 794 to 796; 7 CFR 1421.720 to 1421,734

#### Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/03/87 | 52 FR 45977 |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA59

#### 46. 1987 EXTRA LONG STAPLE (ELS) **COTTON PROGRAM**

Significance: Agency Priority CFR Citation: 7 CFR 1427

Completed:

| Reason       | Date     |    | FR | Cite  |  |
|--------------|----------|----|----|-------|--|
| Final Action | 12/03/87 | 52 | FR | 45977 |  |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA60

#### 47. 1987 UPLAND COTTON PROGRAM

Significance: Regulatory Program

CFR Citation: 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 792; 7 CFR 794 to 796; 7 CFR 1427

#### Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/03/87 | 52 FR 45977 |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA64

#### 48. 1987 RICE PROGRAM

Significance: Regulatory Program

CFR Citation: 7 CFR 707: 7 CFR 709: 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 794 to 796; 7 CFR 1421

#### Completed:

| Reason       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Final Action | 12/03/87 | 52 FR | 45977 |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA72

#### 49. 1987-CROP HONEY PRICE SUPPORT PROGRAM

Significance: Agency Priority

CFR Citation: 7 CFR 1434.26; 7 CFR

1434.27

#### Completed:

| Reason       | Date     | FR Cite |
|--------------|----------|---------|
|              |          |         |
| Announcement | 04/07/87 |         |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA73

#### 50. 1987 WHEAT PROGRAM

Significance: Regulatory Program

CFR Citation: 7 CFR 707; 7 CFR 709; 7 CFR 713; 7 CFR 719; 7 CFR 770; 7 CFR 792: 7 CFR 794 to 796; 7 CFR 1421.485 to 1421.490

#### Completed:

| Reason       | Date     | FR    | Cite  |   |
|--------------|----------|-------|-------|---|
| Final Action | 12/03/87 | 52 FR | 45977 | _ |

Small, Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

**Completed Actions** 

4636

RIN: 0560-AA82

#### 51. HIGHLY ERODIBLE LAND AND WETLAND CONSERVATION **PROGRAMS**

Significance: Agency Priority CFR Citation: 7 CFR 703, (New)

Completed:

| Reason       | Date     |    | FR | Cite  |   |
|--------------|----------|----|----|-------|---|
| Final Action | 09/17/87 | 52 | FA | 35194 | • |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 447-4636

RIN: 0560-AA88

#### 52. COMMON PROGRAM PROVISIONS FOR THE 1987 WHEAT, FEED GRAINS, **COTTON AND RICE PROGRAMS**

Significance: Agency Priority

CFR Citation: 00 CFR not yet determined

Completed:

| Reason       | Date -   |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 12/03/87 | 52 | FR | 45977 |

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA94

#### 53. 1987 SOYBEAN LOAN PROGRAM

Significance: Regulatory Program

CFR Citation: 7 CFR 1421.1 to 1421.29; 7

CFR 1421.365 to 1421.374

#### Completed:

| Reason        | Date     |    | FR | Cite  | _ |
|---------------|----------|----|----|-------|---|
| Final :Action | 10/05/87 | 52 | FR | 37191 | _ |

Small Entity: Not Applicable

**Completed Actions** 

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA95

54. 1987 PRICE SUPPORT LEVELS FOR SIX KINDS OF TOBACCO

Significance: Agency Priority CFR Citation: 7 CFR 1464

Completed:

 Reason
 Date
 FR Cite

 Final Action
 01/21/88
 53 FR 1652

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AA97

55. 1987-CROP SUGAR BEETS AND SUGARCANE PRICE SUPPORT LOAN

RATES

Significance: Regulatory Program

CFR Citation: 7 CFR 1435

Completed:

Reason Date FR Cite
Final Action 11/12/87 52 FR 43376

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

**RIN:** 0560-AB01

56. MILK PRICE SUPPORT LEVEL, CALENDAR YEAR 1988

Significance: Regulatory Program

CFR Citation: 7 CFR 1430

Completed:

 Reason
 Date
 FR Cite

 Final Action
 01/08/88
 53 FR 543

Small Entity: No

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AB02

57. MILK PRICE SUPPORT LEVEL, OCTOBER 1, 1987, THROUGH DECEMBER 31, 1990

**Significance:** Regulatory Program **CFR Citation:** 7 CFR 1430

Completed:

 Reason
 Date
 FR Cite

 Final Action
 10/01/87
 52 FR 36805

Small Entity: Not Applicable

Agency Contact: Tom Witzig 202 475-

4636

RIN: 0560-AB03

#### DEPARTMENT OF AGRICULTURE (USDA)

Animal and Plant Health Inspection Service (APHIS)

58. IMPORTATION OF FRUITS AND VEGETABLES UNDER ASSURED CERTIFICATION AGREEMENTS

Significance: Regulatory Program

Legal Authority: 7 USC 150dd to 150ff; 7

USC 151 to 167

CFR Citation: 7 CFR 319.56

Legal Deadline: None.

Abstract: To prevent the introduction of plant pests and diseases, Plant Protection and Quarantine (PPQ) inspects shipments of foreign fruits and vegetables upon their arrival at United States ports. PPO is developing regulations that will allow inspections to be performed in the exporting countries, rather than upon arrival in the United States, using methods and standards approved and monitored by PPO. This procedure should speed the movement of commodities moved under this "assured certification" alternative. and will allow PPQ to employ its personnel and resources more effectively.

#### Timetable:

| Action                      | Date        |    | FR | Cite | • |
|-----------------------------|-------------|----|----|------|---|
| ANPRM                       | 01/20/87    | 52 | FR | 2114 | _ |
| ANPRM<br>Comment            | 03/23/87    | ٠  |    |      |   |
| Period End<br>NPRM          | 04/00/88    |    |    |      |   |
| NPRM Comment.<br>Period End | 06/00/88    |    |    |      |   |
| Final Action                | 08/00/88    |    |    |      |   |
| Small Entity: U             | ndetermined |    |    |      |   |

Agency Contact: Mr. Frank Cooper, Staff Officer, Regulatory Services Staff, Department of Agriculture, Animal and Plant Health Inspection Service, Federal Building, Room 637, 6505 Belcrest Road, Hyattsville, MD 20782, 301 436-8248

RIN: 0579-AA17

#### **59. SWINE IDENTIFICATION**

Significance: Regulatory Program

**Legal Authority:** 21 USC 111 to 113; 21 USC 601 et seq; 21 USC 114a; 21 USC 1149-1; 21 USC 115 to 117; 21 USC 120 to 126; 21 USC 134b; 21 USC 134f

**CFR Citation:** 9 CFR 71; 9 CFR 78; 9 CFR 85; 9 CFR 309; 9 CFR 310; 9 CFR 320

Legal Deadline: None.

Abstract: Swine in interstate commerce may be adulterated with drug and other chemical résidue levels higher than the allowed tolerance and may be spreading diseases. The Department is proposing to require that all swine in interstate commerce be individually identified and records of identification be maintained. Mandatory identification of swine in interstate commerce would allow APHIS to more easily locate sources of infection in order to eradicate and contain disease and would allow the Food Safety Inspection Service (FSIS) to more easily determine the source of adulterated

**Proposed Rule Stage** 

#### Timetable:

| Date     | FR Cite                          |
|----------|----------------------------------|
| 04/00/88 |                                  |
| 06/00/88 |                                  |
| 12/00/88 | P                                |
| 01/00/89 |                                  |
|          | 04/00/88<br>06/00/88<br>12/00/88 |

meat and prevent its consumption.

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Steven B. Farbman. Assistant Director, Regulatory Coordination, Department of

#### **USDA—APHIS**

**Proposed Rule Stage** 

Agriculture, Animal and Plant Health Inspection Service, Room 728, 6505 Belcrest Road, Hyattsville, MD 20782, 301 436-5533

RIN: 0579-AA19

## 60. ANIMAL WELFARE REGULATIONS; STANDARDS

Significance: Regulatory Program

Legal Authority: 7 USC 2142; 7 USC

2143

**CFR Citation:** 9 CFR 3.1 to 3.17, (Revision); 9 CFR 3.25 to 3.41, (Revision); 9 CFR 3.75 to 3.91, (Revision)

Legal Deadline: None:

Abstract: In 1985 Congress amended the Animal Welfare Act, 7 USC 2131 et seq., and required the Secretary of Agriculture to promulgate regulations and standards governing the humane handling, housing, care, treatment, and transportation of certain animals by dealers, research facilities, operators of auction sales, carriers, and intermediate handlers. The standards and regulations will provide minimum requirements with respect to handling, housing, feeding, sanitation, veterinary care, and other related matters. APHIS is proposing to amend, revise, and expand the "Standards" relating to dogs and cats, guinea pigs and hamsters, and nonhuman primates, and will include provisions for exercise of dogs and for

promoting the psychological well-being of primates.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 | ,       |
| Final Action               | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Dr. R. L. Crawford, Senior Staff Veterinarian, Animal Care Staff, Department of Agriculture, Animal and Plant Health Inspection Service, Federal Building, Room 756, 6505 Belcrest Road, Hyattsville, MD 20782, 301 436-7833

RIN: 0579-AA20

### DEPARTMENT OF AGRICULTURE (USDA)

Animal and Plant Health Inspection Service (APHIS)

**Final Rule Stage** 

## 61. ANIMAL WELFARE; DEFINITION OF TERMS AND REGULATIONS

Significance: Regulatory Program

**Legal Authority:** 7 USC 2133; 7 USC 2135; 7 USC 2136; 7 USC 2140; 7 USC 2141; 7 USC 2142; 7 USC 2143; 7 USC 2144; 7 USC 2146; 7 USC 2147; 7 USC 2151

CFR Citation: 9 CFR 1, (Revision); 9 CFR 2, (Revision)

Legal Deadline: None.

Abstract: In 1985 Congress amended the Animal Welfare Act, 7 USC 2131, et seq., and required the Secretary of Agriculture to promulgate regulations and standards governing the humane handling, housing, care, treatment, and transportation of certain animals by dealers, research facilities, operators of auction sales, carriers, and intermediate handlers. The standards and regulations will provide minimum requirements with respect to handling, housing,

feeding, sanitation, veterinary care, and other related matters. The Agency has proposed definitions to provide proper guidance to the public, licensees, and registrants in their responsibilities under the Act. The Agency has also proposed to amend, revise, and expand the "Regulations" contained in 9 CFR 2.1 through 2.132, pertaining to licensing and registration of facilities, recordkeeping and identification of animal holding periods and facilities, inspections, Institutional Animal Care and Use Committees, adequate veterinary care, and other areas relating to humane animal care matters.

#### Timetable:

| Action                               | Date     | FR    | Cite  |
|--------------------------------------|----------|-------|-------|
| NPRM                                 | 03/31/87 | 52 FR | 10298 |
| Notice of<br>Extension of<br>comment | 05/22/87 | 52 FR | 19359 |

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| Extension and<br>Reopening of<br>comment<br>period | 08/12/87 | 52 FR 29865 |
| NPRM Comment<br>Period End                         | 08/27/87 |             |
| Final Action                                       | 04/00/88 |             |

Small Entity: No

**Government Levels Affected:** Local, State, Federal

Agency Contact: Dr. R. L. Crawford, Senior Staff Veterinarian, Animal Care Staff, VS, Department of Agriculture, Animal and Plant Health Inspection Service, Room 756, 6505 Belcrest Road, Hyattsville, MD 20782, 301 436-7833

**RIN:** 0579-AA18

## DEPARTMENT OF AGRICULTURE (USDA) Cooperative State Research Service (CSRS)

**Proposed Rule Stage** 

#### 62. GUIDELINES FOR BIOTECHNOLOGY RESEARCH IN AGRICULTURAL FIELD PLOTS

**Legal Authority:** PL 99-198 Food Security Act of 1985

CFR Citation: Not applicable Legal Deadline: None.

Abstract: The purpose of these guidelines is to specify necessary agricultural practices for the safe field testing of plants, animals, and other organisms involved in agricultural biotechnology research. The National Institutes of Health (NIH) has proposed changes in the Guidelines for Research Involving Recombinant DNA Molecules [52 FR 29800. August 11, 1987]. These

proposed changes address chiefly biosafety levels for research involving whole plants and animals under various conditions of laboratory containment.

A significant portion of agricultural research is performed in field plots outside a laboratory. Therefore, USDA guidelines for biotechnology research in field plots are necessary to assure the

#### **USDA—CSRS**

#### **Proposed Rule Stage**

biosafety of agricultural ecosystems in which genetically engineered organisms may be tested outside the laboratory. Compliance with the USDA biotechnology research guidelines will be obligatory for all entities which receive support from USDA and it will be voluntary for other entities. The guidelines are promulgated under the authority of the National Agricultural Research, Education, and Teaching Policy Act Amendments (CONT)

| Timetable:                     |          |    |    |       |
|--------------------------------|----------|----|----|-------|
| Action                         | Date     |    | FR | Cite  |
| ANPRM                          | 06/26/86 | 51 | FR | 23367 |
| ANPRM<br>Comment<br>Period End | 09/26/86 |    |    |       |
| NPRM                           | 06/00/88 |    |    |       |
| ۸ <u>-</u>                     |          |    |    |       |

Small Entity: No

Additional Information: ADDITIONAL ABSTRACT: of 1985 (Public Law 99-198, Section 1404(12) and the USDA

Delegation of Authority Pertaining to Biotechnology (50 FR 29367, July 19, 1985, codified at 7 CFR 2.30).

Agency Contact: William S. Smith, Regulatory Coordinator, Department of Agriculture, Cooperative State Research Service, Room 017 Justin Smith Morrill Bldg., Washington, DC 20251-0900, 202 475-4964

RIN: 0524-AA00

## DEPARTMENT OF AGRICULTURE (USDA) Farmers Home Administration (FmHA)

**Prerule Stage** 

## 63. PLANNING AND PERFORMING CONSTRUCTION AND OTHER DEVELOPMENT

Significance: Agency Priority

**Legal Authority:** 7 USC 1989; 42 USC 1480; 5 USC 301; 7 CFR 2.23; 7 CFR 2.70

CFR Citation: 7 CFR 1924, Subpart A

Legal Deadline: None.

Abstract: Revision to the Certification requirement for drawings and specifications. No costs associated. Benefits will be reduced costs to obtain certifications.

#### Timetable:

| Action                 | Date     | FR Cite |
|------------------------|----------|---------|
| ANPRM                  | 04/00/88 |         |
| Final Action           | 06/00/88 |         |
| Final Action Effective | 09/30/88 |         |

Small Entity: Yes

Government Levels Affected: Local, State

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA36

## 64. SECURITY SERVICING FOR MULTIPLE HOUSING LOANS

Legal Authority: 42 USC 1480

CFR Citation: 07 CFR 1930; 07 CFR 1944;

07 CFR 1965

Legal Deadline: None.

Abstract: This regulation is being revised to provide clarification on the processing differences between

membership changes and transfers, to broaden the ability to consolidate and reamortize loans, to clarify actions to be taken during a bankruptcy, and to clarify and discuss the classification of problem loans and their resolution, along with other minor revisions. These revisions are needed so as to provide more complete guidance to field staff and borrowers on the topics discussed above. Potential costs consist of administrative time involved with Agency personnel drafting and completing regulation. No alternatives were identified as being appropriate to address the several problems being corrected with this regulation.

#### Timetable:

|                                |          | ,       |
|--------------------------------|----------|---------|
| Action                         | Date     | FR Cite |
| ANPRM                          | 08/30/88 |         |
| ANPRM<br>Comment<br>Period End | 10/30/88 |         |
| Interim Final<br>Rule          | 00/00/00 |         |
| Final Action                   | 00/00/00 |         |
|                                |          |         |

Small Entity: Yes

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA38

## 65. ANALYZING CREDIT NEEDS AND GRADUATION OF BORROWERS

Significance: Agency Priority Legal Authority: 42 USC 1472 CFR Citation: 7 CFR 1951-F Legal Deadline: None. **Abstract:** Provide for Contracting for Borrower Graduation by a private contractor and certain other changes.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| ANPRM .                   | 03/03/88 |         |
| ANPRM Comment Period End  | 05/03/88 | ,       |
| Final Action              | 07/03/88 | •       |
| Final Action<br>Effective | 08/03/88 |         |

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA40

## 66. COMPLAINTS AND COMPENSATION FOR CONSTRUCTION DEFECTS

Legal Authority: 42 USC 1479 CFR Citation: 7 CFR 1924 F

Legal Deadline: None.

**Abstract:** Provide for handling construction defects on manufactured homes.

#### Timetable:

| Date     | FR Cite                                      |  |  |
|----------|--|--|--|
| 03/01/88 |  |  |  |
| 05/01/88 |  |  |  |
|          |  |  |  |
|          |  |  |  |
| 08/07/88 |  |  |  |
| 10/03/88 |  |  |  |
| 03/01/89 |  |  |  |
|          | 03/01/88<br>05/01/88<br>08/07/88<br>10/03/88 |  |  |

#### **USDA**—FmHA

Prerule Stage

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/01/89 |         |
| Effective    |          |         |

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA41

### 67. RURAL DEVELOPMENT LOAN FUND RELENDING PROGRAM

Significance: Agency Priority

Legal Authority: 42 USC 9812a; 7 USC

1932 note

CFR Citation: 7 CFR 1948-C

Legal Deadline: Statutory, June 22, 1988.

Abstract: This action is necessary to implement the provisions of Section 407 of the Health and Human Services Act of 1986 which amended Section 1323 of the Food Security Act of 1985 by stating

that all funds in, repaid to, or appropriated to the Rural Development Loan Fund shall be used by the Secretary of Agriculture to make loans to entities for the purpose of and subject to the terms and conditions specified in the first, second and last sentences of section 623 (a) of the Community Economic Development Act of 1981 (42 U.S.C. 981 (a)).

#### Timetable:

| Action | Date     |    | FR | Cite |
|--------|----------|----|----|------|
| ANPRM  | 04/20/88 | 00 | FR | 0000 |

Small Entity: Undetermined

Government Levels Affected: State,

Federal

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, 14th & Independence Avenue, SW, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA43

#### 68. SUPPLEMENTAL REQUIREMENTS FOR MAKING SECTION 502 RH LOANS FOR MANUFACTURED HOMES

**Legal Authority:** 42 USC 1480; 7 CFR 2.23; 7 CFR 2.70

CFR Citation: 7 CFR 1944A, Exhibit F

Legal Deadline: None.

Abstract: The Department of Energy report required in PL 98-181 will be considered in determining the need to revise FmHA thermal standards for manufactured housing.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |
|        | <br> |         |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6347, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA46

### DEPARTMENT OF AGRICULTURE (USDA)

Farmers Home Administration (FmHA)

#### **Proposed Rule Stage**

## 69. SUSPENSION AND DEBARMENT REGULATIONS

Legal Authority: 7 USC 1989; 42 USC

1480(k)

CFR Citation: 7 CFR 1924, Subpart E

Legal Deadline: None.

Abstract: This regulatory activity will improve FmHA's suspension and debarment system by establishing regulations that are compatible with other federal agency regulations. (FmHA 82-004)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 06/00/88 |         |

Small Entity: No

Additional Information: Agency action deferred until we review the USDA draft of the new regulation which could well become FmHA's as OMB would like to see a common regulation for all agencies.

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348-S, Washington, DC 20250, 202 382-9744

RIN: 0575-AA02

## 70. RECAPTURE OF SECTION 502 RURAL HOUSING SUBSIDY

Significance: Agency Priority

**Legal Authority:** 42 USC 1480; 5 USC 301; 7 CFR 2.23; 7 CFR 2.70

CFR Citation: 7 CFR 1951 Legal Deadline: None.

Abstract: FmHA proposes to revise regulations regarding the recapture of subsidy granted on Section 502 rural housing loans. This action is necessary as current FmHA regulations pertaining to same are confusing to the general public and our borrowers. The intended effect of this action is to shorten and simplify the method of calculating recapture.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/01/88 |         |
| NPRM Comment<br>Period End | 08/01/88 |         |
| Final Action               | 12/01/88 |         |
| Final Action<br>Effective  | 01/02/89 |         |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, 202 382-9744

RIN: 0575-AA29

## 71. SELF-HELP TECHNICAL ASSISTANCE GRANTS

**Legal Authority:** 7 USC 1989; 42 USC 1480; 7 CFR 2.23; 7 CFR 2.70

CFR Citation: 7 CFR 1933-I Legal Deadline: None.

Abstract: Complete revision to improve grantee's accounting responsibilities. No costs associated with action. Benefits reduce possibility of program fraud and

#### **USDA**—FmHA

#### **Proposed Rule Stage**

abuse. Increase borrowers labor contribution.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA34

## 72. SECTION 502 RURAL HOUSING LOAN POLICIES, PROCEDURES, AND AUTHORIZATIONS

Significance: Agency Priority

Legal Authority: 42 USC 1480; 7 CFR

2.23; 7 CFR 2.70

CFR Citation: 7 CFR 1944-A Legal Deadline: None.

Abstract: Application processing priority system. No costs associated with action. Benefits should be faster processing times and quicker response to requests for assistance.

#### Timetable:

| Action                    | Date       | FR Cite |
|---------------------------|------------|---------|
| NPRM                      | 06/00/88 - |         |
| Final Action              | 08/00/88   |         |
| Final Action<br>Effective | 09/00/88   |         |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA35

## 73. SECTION 504 RURAL HOUSING LOANS AND GRANTS

**Legal Authority:** 42 USC 1480; 7 CFR 2.23; 7 CFR 2.70

CFR Citation: 7 CFR 1944, Subpart J (Revision)

Legal Deadline: None.

Abstract: Incorporates revisions to Agency's authorizing statutes made by the 1983 Housing amendments. Expands loan purposes, increases the total amount of assistance available. No cost increase. Will benefit more homeowners.

#### Timetable:

| Action Date FR | R Cite |
|----------------|--------|
|----------------|--------|

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA37

## 74. MANAGEMENT AND COLLECTION OF NONPROGRAM (NP) LOANS

Significance: Agency Priority
Legal Authority: 42 USC 1480
CFR Citation: 7 CFR 1951, Subpart J

Legal Deadline: None.

Abstract: A new instruction to provide policy and guidance for FmHA field office personnel to make, manage, collect and liquidate non-program (NP) loans.

#### Timetable:

| 1/01/88<br>3/01/88 |                    |  |
|--------------------|--------------------|--|
| 3/01/88            |                    |  |
|                    |                    |  |
|                    |                    |  |
| 7/01/88            |                    |  |
| 9/01/88            |                    |  |
| 2/01/88            |                    |  |
| 1/02/89            |                    |  |
|                    | 9/01/88<br>2/01/88 | 7/01/88<br>9/01/88<br>2/01/88<br>1/02/89 |

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA39

## 75. • RURAL HOUSING PROGRAM LOANS

Legal Authority: 42 USC 1480

CFR Citation: 7 CFR 1980, Subpart A; 7 CFR 1980, Subpart D

Legal Deadline: None.

**Abstract:** Update and revise existing Guaranteed Loan Regulations to incorporate revisions made to existing

Rural Housing 502 Insured Loan Regulations and to remove obstacles in loan making for lenders. This action is being done to carry out the objectives of the Housing Act of 1987.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 00/00/00 |         |  |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6347 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA48

## 76. ● MANAGEMENT AND SUPERVISION OF MULTIPLE FAMILY HOUSING BORROWERS AND GRANT RECIPIENTS

Legal Authority: 42 USC 1480

CFR Citation: 7 CFR 1930, Subpart C; 7 CFR 1944, Subpart E

Legal Deadline: None.

Abstract: General revision to keep the regulations current with policy clarification and incorporate changes to comply with recent legislative changes. Alternatives were to not revise or only incorporate some changes.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/01/88 |         |
| NPRM Comment<br>Period End | 09/01/88 |         |
| Final Action               | 11/00/88 |         |
| Final Action<br>Effective  | 12/00/88 |         |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA49

#### 77. • REAL PROPERTY INSURANCE

Significance: Agency Priority
Legal Authority: 42 USC 1471
CFR Citation: 7 CFR 1806, Subpart A

Legal Deadline: None.

**Abstract:** Provide for the continuation of insurance for borrowers on escrow.

#### USDA-FmHA

#### **Proposed Rule Stage**

| Timetable:                 |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 08/01/88 |         |
| NPRM Comment<br>Period End | 10/01/88 |         |
| Final Action               | 02/01/89 |         |
| Final Action<br>Effective  | 03/01/89 |         |

Small Entity: Yes

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA53

## 78. • SECURITY SERVICING FOR SINGLE FAMILY RURAL HOUSING LOANS

Significance: Agency Priority

Legal Authority: 42 USC 1480

CFR Citation: 7 CFR 1965, Subpart C

Legal Deadline: None.

**Abstract:** Provide for the disposition of escrow funds in servicing loan accounts.

Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM .                     | 08/01/88 |         |
| NPRM Comment<br>Period End | 10/01/88 |         |
| Final Action               | 02/01/89 |         |
| Final Action<br>Effective  | 03/01/89 |         |

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA54

## 79. • BORROWER SUPERVISION SERVICING AND COLLECTION OF SINGLE FAMILY HOUSING LOAN ACCOUNTS

Significance: Agency Priority Legal Authority: PL 100-71

CFR Citation: 7 CFR 1951, Subpart G

Legal Deadline: None.

**Abstract:** Provide for escrowing and the application of payments.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 08/01/88 |         |
| NPRM Comment<br>Period End | 10/01/88 |         |
| Final Action               | 02/01/89 |         |
| Final Action<br>Effective  | 03/01/89 | ,       |

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348, South Building, Washington, DC 20250, 202

RIN: 0575-AA55

382-9744

80. ● CHANGES TO THE FARMERS HOME ADMINISTRATION (FMHA) FARMER PROGRAM LOAN MAKING, SUPERVISION AND SERVICING REGULATIONS TO IMPLEMENT APPLICABLE PROVISIONS OF "THE AGRICULTURAL CREDIT ACT OF

Significance: Regulatory Program

Legal Authority: PL 100-233, Sec 601

CFR Citation: 7 CFR 1910, Subpart A; 7 CFR 1924, Subpart A; 7 CFR 1924, Subpart B; 7 CFR 1941, Subpart A; 7 CFR 1941, Subpart B; 7 CFR 1943, Subpart A; 7 CFR 1943, Subpart B; 7 CFR 1943, Subpart C; 7 CFR 1945, Subpart A; 7 CFR 1945, Subpart C; 7 CFR 1945, Subpart A; 7 CFR 1946, Subpart A; 7 CFR 1945, Subpart A; 7 CFR 1951, Subpart A; 7 CFR 1951, Subpart L; 7 CFR 1951, Subpart S (new); ...

Legal Deadline: Statutory, June 3, 1988.

Abstract: To implement the provisions of Public Law 100-233, The Agricultural Credit Act of 1987, to reduce losses to the Secretary, help rural communities and help financially distressed farmers to continue farming.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/01/88 |         |
| NPRM Comment<br>Period End | 04/01/88 |         |
| Final Action<br>Effective  | 06/01/88 | ,       |

Small Entity: Undetermined

Government Levels Affected: Local, State, Federal

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, 14th & Independence Avenue, Washington, DC 20250, 202 382-9744

RIN: 0575-AA56

## DEPARTMENT OF AGRICULTURE (USDA) Farmers Home Administration (FmHA)

Final Rule Stage

81. CHANGES TO THE FMHA FARMER PROGRAM LOAN MAKING, SUPERVISION AND SERVICING REGULATIONS TO IMPLEMENT THE APPLICABLE PROVISIONS OF THE "FOOD SECURITY ACT OF 1985"

Legal Authority: 7 USC 1989

**CFR Citation:** 7 CFR 1900; 7 CFR 1910; 7 CFR 1924; 7 CFR 1941; 7 CFR 1943; 7 CFR 1945; 7 CFR 1955; 7 CFR 1980

**Legal Deadline:** Statutory, March 31, 1986. For Interim Final Rule published 4/21/86.

Abstract: Most of the provisions of the Food Security Act of 1985 are mandated by the Act. The major effects will be to insure that the agency provides prompt service to applicants and borrowers, reduce the need and size of the emergency loan program, provide for additional ways that borrowers may continue farming, provide a home during the transition from farming to

other employment, preserve the family farm, protect the national food supply, and provide for conservation of less productive land. (FmHA 86-001)

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 03/18/86 | 51 FR 9174  |
| Interim Final<br>Rule | 04/21/86 | 51 FR 13437 |
| Final Action          | 09/00/88 | •           |

USDA—FmHA

Final Rule Stage

#### Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348-S, Washington, DC 20250, 202 382-9744

RIN: 0575-AA23

## 82. RURAL RENTAL HOUSING POLICIES, PROCEDURES AND AUTHORIZATIONS

Legal Authority: 42 USC 1480(j). CFR Citation: 7 CFR 1944 Legal Deadline: None.

Abstract: The objectives are to address the following: (1) A congressional concern that the Agency is to provide prompt services for processing applications and loan management. Prompt services can be provided by utilizing the commercial services of technicians and specialists outside of the Agency, with the Agency providing oversight and monitoring. (2) An Agency need to reduce the impact of technical services on the District and State staff resources. The State Director has been given the authority to use qualified contractors from outside the Agency under the requirements and limitations of a service contract and FmHA Regulations. To use contractors an established contract monitoring system must be established in the State. (FmHA 86-012)

#### Timetable:

| Action                     | Date     |    | FR | Citè  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/04/87 | 52 | FR | 21069 |
| NPRM Comment<br>Period End | 08/03/87 | 52 | FR | 21069 |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348-South Bldg.. Washington, DC 20250, 202 382-9744

RIN: 0575-AA28

#### 83. BORROWER SUPERVISION SERVICING AND COLLECTION OF SINGLE FAMILY HOUSING LOAN ACCOUNTS

Legal Authority: PL 100-71 CFR Citation: 7 CFR 1951-G Legal Deadline: None. **Abstract:** Provide for change in definition of delinquent account and certain other changes.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| ANPRM                     | 01/01/88 |         |
| ANPRM<br>Comment          | 03/01/88 |         |
| Period End                | •        |         |
| Final Action              | 06/01/88 |         |
| Final Action<br>Effective | 07/01/88 |         |

Small Entity: Undetermined

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA42

### 84. DEBT SETTLEMENT - COMMUNITY AND BUSINESS PROGRAMS

Significance: Agency Priority
Legal Authority: PL 99-198
CFR Citation: 7 CFR 1956-C, (New)

Legal Deadline: None.

Abstract: Debt settlement of Community and Business Programs is governed by the Consolidated Farm and Rural Development Act (CONACT) (7 USC (1921-1996)). The major reason for removing debt settlement actions appropriate to Community and Business Programs from the present regulation (FmHA Instruction 456.1) to a new regulation (FmHA Instruction 1956-C) is to comply with section 1309 of the Food Security Act of 1985 (Pub. L. 99-198). Public Law 99-198 provides the Secretary with greater flexibility in administering the debt settlement claims for Community and Business Programs, including compromise, adjustment, cancellation, and chargeoff actions. The changes will result in more efficient service to the public, while continuing protection of the Government's interest.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM ·                     | 11/20/87 | 52 FR 44600 |
| NPRM Comment<br>Period End | 12/21/87 | 52 FR 44600 |
| Final Action               | 05/01/88 |             |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA44

## 85. ● MANAGEMENT AND SUPERVISION OF MULTIPLE FAMILY HOUSING BORROWERS AND GRANT RECIPIENTS

Significance: Agency Priority
Legal Authority: 42 USC 1480
CFR Citation: 7 CFR 1930, Subpart C

Legal Deadline: None.

Abstract: Revision, responding to provision of the Housing and Community Development Act of 1987, allows tenant selection to correspond to tax credit eligibility criteria for affected multiple family housing borrowers. Since this revision as mandated by legislation, alternatives were limited.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 04/05/88 |         |
| Rule          |          |         |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

**RIN:** 0575-AA50

## 86. ● SECURITY SERVICING FOR MULTIPLE HOUSING LOANS

Significance: Agency Priority

Legal Authority: 42 USC 1480

CFR Citation: 7 CFR 1965, Subpart B

Legal Deadline: Statutory, April 5, 1988.

Abstract: This revision implements Subtitle C, "Rural Rental Housing Displacement Prevention," of the Housing and Community Development Act of 1987. Since this revision is mandated by legislation, alternatives were limited.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 04/05/88 |         |

Small Entity: No

#### **USDA**—FmHA

Final Rule Stage

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA51

87. ● PREDETERMINED
AMORTIZATION SCHEDULE SYSTEM
(PASS) ACCOUNT SERVICING

Legal Authority: 42 USC 1480

CFR Citation: 7 CFR 1951, Subpart K; 7 CFR 1951, Subpart A; 7 CFR 1930, Subpart C; 7 CFR 1944, Subpart E

Legal Deadline: None.

Abstract: Revision reincorporates automated billing provisions removed from an April 18, 1984, prior rule pending the development of computer capacity and combines multiple family housing account servicing under one regulation. Alternative is to remain under current burdensome process.

| Tim | neta | ble: |
|-----|------|------|
|-----|------|------|

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 10/01/88 |         |
| Final Action          | 11/01/88 |         |

Small Entity: No

Agency Contact: Chris Goettelmann, Regulatory Coordinator, Department of Agriculture, Farmers Home Administration, Room 6348 South Building, Washington, DC 20250, 202 382-9744

RIN: 0575-AA52

## DEPARTMENT OF AGRICULTURE (USDA)

Farmers Home Administration (FmHA)

Completed Actions

## 88. RESTRICTING INSURED AND GUARANTEED FARM OWNERSHIP AND OPERATING LOANS WHEN SURPLUS ITEMS EXIST

Significance: Regulatory Program

CFR Citation: 7 CFR 1941; 7 CFR 1943; 7

CFR 1980

#### Completed:

| Reason       | Date     | FR | Cite |
|--------------|----------|----|------|
| Withdrawn    | 04/01/88 |    |      |
| Obsoleted by |          |    |      |
| Agriculture  |          |    |      |

Credit Act of 1987

Small Entity: No

Agency Contact: Chris Goettelmann

202 382-9744

**RÍN:** 0575-AA12

89. FMHA GUARANTEES OF COMMERCIAL LENDER'S FARM OWNERSHIP (FO) AND OPERATING LOANS (OL) WITH ACCOMPANYING LENDER PRINCIPAL WRITE DOWN AND/OR INTEREST RATE REDUCTION

CFR Citation: 7 CFR 1980

#### Completed:

| Completed: |         |  |
|------------|---------|--|
| Date       | FR Cite |  |
| 04/00/88   | -       |  |
|            |         |  |

Small Entity: No

**Agency Contact: Chris Goettelmann** 

202 382-9744 RIN: 0575-AA22

## 90. SECTION 502 RURAL HOUSING LOAN POLICIES, PROCEDURES, AND AUTHORIZATIONS

**CFR Citation:** 7 CFR 1944; 7 CFR 1922; 7 CFR 1951

#### Completed:

| Reason                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 01/26/88 | 53 FR 2150 |
| Final Action<br>Effective | 02/25/88 | 53 FR 2150 |

Small Entity: No

Agency Contact: Chris Goettelmann

202 382-9744

RIN: 0575-AA24

### 91. GENERAL REVISION OF FARMER PROGRAM REGULATIONS

**CFR Citation:** 7 CFR 1910; 7 CFR 1924; 7 CFR 1941; 7 CFR 1943; 7 CFR 1945; 7 CFR 1951; 7 CFR 1965; 7 CFR 1980

Completed:

| Reason                                  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn Due<br>to adverse<br>comments | 04/01/88 |         |
| received on<br>Proposed Rule            | •        |         |

Small Entity: No

**Agency Contact: Chris Goettelmann** 

202 382-9744 RIN: 0575-AA27

# 92. DISTRESSED FORMER CONTINUATION AMENDMENTS TO FMHA FARMER PROGRAM LOAN MAKING, SUPERVISION AND SERVICING REGULATIONS

**CFR Citation:** 7 CFR 1924; 7 CFR 1941; 7 CFR 1962; 7 CFR 1965

#### Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 03/16/88 | 53 FR 8738 |

Small Entity: No

**Agency Contact: Chris Goettelmann** 

202 382-9744 RIN: 0575-AA45

#### **DEPARTMENT OF AGRICULTURE (USDA)**

Food and Nutrition Service (FNS)

#### **Proposed Rule Stage**

Final Rule Stage

## 93. WAIVER SIMPLIFICATION: FOOD STAMP PROGRAM

Legal Authority: 7 USC 2014(b)

CFR Citation: 7 CFR 273; 7 CFR 273.21

Legal Deadline: None.

Abstract: This rule modifies Food Stamp regulations to reflect concerns raised about the effect of the numerous waiver requests by State agencies. In particular, Monthly Reporting and Retrospective Budgeting is reviewed to eliminate numerous waivers through incorporation of different or broader principles. (FNS 85-001)

#### Timetable:

| Action        | Date     | FR  | Cite |
|---------------|----------|-----|------|
| NPRM-         | 09/30/88 | , . |      |
| Final Action  | 03/31/89 |     |      |
| Small Entity: | No       |     |      |

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA02

### DEPARTMENT OF AGRICULTURE (USDA)

Food and Nutrition Service (FNS)

## 94. ISSUANCE LOSS LIABILITY: FOOD STAMP PROGRAM

**Legal Authority:** 7 USC 2016; 7 USC 2020(e)(20)

**CFR Citation:** 7 CFR 274; 7 CFR 276

Legal Deadline: None.

Abstract: These rules govern the issuance of food stamps to Food Stamp Program participants. They also establish the system for accounting for the food stamps and establish liabilities for losses during the issuance process. (FNS 84-002)

#### Timetable:

| Action        | Date     | FR Cite .    |   |
|---------------|----------|--------------|---|
| Interim Final | 10/29/82 | 47 FR 49010  | , |
| Rule<br>NPRM  | 04/09/86 | 51 FR 12268  |   |
| Final Action  | 06/30/88 | 01 111 12200 |   |

Small Entity: No

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA05

## 95. FOOD DISTRIBUTION PROGRAM - PART 250

Significance: Agency Priority

Legal Authority: 7 USC 612c; 15 USC 713c; 42 USC 1755; 42 USC 1758; 7 USC 1431; 22 USC 1922; 7 USC 1859; 7 USC 1431b; 7 USC 1431 Note; 7 USC 1446a-1; 42 USC 1761; 42 USC 5179; 42 USC 5180; 42 USC 1762a; 42 USC 1766; ...

CFR Citation: 7 CFR 250 Legal Deadline: None.

Abstract: The rule reorganizes existing regulatory provisions for clarity and

ease of reference. This rule outlines the responsibilities of the Food and Nutrition Service and State agencies concerning the distribution of USDAdonated foods acquired under various legislative authorities. The rule prescribes the terms and conditions under which donated foods may be obtained through distributing agencies for use in schools, child care institutions, nonprofit summer camps for children, charitable institutions, nutrition programs for the elderly, and otherwise in the assistance of needy persons. A number of provisions to strengthen and improve the State Processing Program were separated and published in a final rule July 1, 1986. (51 FR 23719) (FNS 84-513)

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| NPRM                  | 08/19/85 | 50 FR 33470 |
| Interim Final<br>Rule | 06/30/88 |             |
| Final Action          | 03/31/89 | • •         |

Small Entity: No

Additional Information: ADDITIONAL LEGAL AUTHORITIES: 7 USC 612c Note; 42 USC 3030a; 42 USC 1760; 5 USC 301; 7 USC 1431e; 42 USC 1779

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA07

## 96. FOOD DISTRIBUTION PROGRAM ON INDIAN RESERVATIONS

Significance: Agency Priority Legal Authority: 7 USC 2013(b) CFR Citation: 7 CFR 253 Legal Deadline: None.

Abstract: The rule reorganizes existing regulatory provisions for clarity and ease of reference. This rule describes the terms and conditions under which (1) USDA-donated foods (available under 7 CFR 250) may be distributed to households on or near Indian reservations; (2) the program may be administered by capable Indian tribal organizations; and (3) funds may be obtained from USDA for the costs incurred in administering the program. The rule also provides for the concurrent operation of the Food Distribution Program and the Food Stamp Program on Indian reservations when such concurrent operation is requested by an Indian tribal organization. (FNS 84-514)

#### Timetable:

| Action       | Date     | FR | Cite | _ |
|--------------|----------|----|------|---|
| NPRM         | 10/20/87 |    |      |   |
| Final Action | 05/30/88 |    |      |   |

Small Entity: No

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA09

## 97. EMERGENCY FOOD ASSISTANCE FOR VICTIMS OF DISASTERS

**Legal Authority:** 7 USC 2013(b); 7 USC 2014(h)

CFR Citation: 7 CFR 273; 7 CFR 280

Legal Deadline: None.

**Abstract:** This rule would define special eligibility and issuance

#### **USDA—FNS**

Final Rule Stage

procedures during declared disasters. (84-001)

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 06/30/88 |         |
| Final Action          | 03/30/89 |         |
|                       |          |         |

Small Entity: No

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park-Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA24

# 98. CONFORMANCE WITH AID TO FAMILIES WITH DEPENDENT CHILDREN (AFDC) RULES: FOOD STAMP PROGRAM

Significance: Regulatory Program Legal Authority: 7 USC 2014(f) CFR Citation: 7 CFR 273 Legal Deadline: None.

Abstract: This rule reviews Food Stamp and Aid to Families with Dependent Children regulations for inconsistencies and proposes conformance by altering either or both program's rules. (FNS 85-002)

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 02/19/85 | 50 | FR | 6970  |
| NPRM                       | 09/29/87 | 52 | FR | 36546 |
| NPRM Comment<br>Period End | 11/30/87 |    |    |       |
| Final Action               | 11/30/88 |    |    |       |

Small Entity: No

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA52

## 99. SIMPLIFIED APPLICATION AND STANDARDIZED BENEFITS: FOOD STAMP PROGRAM

**Legal Authority:** PL 99-198; 7 USC 2011 to 2027; 91 Stat 958

CFR Citation: 7 CFR 282.19 Legal Deadline: None.

Abstract: This rule addresses the simplified application and standardized benefit provisions contained in the Food Security Act of 1985. These provisions should result in reductions in administrative costs and depending on the benefit standardization procedures used, significant reductions in error rates. (FNS 86-010)

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 04/23/87 | 52 | FR | 13450 |
| Final Action | 05/31/88 |    |    |       |

Small Entity: No

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA62

100.

## ADMINISTRATION/MANAGEMENT: FOOD STAMP PROGRAM

**Legal Authority:** PL 99-198, Secs 1524, 1530, 1526, 1535, 1539

**CFR Citation:** 7 CFR 272.4; 7 CFR 272.3; 7 CFR 273.18; 7 CFR 275.15

Legal Deadline: Statutory, April 1, 1987.

**Abstract:** This regulation implements the following five provisions of the Food Security Act of 1985: (1) sets standards for the periodic review of food stamp offices' hours of operation; (2) requires State agencies to encourage participation in the Expanded Food and Nutrition Education Program (EFNEP); (3) requires project areas with 5,000 or more households to establish units to detect fraud; (4) allows State agencies to enter into agreements with State agencies administering Unemployment Compensation laws so that food stamp State agencies can collect outstanding claims by withholding unemployment benefits and/or other methods of collecting claims when recoupment is not an available method; (5) requires the Department to require State agencies to change the certification procedures used in project areas where it is determined that payment error rates are impairing the integrity of the program. (FNS 86-011)

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM .       | 03/09/87 | 52 FR 7158 |
| Final Action | 04/30/88 |            |

Small Entity: No

Agency Contact: Irene Lankford, Department of Agriculture, Food and Nutrition Service, Room 1107, Park Office Center, 3101 Park Center Dr., Alexandria, VA 22302, 703 756-3064

RIN: 0584-AA63

## DEPARTMENT OF AGRICULTURE (USDA) Food and Nutrition Service (FNS)

**Completed Actions** 

## 101. QUALITY CONTROL ARBITRATION PROCEDURES: FOOD STAMP PROGRAM

CFR Citation: 7 CFR 276.7

Completed:

| Reason       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| Final Action | 01/21/88 | 53 FR | 1603 |

Small Entity: No

Agency Contact: Irene Lankford 703

756-3064

RIN: 0584-AA46

102. SPECIAL SUPPLEMENTAL FOOD PROGRAM FOR WOMEN, INFANTS AND CHILDREN: ADMINISTRATIVE FUNDING FORMULA

Significance: Agency Priority.

CFR Citation: 7 CFR 246.16(c)

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 01/27/88 | 53 FR 2213 |

Small Entity: No

Agency Contact: Irene Lankford 703

756-3065

RIN: 0584-AA70

#### **DEPARTMENT OF AGRICULTURE (USDA)** Food Safety and Inspection Service (FSIS)

**Prerule Stage** 

#### 103. ADMINISTRATIVE REGULATIONS

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq; 44 USC 3501 et seq; 5 USC 601 et seq; 7 CFR 1; EO 12291

CFR Citation: 9 CFR 304; 9 CFR 305; 9 CFR 306; 9 CFR 307; 9 CFR 329; 9 CFR 331; 9 CFR 335; 9 CFR 381

Legal Deadline: None.

Abstract: The Agency will review administrative requirements for applying for, granting, refusing, inaugurating, and withdrawing inspection; detaining, seizing, and condemning meat and poultry products: assigning program employees: designating States and territories and providing reimbursable services; scheduling of operations, and for overtime and holiday services.

Would also determine adequacy of current regulations as they relate to petitioning the Agency for regulatory change and informing interested persons of Agency procedures for appeal in the event of adverse determinations. (FSIS 83-009)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/00/86 | -       |
| End Review   | 12/31/88 |         |

Small Entity: No

Agency Contact: G. E. McEvoy,

Director, Planning Office, Department of

Agriculture, Food Safety and Inspection Service, Room 105, Annex Bldg., Washington, DC 20250, 202 447-3317

RIN: 0583-AA02

#### 104. TRANSPORTATION

Legal Authority: 21 USC 451 et seq; 21 USC 601 et seq; 5 USC 601 et seq; EO 12291

CFR Citation: 9 CFR 325; 9 CFR 381, Subpart S

Legal Deadline: None.

Abstract: The Agency will review Parts 325 and 381 Subpart S, of Title 9 of the Code of Federal Regulations relating to requirements on the movement of product between inspected facilities to determine if they reflect current Agency practice and whether they impose unnecessary burdens on industry. (FSIS 85-003)

#### Timetable:

| Action                     | Date                   | FR Cite |
|----------------------------|------------------------|---------|
| Begin Review<br>End Review | 12/01/86 -<br>06/30/88 | ,       |

Small Entity: No

Agency Contact: G. E. McEvoy. Director, Planning Office, Department of Agriculture, Food Safety and Inspection

Service, Room 105, Annex Bldg., Washington, DC 20250, 202 447-3317

RIN: 0583-AA19

#### 105. ELIGIBILITY OF FOREIGN **COUNTRIES FOR IMPORTATION OF** PRODUCTS INTO THE UNITED **STATES**

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

**CFR Citation:** 9 CFR 327; 9 CFR 381

Legal Deadline: None.

Abstract: FSIS will review the import eligibility provisions of regulations promulgated under the Federal Meat Inspection Act and Poultry Products Inspection Act.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/01/87 |         |
| End Review   | 10/31/88 |         |

Small Entity: No

Agency Contact: G. E. McEvoy, Director, Planning Office, PP, Department of Agriculture, Food Safety and Inspection Service, Room 105-Annex Bldg., Washington, DC 20250, 202 447-3317

RIN: 0583-AA55

### **DEPARTMENT OF AGRICULTURE (USDA)**

Food Safety and Inspection Service (FSIS)

Proposed Rule Stage

#### 106. SWINE IDENTIFICATION AT **OFFICIAL SLAUGHTERING ESTABLISHMENTS**

Significance: Regulatory Program Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 309; 9 CFR 310; 9 **CFR 320** 

Legal Deadline: None.

Abstract: FSIS, possibly in conjunction with APHIS and/or other agencies, is proposing a swine identification program to provide a means for USDA and other public agencies to determine the origin of trichinae-infected or otherwise diseased swine, and of pork found to be contaminated with harmful chemical residues, and thereby permit the causes of such conditions to be found and recurrences to be prevented

to the benefit of all concerned. (FSIS 86-004)

#### Timetable:

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| NPRM        | 00/00/00 |         |
| Small Entit | v: No    | •       |

Agency Contact: Douglas Berndt, Director, Slaughter Inspection Standards & Procedures, Department of Agriculture, Food Safety and Inspection Service, Room 4444-South Bldg., Washington, DC 20250, 202 447-3219

RIN: 0583-AA25

107. VARIOUS AMENDMENTS TO ACCOMMODATE INSPECTION OF **MEAT FOOD PRODUCTS UNDER** TITLE IV OF THE FUTURES TRADING **ACT OF 1986** 

Significance: Regulatory Program Legal Authority: PL 99-641, Title IV CFR Citation: 9 CFR 301 to 335

Legal Deadline: None.

Abstract: In November, 1986, PL 99-641 amended the Federal Meat Inspection Act to permit the Department to vary the manner and frequency by which it conducts inspection in establishments producing meat food products. All existing inspection regulations are. based upon and reflect the previous statutory requirement that Federal inspectors be continuously present in

**USDA—FSIS** 

**Proposed Rule Stage** 

such establishments. FSIS must develop new inspection procedures to allocate inspection resources among such establishments based on a variety of factors, including (1) the nature and frequency of the processing operations, (2) the adequacy and reliability of the processing control and sanitary procedures, and (3) the establishment's history of compliance with inspection requirements. The meat inspection procedures will touch upon virtually all existing meat regulations concerning inspection of meat food products. Details of these new procedures and the specific proposed regulatory amendments will be developed upon the conduct in 1987 of a pilot program to test alternative procedures in selected plants.

#### Timetable:

| Action       | Date     | FR Cite         |
|--------------|----------|-----------------|
| NPRM         | 01/30/88 | ··············· |
| NPRM Comment | 05/30/88 | •               |
| Period End   | ×        |                 |
| Final Action | 07/30/88 |                 |

Small Entity: Undetermined

Agency Contact: Judith Segal, Director, Policy and Planning Staff, Department of Agriculture, Food Safety and Inspection Service, 14th & Independence Ave., SW, Room 327-E, Administration Building, Washington, DC 20250, 202 447-6525

RIN: 0583-AA26

## 108. REQUIREMENTS FOR PARTIALLY DEFATTED PRODUCTS

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318; 9 CFR 319\*

Legal Deadline: None.

Abstract: Would establish a standard of identity and composition, and would provide temperature and handling requirements for partially defatted meat products. Would also allow for use of these products in a greater number of meat food products at higher use levels.

Current regulation is not adequate to assure accurate labeling or to prevent commercial misrepresentation of such products.

| Timetable:                     |          |    |    |       |
|--------------------------------|----------|----|----|-------|
| Action                         | Date     |    | FR | Cite  |
| ANPRM                          | 08/23/85 | 50 | FR | 34157 |
| ANPRM<br>Comment<br>Period End | 01/21/86 |    |    |       |
| NPRM                           | 04/01/88 |    |    |       |
| NPRM Comment<br>Period End     | 06/01/88 |    |    |       |
| Final Action                   | 07/15/88 |    |    |       |
| Final Action<br>Effective      | 08/15/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Room 311-Cotton Annex, Washington, DC 20250, 202 447-6042

RIN: 0583-AA27

## 109. CONTROL OF SALMONELLA AND OTHER ENTERIC BACTERIA IN MEAT AND POULTRY PROCESSING

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq; 21

USC 451 et seq

**CFR Citation:** 9 CFR 318; 9 CFR 381

Legal Deadline: None.

Abstract: Would permit an official meat or poultry establishment that has voluntarily developed effective microbiological controls for fresh packaged meat or poultry products to submit plans and records of such control systems to FSIS for approval. If the Administrator determines a control system to be adequate for the purpose of minimizing naturally occurring microbiological contaminations, he will approve the system, and the establishment will be permitted to use special labeling that acknowledges the use of an approved control system.

#### Timetable:

| Action             | Date           | FR Cite      |
|--------------------|----------------|--------------|
| Next Action U      | ndetermined    |              |
| Small Entity:      | Undetermined   | •            |
| <b>Agency Cont</b> | act: W. H. Du  | bbert,       |
| Assistant Der      | outy Administr | ator,        |
|                    | am, FSIS, Dep  |              |
| Agriculture, F     | ood Safety an  | d Inspection |
| Service, Roon      | n 401- Cotton  | Annex,       |
| Washington,        | DC 20250, 202  | 447-2326     |

RIN: 0583-AA28

### 110. VERIFIED PRODUCTION CONTROL PROGRAM

Significance: Regulatory Program

Legal Authority: 21 USC 451 et seq; 21

USC 601 et seq

CFR Citation: 9 CFR 317; 9 CFR 323; 9

**CFR 381** 

Legal Deadline: None.

Abstract: Would create a voluntary program available to all establishments which would permit label claims concerning how an animal was raised to appear on meat and poultry products subject to USDA's ability to verify such claims.

#### Timetable:

|        | <del></del> |         |
|--------|-------------|---------|
| Action | Date        | FR Cite |
|        |             |         |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Dr. W. R. Miller, Director, Residue Evaluation and Planning Division, Science Division, Department of Agriculture, Food Safety and Inspection Service, Room 603-Cotton Annex, Washington, DC 20250,

**202 447-2326 RIN:** 0583-AA29

#### 111. SULFONAMIDES IN SWINE

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 309; 9 CFR 310

Legal Deadline: None.

Abstract: Would establish an in-plant testing program to monitor violative levels of sulfonamide residues in swine. Such program would be designed to encourage producers to market and packers to purchase only healthy animals that will produce safe and wholesome meat.

#### Timetable:

| Action                         | Date     | F    | R | Cite  |
|--------------------------------|----------|------|---|-------|
| ANPRM                          | 05/20/85 | 50 F | F | 20796 |
| ANPRM<br>Comment<br>Period End | 08/30/85 |      |   |       |
| NPRM                           | 09/01/88 |      |   |       |
| NPRM Comment<br>Period End     | 11/01/88 | •    |   |       |
| Final Action                   | 04/01/89 |      |   |       |
| Final Action Effective         | 05/01/89 |      | - |       |

Small Entity: Undetermined

USDA-FSIS

**Proposed Rule Stage** 

Agency Contact: W. R. Miller, Director, Residue Evaluation and Planning Division, Department of Agriculture, Food Safety and Inspection Service, Washington, DC 20250, 202 447-2807

RIN: 0583-AA31

## 112. USE AND LABELING OF BLOOD COMPONENTS AS INGREDIENTS IN MEAT FOOD PRODUCTS

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 318; 9 CFR 317

Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection regulations to provide regulatory authority for the use of blood components in meat food products and to define labeling requirements for products containing blood components. At the present time, the regulations only address the use of whole blood in meat food products and labeling for products containing whole blood. The proposed rule would amend these sections and establish uniform standards for both whole blood and blood components.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/31/88 |         |
| NPRM Comment | 06/01/88 |         |
| Period End   |          |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA42

#### 113. USE OF LACTIC ACID AND ACETIC ACID AS ANTI-MICROBIAL AGENTS ON MEAT AND POULTRY CARCASSES

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq;

CFR Citation: 9 CFR 318; 9 CFR 381

Legal Deadline: None.

Abstract: This proposed rule would amend Federal meat and poultry products inspection regulations by allowing lactic acid and acetic acid to be applied to meat and poultry carcasses for the purpose of reducing microbial contamination.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 | ,       |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA43

#### 114. GLUCONO DELTA LACTONE AS AN ACIDIFIER IN MEAT AND POULTRY PRODUCTS

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

**CFR Citation:** 9 CFR 318; 9 CFR 381

Legal Deadline: None.

Abstract: This final rule will respond to a petition submitted by Finnsugar Biochemicals, Inc., for approval for the use of glucono-delta-lactone (GDL) as the "acidulant" in a process for manufacturing "restructured meat products." The petitioner wants to use GDL as the acidifier in a USDA-approved binder matrix for restructured meat products which currently employs sodium alginate, calcium carbonate, encapsulated lactic acid, and calcium lactate. GDL would replace lactic acid as the acidifier for this use.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/01/88 |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA46

## 115. REQUIREMENTS FOR FOREIGN COUNTRY IMPORT CERTIFICATION AND LIVE ANIMAL IMPORTATION

Legal Authority: PL 99-198
CFR Citation: 9 CFR 327, 9 CFR 381
Legal Deadline: None.

Abstract: This proposed rule would respond to amendments made to the Federal Meat Inspection Act by the Food Security Act of 1985. The

amendments require that FSIS periodically certify residue control programs submitted by foreign countries desiring to export meat products to the United States. The amendments also provide the Secretary with the authority to issue an order prohibiting the importation of livestock for immediate slaughter that have been administered a drug or antibiotic banned for use in the United States.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/01/88 |         |
| NPRM Comment<br>Period End | 08/01/88 |         |
| Final Action               | 02/01/89 |         |
| Final Action<br>Effective  | 03/01/89 |         |

Small Entity: No

Agency Contact: William Havlik, Assistant Deputy Administrator, International Programs, Department of Agriculture, Food Safety and Inspection Service, Room - 341 E. Administration Bldg., 14th & Independence Ave., SW, Washington, DC 20250, 202 447-2644

RIN: 0583-AA47

## 116. TRICHINA CONTROL REQUIREMENTS FOR DRY-CURED HAM

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318 Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection regulations by incorporating the drycured ham research study findings. This study evaluated the efficiency of present procedures in the commercial production of dry-cured hams and determined the combinations of curing time, temperature, salt concentration, and water activity necessary to inactivate t. spiralis.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 01/30/88 |         |
| NPRM Comment<br>Period End | 04/30/88 |         |
| Final Action               | 12/15/88 |         |

Small Entity: No

Agency Contact: Bill F. Dennis, Director, Processed Products Inspection Division, MPITS, Department of Agriculture, Food Safety and Inspection **USDA-FSIS** 

**Proposed Rule Stage** 

Service, Rm 2158-South Bldg., Washington, DC 20250, 202 447-3840

RIN: 0583-AA49

## 117. MOVEMENT OF IMPORTED PRODUCT PRIOR TO REINSPECTION

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

CFR Citation: 9 CFR 327; 9 CFR 381

Legal Deadline: None.

Abstract: This proposed rule would prohibit any transportation of imported meat and poultry products from the port of first arrival until reinspected by FSIS. Responds to 1987 Office of Inspector General (OIG) report that noted physical and administrative control problems over product shipped to other locations after entering the United States before it had received reinspection. Based on the above, OIG recommended that FSIS take action to require that all imported products be reinspected at the port of first arrival rather than at its final destination.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/01/88 |         |
| NPRM Comment<br>Period End | 07/01/88 |         |
| Final Action               | 01/01/89 |         |
| Final Action  Effective    | 02/01/89 |         |

Small Entity: Undetermined

Agency Contact: Mark Manis, Director, Import Inspection Division, International Programs, FSIS, Department of Agriculture, Food Safety and Inspection Service, Rm. 4332-South Bldg., 14th & Independence Ave., SW, Washington, DC 20250, 202 447-2952

RIN: 0583-AA53

## 118. USE AND PROTECTION OF APPROVED WATER SYSTEMS

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq; 42 USC 3007 et seq

**CFR Citation:** 9 CFR 308; 9 CFR 381

Legal Deadline: None.

Abstract: This proposed rule would prescribe acceptable conditions for the reuse of water in official establishments. This rule would outline methods protecting the potable water supply and describe conditions of use of fresh water. In addition, the rule would also consolidate and make

uniform pre-existing policies for the use and reuse of water and brine.

#### Timetable:

| Action                     | Date     | FR Cite | - |
|----------------------------|----------|---------|---|
| NPRM                       | 06/01/88 |         | - |
| NPRM Comment<br>Period End | 08/01/88 |         |   |
| Final Action               | 02/01/89 |         | , |
| Final Action<br>Effective  | 03/01/89 |         |   |

Small Entity: No

Agency Contact: Karen Wesson, Director, Facilities, Equipment, and Sanitation Div., Department of Agriculture, Food Safety and Inspection Service, Room 1140 South Bldg., Washington, DC 20250, 202 447-3885

RIN: 0583-AA54

# 119. ● SULFONAMIDE AND ANTIBIOTIC RESIDUES IN YOUNG VEAL CALVES; CERTIFICATION REQUIREMENTS

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 309; 9 CFR 310

Legal Deadline: None.

**Abstract:** This proposed rule would be amended to require specific certification language, advise certifying parties of the consequences of false statements, and include custodians as well as producers as parties to certification. These changes will improve the effectiveness of the voluntary certifications by providing uniformity to certifications and warnings about false statements. Because of increasing high levels of antibiotic and sulfonamide residues found in young veal calves, the Food Safety and Inspection Service in 1984 initiated intensified inplant testing procedures to prevent adulterated meat from entering consumer channels. These procedures provide for a voluntary written certification program that allows for less intense testing of calves certified as not having been treated with drugs, or if so, that prescribed label directions were followed. More recently the Office of the Inspector General recommended that the Agency develop a standard form for the certified calf program.

#### Timetable:

| Action | Dat      | e FR | Cite |
|--------|----------|------|------|
| NPRM   | . 00/00/ | 00   |      |

Small Entity: No

Agency Contact: W. R. Miller, Director, Residue Evaluation and Planning Division, Department of Agriculture, Food Safety and Inspection Service, Washington, DC 20250, 202 447-2807

RIN: 0583-AA58

## 120. ● REQUIREMENTS FOR FOREIGN COUNTRY CERTIFICATION AND LIVE ANIMAL IMPORTATION

Significance: Agency Priority

Legal Authority: 21 USC 601 et seq; PL

99-198

CFR Citation: 9 CFR 327 Legal Deadline: None.

Abstract: This proposed rule responds to provisions of the 1985 Farm Bill which would amend the Federal meat and poultry products inspection regulations to require an annual certification of foreign country residue control programs by FSIS and would prescribe terms and conditions for the importation of live animals that have been administered a drug banned for use in the U.S.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Patricia Stolfa, Deputy Administrator, International Programs, Department of Agriculture, Food Safety and Inspection Service, 14th & Independence Ave., SW, Washington, DC 20250, 202 447-3473

RIN: 0583-AA59

### 121. ● VOLUNTARY INSPECTION OF EXOTIC ANIMALS

Legal Authority: 7 USC 1622; 21 USC 601 et seg

**CFR Citation:** 9 CFR 350; 9 CFR 352

Legal Deadline: None.

Abstract: This proposed rule would provide for the voluntary inspection of certain exotic animals under Food Safety and Inspection Service's voluntary inspection' program and would provide for ante-mortem and post-mortem inspection on a fee-for-service basis of elk, deer, antelope, reindeer and water buffalo in the manner as is presently performed for American bison.

#### **USDA—FSIS**

#### Proposed Rule Stage

#### Timetable:

| Action | Date `   | FR | Cite |
|--------|----------|----|------|
| NPRM   | 00/00/00 | •  |      |

Small Entity: No

Agency Contact: Douglas L. Berndt, Director, Slaughter Inspection Stds. and Proc. Branch, Department of Agriculture, Food Safety and Inspection Service, Room 4444 South Bldg., Washington, DC 20250, 202 447-3219

RIN: 0583-AA60

## 122. ● IMPLEMENTATION OF PORK IRRADIATION

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

**CFR Citation:** 9 CFR 317; 9 CFR 318; 9 CFR 319; 9 CFR 327; 9 CFR 331; 9 CFR 381

Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection regulations by adding new provisions addressing: labeling requirements for irradiated pork and products containing irradiated ingredients: the use of irradiation as an accepted method for the destruction of Trichinella spiralis; and the designation that establishment numbers for official irradiation facilities will bear the prefix "R." The proposed rule also makes several technical amendments necessitated by the primary changes mentioned above.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Room 311 Annex Building, Washington, DC 20250, 202 447-7617

RIN: 0583-AA61

# 123. ● CERTAIN PRODUCTS WITH MEAT INGREDIENTS -- EXEMPTIONS FROM DEFINITION OF A "MEAT FOOD PRODUCT"

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 301; 9 CFR 303

Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection

regulations to exclude specific products and classes of products containing meat, meat byproducts, and/or meat food products from the definition "meat food product" and thereby would exempt these products from Federal inspection. The proposal identifies two broad conditions for exemption: (1) products containing 3 percent or less of raw meat or other portion of any carcass, or less than 2 percent of cooked meat or other portion of any carcass, and (2) products that historically have not been considered by consumers as products of the meat food industry. This proposal would replace current informal standards for exemptions with formal, codified exemptions.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin. Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Washington. DC 20250, 202 447-4293

RIN: 0583-AA62

# 124. ● USE OF CERTAIN BINDERS IN MEAT AND POULTRY PRODUCTS AND TRANSFER OF BINDERS IN TEXT TO THE TABLES OF APPROVED SUBSTANCES

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

**CFR Citation:** 9 CFR 318; 9 CFR 319; 9 CFR 381

Legal Deadline: None.

Abstract: This rule would permit the use of wheat gluten, tapioca dextrin, whey protein concentrate, and sodium caseinate as binders in various meat and poultry products. This action responds to petitions submitted by several companies requesting that the Food Safety and Inspection Service permit these substances in various meat and poultry products to improve the texture of the products.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 03/28/88 |         |
| NPRM   | 00/00/00 |         |

Small Entity: No

**Agency Contact: Margaret O'K. Glavin,** Director, Standards and Labeling

Division, Department of Agriculture. Food Safety and Inspection Service. Washington, DC 20250, 202 447-4293

RIN: 0583-AA64

## 125. ● IMMERSION CURED AND DRY CURED BACON

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318 Legal Deadline: None.

Abstract: This proposed rule would limit nitrate to 120 parts per million (ppm) going into immersion cured bacon bellies and to 200 ppm going into dry cured bacon bellies. The principal effect of this proposed rule would be to reduce the formation of nitrosamines in bacon by prohibiting the use of nitrate in the production of immersion cured and dry cured bacon.

#### Timetable:

| Action | Date     | FR Cite      |
|--------|----------|--------------|
| NPRM   | 00/00/00 | <del>,</del> |

Small Entity: No

Agency Contact: Bill F. Dennis, Director, Processed Products Inspection Division, Department of Agriculture, Food Safety and Inspection Service, Rm. 2158 South Bldg., Washington, DC 20250, 202 447-3840

RIN: 0583-AA65

# 126. ● CONTROL OF ADDED SUBSTANCES AND LABELING REQUIREMENTS FOR TURKEY HAM PRODUCTS

Legal Authority: 21 USC 451 et seq

CFR Citation: 9 CFR 381 Legal Deadline: None.

Abstract: This proposed rule would amend the definition and standard and labeling requirements for turkey ham products. The current provision limits the amount of added water and other substances contained in turkey ham products by requiring the weight of the finished product to be no more than the original weight of the turkey thigh meat used prior to curing. This provision would be replaced by provisions specifying a minimum meat protein content on a fat free basis (PFF) in various turkey ham products. Compliance procedures to assure conformance with the proposed standards would be based on

USDA-FSIS .

Proposed Rule Stage

contemporary statistical science applied to current processing.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | ,       |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture. Food Safety and Inspection Service, Room 311 Annex Building, Washington, DC 20250, 202 447-4293

RIN: 0583-AA66

## 127. ● ADDITIONAL TRICHINA DETECTION METHODS

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318 Legal Deadline: None.

Abstract: This proposed rule would amend the regulations to permit use of an approved method for examining swine for evidence of trichinosis. The Food Safety and Inspection Service (FSIS) has been petitioned by a manufacturer of serological tests to amend the Federal meat inspection regulations to approve the use of immunoassays for the examination of swine for evidence of trichinosis infection. FSIS has reviewed the performance of the petitioner's assay in a laboratory where sera prepared by the Agency were tested by a precisely defined procedure and has concluded that immunoassays can effectively detect evidence of trichinosis in swine.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Rm. 2159 South Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA67

#### 128. ● NET WEIGHT

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq; 21

USC 451 et seq

CFR Citation: 9 CFR 317; 9 CFR 381

Legal Deadline: None.

**Abstract:** This proposed rule would make Federal and State weights and measures procedures and techniques more consistent, objective and equitable. Under the proposed rule, USDA would adopt the National Bureau of Standards Handbooks 133 and 44 as its standards. The proposed amendment would recognize a fixed amount of acceptable moisture loss by product. This will replace the term "reasonable variation." Moreover the amendment will grant concurrent jurisdiction to State and local authorities to enforce net weight labeling of federally inspected meat and poultry products within their geographic area. The amendment will promote uniform treatment of moisture loss and weights and measures standards as well as encourage and enable greater State and local participation.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 08/01/88 |         |
| NPRM Comment | 10/01/88 |         |
| Period End   |          |         |

Small Entity: No

Agency Contact: John McCutcheon, Deputy Administrator, Meat & Poultry Inspection Technical Services, Department of Agriculture, Food Safety and Inspection Service, Rm. 350-E, Administration Bldg., Washington, DC 20250, 202 447-3521

RIN: 0583-AA69

## 129. ● ADDITIONAL TRICHINA DETECTION METHODS

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318 Legal Deadline: None.

Abstract: This proposed rule would amend the regulations to permit use of an approved method for examining swine for evidence of trichinosis. The Food Safety and Inspection Service (FSIS) has been petitioned by a manufacturer of serological tests to amend the Federal meat inspection regulations to approve the use of immunoassays for the examination of swine for evidence of trichinosis infection. FSIS has reviewed the performance of the petitioner's assay in a laboratory where sera prepared by the Agency were tested by a precisely

defined procedure and has concluded that immunoassays can effectively detect evidence of trichinosis in swine.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Rm. 2159 South Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA70

# 130. ● LABELING OF MEAT FOOD PRODUCTS THAT CONTAIN MECHANICALLY SEPARATED (SPECIES) UNDER CERTAIN CIRCUMSTANCES

Significance: Agency Priority

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 317 Legal Deadline: None.

Abstract: This proposed rule would add a new exception to the requirement that the list of ingredients on the labels of meat food products shall show the common or usual names of the ingredients. The exception would apply to the use of Mechanically Separated (Species) (MS(S)), at levels no greater than ten percent of the livestock and poultry product portion of a meat food product, providing that the labeling of such product bear a calcium content declaration in accordance with section 317.2(j)(13)(ii) of the Federal meat inspection regulations (9 CFR 317.2(j)(13) (ii)). This action is the result of a petition submitted to the Food Safety and Inspection Service by several members of the meat industry to amend the labeling requirements for meat food products containing MS(S).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |
|        |          |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Washington, DC 20250, 202 447-4293

RIN: 0583-AA71

## DEPARTMENT OF AGRICULTURE (USDA) Food Safety and Inspection Service (FSIS)

Final Rule Stage

## 131. STANDARD FOR FRANKFURTERS AND SIMILAR COOKED SAUSAGES

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 319 Legal Deadline: None.

Abstract: USDA has been petitioned by the American Meat Institute (AMI) "to promulgate a standard of identity and composition for 'lite' sausage." The current cooked sausage standard includes various processed meat food products, such as frankfurters, hot dogs, weiners, viennas, bolognas, and knockwurst. The AMI petition requests a new standard for lower-fat "lite" sausage that would require not more than 22.5 percent fat and not less than 11.5 percent protein, as compared with 30 percent fat and 10 percent added water maximums in the existing cooked-sausage standard. FSIS proposed rule provides additional flexibility to enable industry to market lower fat products. The rule allows a combination of up to 40 percent added water and fat, with a 30 percent ceiling on fat content. The Agency also seeks comment on the option of deleting entirely the standard for cooked sausages. (FSIS 86-002)

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/24/86 | 51 | FR | 42239 |
| NPRM Comment<br>Period End | 03/23/87 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Department of Agriculture, Food Safety and Inspection Service, Standards and Labeling Division, MPITS, Washington, DC 20250, 202 447-6042

RIN: 0583-AA21

## 132. DETERMINATION OF ADDED WATER IN COOKED SAUSAGES

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 317; 9 CFR 318

Legal Deadline: None.

Abstract: Would publish protocols for determining compliance of meat food products with current added water standards. Would differentiate in such

products protein derived from meat and meat byproducts from protein derived from other sources. Would ensure that similar, competing ingredients for cooked sausages are treated consistently.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 08/18/87 |         |
| NPRM Comment<br>Period End | 10/19/87 |         |
| Final Action               | 04/15/88 |         |
| Final Action<br>Effective  | 05/15/88 |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Room 311-Cotton Annex, Washington, DC 20250, 202 447-6042

RIN: 0583-AA30

## 133. CATTLE POST - MORTEM INSPECTION PROCEDURES AND STAFFING PROCEDURES

Significance: Regulatory Program

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 307; 9 CFR 310

Legal Deadline: None.

Abstract: This proposed rule would improve post-mortem inspection procedures for cattle which will result in maximum inspection efficiency and increased productivity. By modernizing cattle inspection procedures, FSIS would increase its inspection productivity while assuring that only wholesome meat enters domestic commerce.

It is anticipated that the meat industry will experience a net gain if this system of inspection is implemented in spite of the initial costs of facility modifications which may be necessary in some establishments. Savings to the industry as a whole should occur because of increased productivity and reduced overtime.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/30/87 |         |
| NPRM Comment<br>Period End | 11/30/87 |         |
| Final Action               | 04/01/88 |         |
| Constitution N             |          |         |

Small Entity: No

Agency Contact: Douglas Berndt, Director, Slaughter Inspection Standards & Procedures, Department of Agriculture, Food Safety and Inspection Service, Room 4444 South Bldg., Washington, DC 20250, 202 447-3219

RIN: 0583-AA32

#### 134. DISPOSAL OF LIVESTOCK CARCASSES AND PARTS CONDEMNED FOR BIOLOGICAL RESIDUES

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 309; 9 CFR 310; 9 CFR 314

Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection. regulations governing methods of handling and disposing of livestock carcasses and parts condemned because they bear or contain biological residues. Current regulations do not require methods of disposal that preclude use of such carcasses or parts in nonhuman food such as animal feed. FSIS believes that such condemned articles must be destroyed by incineration or burial. This would make disposition of livestock carcasses and parts condemned for biological residues consistent with regulations which govern the disposition of poultry carcasses and parts condemned for biological residues.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/08/87 | 52 FR 21561 |
| NPRM Comment<br>Period End | 08/07/87 |             |
| Final Action               | 06/01/88 |             |
| Final Action<br>Effective  | 07/01/88 |             |

Small Entity: No

Agency Contact: Douglas L. Berndt, Director, Slaughter Inspection Standards and Procedures, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 4444-South Bldg., Washington, DC 20250, 202 447-3219

RIN: 0583-AA33

135. BINDER CONSISTING OF SODIUM ALGINATE, CALCIUM CARBONATE, LACTIC ACID, AND CALCIUM LACTATE

Legal Authority: 21 USC 601 et seq

USDA—FSIS Final Rule Stage

CFR Citation: 9 CFR 318 Legal Deadline: None.

Abstract: This final rule will permit the use of a binder complex approved for use in restructured meat products to be used in restructured poultry products in which binders are permitted, and will result in superior binding of chopped/ground/sectioned and formed poultry products.

#### Timetable:

| Action       | Date .     | FR Cite |
|--------------|------------|---------|
| Final Action | 06/01/88   |         |
| Final Action | . 07/01/88 |         |
| Effective    |            |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA34

**CFR 350** 

## 136. ELIMINATION OF SEALING REQUIREMENT FOR RENDERED EDIBLE ANIMAL FAT

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 316: 9 CFR 317: 9

Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection regulations to allow inspected and passed rendered edible animal fat transported in properly labeled tank cars or trucks to move in commerce without an official seal. Currently, establishments which process and then transport edible animal fat to another establishment must have the means of conveyance sealed with an official seal by a program employee. Establishments receiving the officially sealed product must have the seal broken by a program employee. This action would remove a restrictive sealing requirement that no longer appears to be necessary.

#### Timetable:

| i illiciable.              |          |       |       |
|----------------------------|----------|-------|-------|
| Action                     | Date     | FR    | Cite  |
| NPRM                       | 12/01/87 | 52 FR | 45639 |
| NPRM Comment<br>Period End | 02/01/88 |       |       |
| Final Action               | 08/01/88 |       |       |
| Final Action               | 09/01/88 |       |       |

Small Entity: No

Agency Contact: Bill F. Dennis,

Director, Processed Products Inspection Div, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 2158 South Bldg., Washington, DC 20250, 202 447-3840

RIN: 0583-AA36

#### 137. RANDOM WEIGHT PACKAGES; STATEMENT OF NET WEIGHT DECIMAL PLACES

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

**CFR Citation:** 9 CFR 317; 9 CFR 381

Legal Deadline: None.

Abstract: This final rule will allow net weight statements on random weight packages of meat and poultry products to be expressed in terms of three or more decimal places. Currently, these statements are limited to two decimal places. The rule would facilitate the use of modern weighing equipment and permit the statement of net weight on packages to be expressed in accordance with the weighing equipment's capabilities.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/30/87 | 52 FR 24475 |
| NPRM Comment<br>Period End | 08/31/87 |             |
| Final Action               | 06/01/88 |             |
| Final Action<br>Effective  | 07/01/88 | ٠.          |

#### Small Entity: No

Agency Contact: Bill F. Dennis, Director, Processed Products Inspection Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 2158-South Bldg., Washington, DC 20250, 202 447-3840

RIN: 0583-AA37

#### 138. STREAMLINED INSPECTION SYSTEM FOR BROILERS AND CORNISH GAME HENS

Significance: Agency Priority

Legal Authority: 21 USC 451 et seq

CFR Citation: 9 CFR 381 Legal Deadline: None.

Abstract: This final rule will establish a new inspection system for broilers and cornish game hens in response to increased demands on Agency resources. The "streamlined inspection system" allows increased efficiency in the use of FSIS resources and those of the poultry industry while still providing consumers with wholesome, unadulterated products.

Certain changes in plant facilities are required but should result only in minor expenditures. The industry will realize gains through reduced charges for overtime, reduced workspace requirements, and increased productivity.

#### Timetable:

| Action                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Interim Final<br>Rule     | 01/29/86 | 51 | FR | 3569 |
| Final Action              | 06/01/88 |    |    |      |
| Final Action<br>Effective | 07/01/88 |    |    |      |

Small Entity: No.

Agency Contact: Douglas L. Berndt. Director, Slaughter Inspection Standards and Procedures, Department of Agriculture, Food Safety and Inspection Service, Room 4444 South Bldg., Washington, DC 20250, 202 447-3219

RIN: 0583-AA38

#### 139. ASCORBIC ACID, ERYTHORBIC ACID, CITRIC ACID, SODIUM ASCORBIC, AND SODIUM CITRATE IN FRESH PORK CUTS

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 317; 9 CFR 318

Legal Deadline: None.

Abstract: This final rule will permit the use of ascorbic acid, citric acid, erythorbic acid, sodium ascorbate, and sodium citrate, singly or in combination to maintain the color of fresh pork cuts. Fresh pork cuts which have been treated to maintain color by the addition of these substances will be required to be labeled with a qualifying phrase, contiguous to the product name, which indicates that they have been treated to maintain color. Use of these substances will result in maintenance of color for a period of time equivalent to the microbiological shelf life of fresh pork cuts. This will permit extended distribution of pork cuts prepared and packaged in federally inspected establishments. The petitioner has supplied FSIS with sufficient information to satisfy the requirements of 9 CFR 318.7(a)(2) which provide for the issuance of a final rule. However, due to the potential significance of

#### **USDA—FSIS**

Final Rule Stage

color maintenance through the use of added substances, this rule was published as an interim final rule with request for comments so that commercial and public comment can be obtained and considered prior to confirmation of the rule as final.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| Interim Final<br>Rule          | 08/22/86 | 51 FR 30052 |
| ANPRM<br>Comment<br>Period End | 12/22/86 | •           |
| Final Action                   | 06/15/88 |             |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Room 311-Annex Bldg., Washington, DC 20250, 202 447-6042

RIN: 0583-AA40

## 140. DETERMINATION OF "ADDED WATER" IN COOKED SAUSAGES

Significance: Agency Priority

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318

Legal Deadline: None.

Abstract: This proposed rule would. amend the Federal meat inspection regulations to define the method by which the Agency determines the quantity of added water in cooked sausages. Added water means any water not directly attributable to the meat, meat byproducts, mechanically separated (species), or poultry ingredients. The Federal meat inspection regulations limit the amount of added water to a maximum of 10 percent of the finished weight in cooked sausages. The amount of added water is determined by laboratory analysis and appropriate calculations. Discrepancies in the calculation of meat protein currently exist primarily due to the non-deduction from the total protein content of protein derived from certain non-meat protein sources. If the amount of protein derived from non-meat sources is not subtracted from the total protein content, it is possible that added water in excess of the 10 percent permitted by regulations would be present in the product. The proposed

rule would correct this discrepancy.

#### Timetable:

| Action                    | Date     | FR Cite     |  |
|---------------------------|----------|-------------|--|
| NPRM                      | 08/18/87 | 52 FR 30925 |  |
| Final Action<br>Effective | 08/01/88 |             |  |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-6042

RIN: 0583-AA41

# 141. INGREDIENTS THAT MAY BE IDENTIFIED AS FLAVORS OR NATURAL FLAVORS WHEN USED IN MEAT AND POULTRY PRODUCTS

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

05D 011 11 1 1 1

**CFR Citation:** 9 CFR 317; 9 CFR 381

Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat and poultry products inspection regulations to better define which substances should be permitted to be labeled as "flavors," "natural flavors," or "spices" on packages of meat and poultry products. The proposed rule addresses the use of substances which are often added to products for the purpose of serving as flavor enhancers, emulsifiers, stabilizers, binders, extenders, and as nutrients. Most of the substances that would be affected by the proposed rule are proteinaceous materials, having nutritional value, and which may be considered foods, in their own right. The proposed rule would require that these substances be identified by their common or usual names, thereby informing consumers of the origin of these materials including the species and specific animal tissues from which they are derived, if animal in origin. The proposed rule is designed in part to address the personal, cultural, and religious concerns of consumers, as well as the allergies or sensitivities some consumers may have to some of the substances.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM                      | 08/18/87 | 52 FR 30922 |
| Final Action              | 07/01/88 |             |
| Final Action<br>Effective | 08/01/88 |             |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-6042

RIN: 0583-AA44

## 142. SAFETY AND SANITATION REQUIREMENTS FOR ELECTRICAL STIMULATING EQUIPMENT

Legal Authority: 21 USC 601 et seq CFR Citation: 9 CFR 307; 9 CFR 308

Legal Deadline: None.

Abstract: This final rule will amend the Federal meat inspection regulations to specify safety and sanitation requirements for electrical stimulating (EST) equipment. Federally inspected establishments may use EST equipment to accelerate rigor mortis in slaughtered meat animals (cattle, sheep, swine, goats, horses, mules, or other equines). The safety requirements would protect inspection personnel working near that equipment from the hazard of potentially lethal electric shock or other injury. The sanitation requirements would prevent adulteration of the carcasses.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/16/87 | 52 FR 12422 |
| NPRM Comment<br>Period End | 06/12/87 | •           |
| Final Action               | 06/01/88 |             |
| Final Action'<br>Effective | 07/01/88 |             |

Small Entity: No

#### Agency Contact: Karen Wesson,

Director, Sanitation Division, Department of Agriculture, Food Safety and Inspection Service, Rm 1140-South Bldg., Washington, DC 20250, 202 447-3885

RIN: 0583-AA45

## 143. USE OF AIR FOR CARCASS HIDE REMOVAL

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 310 Legal Deadline: None.

Abstract: This proposed rule would amend the Federal meat inspection regulations to allow the use of air to facilitate hide removal. Any USDA—FSIS Final Rule Stage

establishment interested in using air for such purpose would be required to submit proposed procedures to FSIS for approval prior to its use.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/01/87 |         |
| NPRM Comment<br>Period End | 01/01/88 | -       |
| Final Action               | 03/01/88 |         |
| Final Action<br>Effective  | 04/01/88 |         |

Small Entity: No

Agency Contact: Douglas L. Berndt, Director, Slaughter Inspection Standards, and Procedures, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 4444-South Bldg., Washington, DC 20250, 202 447-

RIN: 0583-AA48

3219

## 144. ANTIOXIDANTS IN FABRICATED STEAKS

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 318 Legal Deadline: None.

Abstract: This final rule will allow for the use of certain approved antioxidants in fabricated steaks for the purpose of retarding rancidity. Thus, cooked and raw fabricated steaks will be added to the list of meat products in which butylated hydroxyanisole (BHA), butylated hydroxytoluene (BHT), propyl gallate and tertiary butylhydroquinone (TBHQ) may be used.

#### Timetable:

|                |          | -       |
|----------------|----------|---------|
| Action         | Date     | FR Cite |
| Final Action   | 03/01/88 |         |
| Final Action - | 04/01/88 |         |
| Effective      |          |         |

Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, MPITS, Department of Agriculture, Food Safety and Inspection Service, Rm 311-Annex Bldg., Washington, DC 20250, 202 447-4293

RIN: 0583-AA50

#### 145. NOTICE OF PROCEEDINGS

Significance: Agency Priority

Legal Authority: PL 99-641, Sec 403 (c)

(2

CFR Citation: 9 CFR 335

Legal Deadline: None.

Abstract: This final rule will respond to change made in FMIA by Processed Products Improvement Act of 1986 which provides for prior notice and an opportunity to present views before a violation of FMIA is reported for criminal prosecution, except in cases where excepted by regulation. This rulemaking establishes exceptions to notice and opportunity to present views.

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| Interim Final | 04/27/87 | 52 FR 13827 |
| Rule          | 06/01/88 | •           |

Small Entity: No

Agency Contact: Robert W. Gonter, Assistant Deputy Administrator, Compliance Program MPIO, FSIS, Department of Agriculture, Food Safety and Inspection Service, Room 2933 -South Bldg., 14th & Independence Ave., SW, Washington, DC 20250, 202 447-7745

RIN: 0583-AA51

## 146. REQUIREMENTS FOR IMPORTED POULTRY PRODUCTS

Significance: Agency Priority Legal Authority: PL 99-198 CFR Citation: 9 CFR 381 Legal Deadline: None.

Abstract: This proposed rule would respond to an amendment made to the Poultry Products Inspection Act by Food Security Act of 1985. Amendment requires that all poultry or poultry products intended for export to the United States be subject to the same standards as domestic poultry products; it also requires that foreign countries implement species and residue testing programs at the point of slaughter for poultry and poultry products intended for export to the United States.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/01/87 | 52 FR 15960 |
| NPRM Comment<br>Period End | 08/30/87 |             |
| Final Action               | 07/01/88 |             |
| Final Action<br>Effective  | 08/01/88 |             |

Small Entity: No

Agency Contact: William Havlik, Assistant Deputy Administrator, International Programs, FSIS, Department of Agriculture, Food Safety and Inspection Service, Rm. 341-E Administration Bldg., 14th & Independence Ave., SW, Washington, DC 20250, 202 447-2644

RIN: 0583-AA52

## 147. ● TOTAL QUALITY CONTROL FOR LABELING

Legal Authority: 21 USC 601 et seq; 21 USC 451 et seq

**CFR Citation:** 9 CFR 317; 9 CFR 381

Legal Deadline: None.

Abstract: This rule will expand the concept of generically approved labeling for meat and poultry products by those establishments operating a USDA-approved Total Quality Control System that could develop an acceptable plan for controlling the labeling of their products.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/25/85 | 50 FR 38824 |
| NPRM Comment<br>Period End | 04/17/86 | 51 FR 7283  |
| Final Action               | 06/00/88 |             |

. Small Entity: No

Agency Contact: Margaret O'K. Glavin, Director, Standards and Labeling Division, Department of Agriculture, Food Safety and Inspection Service, Room 311 Annex Building, Washington, DC 20250, 202 447-4293

RIN: 0583-AA63

#### 148. ● SULFONAMIDE AND ANTIBIOTIC RESIDUES IN YOUNG VEAL CALVES; REDUCED TESTING

Significance: Agency Priority

Legal Authority: 21 USC 601 et seq

CFR Citation: 9 CFR 309; 9 CFR 310

Legal Deadline: None.

Abstract: This rule would amend the Federal meat inspection regulations to modify the testing frequency of young veal calves under certain conditions for residues of sulfonamides and antibiotics.

#### Timetable:

| i iii Quadioi |          |            |
|---------------|----------|------------|
| Action        | Date     | FR Cite    |
| Interim Final | 01/20/87 | 52 FR 2101 |

#### **USDA—FSIS**

Final Rule Stage

Action Date FR Cite

Final Action 00/00/00 Small Entity: No Agency Contact: W. R. Miller, Director, Residue Evaluation and Planning Division, Department of Agriculture, Food Safety and Inspection Service,

CFR Citation: 9 CFR 88; 9 CFR 309; 9

Date

09/01/87

FR Cite

14th & Independence Ave., SW, Washington, DC 20250, **202** 447-2807

RIN: 0583-AA68

#### DEPARTMENT OF AGRICULTURE (USDA)

Food Safety and Inspection Service (FSIS)

**Completed Actions** 

## 149. IDENTIFICATION SERVICE FOR POULTRY

CFR Citation: 9 CFR 362

Completed:

 Reason
 Date
 FR Cite

 Final Action
 02/03/88
 53 FR 3146

Small Entity: No

Agency Contact: Mr. Bill F. Dennis 202

447-3840

RIN: 0583-AA35

Transferred to APHIS

Small Entity: No Agency Contact: Douglas L. Berndt 202

447-3219-

RIN: 0583-AA39

CFR 310: 9 CFR 320

Completed:

Reason

151. FACILITY AND EQUIPMENT REQUIREMENTS FOR THE STREAMLINED INSPECTION SYSTEM FOR BROILERS AND CORNISH GAME HENS

Significance: Agency Priority

CFR Citation: 9 CFR 381

Completed:

Reason Date FR Cite
Final Action 10/21/87 .52 FR 39207
Final Action 12/21/87
Effective

Small Entity: No

Agency Contact: Douglas L. Berndt 202 447-3219

147-0213

RIN: 0583-AA56

# 150. SWINE IDENTIFICATION AND RECORD KEEPING AT MARKETS AND AT OFFICIAL SLAUGHTERING ESTABLISHMENTS

Significance: Agency Priority

#### **DEPARTMENT OF AGRICULTURE (USDA)**

Foreign Agricultural Service (FAS)

#### **Proposed Rule Stage**

## 152. DETERMINATION OF THE MARKET STABILIZATION PRICE FOR SUGAR FOR FY 1988

**Legal Authority:** Presidential Proclamation 5002; dated November 30, 1982

**CFR Citation:** 7 CFR 6.300 to 6.302

Legal Deadline: None.

Abstract: This notice sets forth the market stabilization price for sugar for the period October 1, 1987 - September 30, 1988. The Market Stabilization Price is used to determine bond requirements and maximum liabilities under certain programs authorized by Presidential Proclamation No. 5002 of November 30, 1982 (47 FR 54269). The calculation of the Market Stabilization Price is provided for in 7 CFR 6.300-6.302 (50 FR 36040). (FAS 86-003)

Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 00/00/00 |    |      |

Small Entity: No

Agency Contact: Richard J. Finkbeiner, Regulatory Coordinator, Department of Agriculture, Foreign Agricultural Service, Room 4961-South Bldg., Washington, DC 20250, 202 447-6713

RIN: 0551-AA20

#### 153. DETERMINATION OF IMPORT QUOTAS ON SUGAR FOR FISCAL YEAR 1988

**Legal Authority:** Presidential Proclamation 4941; dated May 5, 1982

CFR Citation: Not applicable

Legal Deadline: Statutory. Import quotas on sugar for fiscal year 1987 must be announced (filed in Federal Register) no later than the 15th day of the month immediately preceding the calendar quarter during which such determination shall be in effect.

Abstract: Presidential Proclamation 4941 dated May 5, 1982 amended headnote 3 of the Subpart A, Part 10, Schedule 1 of the Tariff Schedules of the United States (TSUS) (Headnote 3) to establish a system of quotas for U.S. sugar imports. (FAS 86-004)

#### Timetable:

| Action |  | Date     | FR | Cite |   |
|--------|--|----------|----|------|---|
| NPRM   |  | 00/00/00 |    |      | _ |

Small Entity: No

Agency Contact: Richard J. Finkbeiner, Regulatory Coordinator, Department of Agriculture, Foreign Agricultural Service, Room 4961-South Bldg., Washington, DC 20250, 202 447-6713

RIN: 0551-AA21

154. TYPES AND QUANTITIES OF AGRICULTURAL COMMODITIES AVAILABLE FOR DONATION OVERSEAS UNDER SECTION 416(B) OF THE AGRICULTURAL ACT OF 1949 FOR EACH FISCAL YEAR

**Legal Authority:** for future FY's: Food Security Act of 1985

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: For FY 1986: The "Food Security Improvements Act of 1986" amends the Food Security Act of 1985, as amended, to require an estimate of

#### **USDA—FAS**

Proposed Rule Stage

**Prerule Stage** 

Commodity Credit Corporation stocks to be made available under Section 416(b) in FY 1986 by kind of commodity and quantity of each kind of commodity. The Food Security Act, as amended requires that this estimate be published in the Federal Register.

For future FY's: The Food Security Act of 1985, as amended, requires the above

estimate be made and published in the Federal Register before the beginning of each fiscal year. (FAS 86-009)

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM . | 00/00/00 |         |

Small Entity: No

Agency Contact: Richard Finkbeiner, Regulatory Coordinator, Department of Agriculture, Foreign Agricultural Service, Room 4961-South Bldg., Washington, DC 20250, 202 447-6713

RIN: 0551-AA23

### DEPARTMENT OF AGRICULTURE (USDA)

Forest Service (FS)

#### 155. PART 219 PLANNING

Significance: Agency Priority

Legal Authority: 16 USC 1604; 16 USC

1613; 5 USC 301

CFR Citation: 36 CFR 219 Legal Deadline: None.

Abstract: The rules at 36 CFR 219 set forth the procedures and resource standards that guide development and approval of National Forest land and resource management plans as required by the National Forest Management Act of 1976.

#### Timetable:

| Action       | Date     | FR | Cite |  |
|--------------|----------|----|------|--|
| Begin Review | 04/00/89 |    |      |  |
| End Review   | 10/00/89 |    |      |  |

Small Entity: No

Additional Information: Review of these planning regulations is being rescheduled to allow completion of all forest plans. It is essential to orderly planning for National Forest System lands and resources that the planning process remain stable until all plans are completed. Review of 36 CFR 219 is therefore rescheduled to begin April

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA50

### 156. OFFICIAL FOREST SERVICE INSIGNIA

Legal Authority: 5 USC 301; 18 USC 701

**CFR Citation:** 36 CFR 264; 36 CFR 264.1; 36 CFR 264.2; 36 CFR 264.3; 36 CFR 264.4; 36 CFR 264.5

Legal Deadline: None.

Abstract: Since 1905 the Forest Service emblem, a fir-like tree in the center of a shield, has served to identify the Federal Agency responsible for protecting, managing, and developing the National Forests. Forest users and the public recognize it as a symbol of the organization. The Chief may authorize other uses of the insignia, i.e., public service, educational, and commercial purposes through the issuance of licenses. Rules governing the external use of the official insignia are set forth at 36 CFR Part 264. The rule authorizes commercial use for which a royalty is paid and for public use for which no royalty is paid. Review of the existing regulation will determine the need for licensed royalty payment and the need for changing reporting requirements from quarterly to annually. Current licensees will participate in the review process.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 04/15/87 |         |
| End Review   | 06/30/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA59

## 157. 36 CFR 262 LAW ENFORCEMENT SUPPORT ACTIVITIES

**Legal Authority:** 16 USC 472; 16 USC 551; 16 USC 683; 7 USC 1011(f); 16 USC 1246(e); 16 USC 1133(c) to (d)(1); 16 USC 559(a)

CFR Citation: 36 CFR 262 Legal Deadline: None.

Abstract: These rules describe awards the Forest Service is authorized to

make for information leading to arrest and convictions of persons who start fires or otherwise destroy property on National Forests. Subpart B sets forth rules governing impoundment or removal of unauthorized personal property from National Forest System lands.

Review will focus on the adequacy of the rules for administration of the National Forests and whether changes in law or circumstances reveal the need for revision.

#### Timetable:

| Action       | Date     | FR Cite | • |
|--------------|----------|---------|---|
| Begin Review | 10/01/87 |         |   |
| End Review   | 09/30/88 |         |   |

Small Entity: Not Applicable

Government Levels Affected: Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA65

### 158. 36 CFR 271 - USE OF "SMOKEY BEAR" SYMBOL

Legal Authority: 18 USC 711 CFR Citation: 36 CFR 271 Legal Deadline: None.

Abstract: The regulations govern how the name or image of "Smokey Bear" may be used, who may authorize the use of "Smokey Bear," and the use of official campaign materials, commercial licensing, and the association with the State Foresters and the Advertising Council. This review will focus on licensing and especially exclusive licenses and will consider counterpart regulations in Part 272-Use of "Woodsy Owl" Symbol as a possible approach

USDA—FS Prerule Stage

| T | in | 1e | ta | bl | e: |  |
|---|----|----|----|----|----|--|
|   |    |    |    |    |    |  |

Action Date FR Cite

Begin Review 10/01/87
End Review 09/30/88

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA66

#### 159. WHISKEYTOWN-SHASTA-TRINITY NATIONAL RECREATION AREA

Legal Authority: 16 USC 472; 16 USC

CFR Citation: 36 CFR 292, Subpart B

Legal Deadline: None.

Abstract: The rules at 36 CFR 292, Subpart B govern joint administration of the Shasta and Clair Engle-Lewiston units of the National Recreation Area by the Forest Service and the Bureau of Reclamation. The rules also set forth standards for defining compatible private land uses within the National Recreation Area to govern decisions by local zoning authorities, or in the absence of such authorities, decisions on land uses by the Secretary of Agriculture. The review will focus on experience under the rules and whether they still serve the public interest in ensuring that development and management of the NRA meet congressional intent.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 03/00/88 |         |
| End Review   | 01/00/89 |         |
|              |          |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA68

#### 160. 36 CFR 261 PROHIBITIONS

**Legal Authority:** 16 USC 472; 16 USC 551; 16 USC 683; 7 USC 1011(f); 16 USC 1246(e); 16 USC 1133(c) to (d)(1); 16 USC 559(a)

CFR Citation: 36 CFR 261, Prohibitions

Legal Deadline: None.

Abstract: These rules declare the range of unacceptable public behavior when visiting or using National Forest System lands. Among topics covered are prohibitions on setting campfires in certain areas, unlawful cutting of trees, and other unlawful uses of resources and property of the National Forest System. Violations of these prohibitions carry legal penalties.

Review will examine the adequacy of the rules for administration of the National Forest System and whether changes in conditions, laws, or other factors require revision.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/01/87 |         |
| End Review   | 09/30/88 | •       |
| _            |          |         |

Small Entity: Not Applicable

Government Levels Affected: Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA75

## 161. USE OF "WOODSY OWL" SYMBOL

**Legal Authority:** 7 USC 2201; 16 USC 528; 16 USC 529; 16 USC 530; 16 USC 531

**CFR Citation:** 36 CFR 272; 36 CFR 272.1; 36 CFR 272.2; 36 CFR 272.3; 36 CFR 272.4; 36.CFR 272.5; 36 CFR 272.6

Legal Deadline: None.

Abstract: Woodsy Owl was originated in the early 1970s by the Forest Service, the Federal Agency responsible for protecting, managing, and developing the National Forest. The symbol represents a fanciful owl who wears forest green colored slacks, a brown colored belt, a Robin Hood style forest green colored hat with a red colored feather and furthers the slogan "Give a Hoot, Don't Pollute." The Chief of the Forest Service may authorize the use of Woodsy Owl through the issuance of licenses for commercial use, under certain specified conditions, and for non-commercial educational purposes, at no charge, when use is public service and will contribute to public information and education concerning wise use of the environment and programs which foster maintenance and improvement of environmental quality. Rules concerning the external use of the

Woodsy Owl symbol are set forth at 36 CFR Part 272. The rule authorizes commercial use for which a royalty is paid and for public use for which no royalty is paid. Review of the existing regulation will determine the need for licensed royalty payment and the need for changing reporting requirements from quarterly to annually. (cont)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 04/15/88 |         |
| End Review   | 10/31/88 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: Current licensees will participate in the review process.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA76

#### 162. ● 36 CFR 241 WILDLIFE: COOPERATION IN WILDLIFE PROTECTION, WILDLIFE MANAGEMENT AND FEDERAL REFUGE REGULATIONS

**Legal Authority:** Sec 1, 30 Stat 35; Sec 1, 33 Stat 628; Sec 1, 39 Stat 476; 16 USC 472, 551, 683

CFR Citation: 36 CFR 241 Legal Deadline: None.

Abstract: The rule is being reviewed as required by E.O. 12291 which requires the review of existing rules on a five year cycle. The Forest Service does not anticipate substantial public comment to 36 CFR 241 as it has been successfully applied.

36 CFR 241.1 describes Forest Service cooperation with State, County and Federal officials in the enforcement of all laws and regulations for the protection of wildlife through lawful appointments of Forest Service employees to deputy game wardens with full power to enforce state laws and regulations.

36 CFR 241.2 describes how Forest Service cooperates with states in developing plans for securing and maintaining desirable populations of wildlife species including entry into cooperative agreements for such purposes.

Prerule Stage

36 CFR 241.3 regulates hunting of game or non-game animals on Forest Service lands not managed cooperatively with states by requiring persons desiring to hunt to procure a permit from the Forest Supervisor. Forest Service will cooperate with persons, firms, corporations and county and state officials in the management of animals on national forest lands not having (CONT)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 02/01/88 | ,       |
| End Review   | 09/02/88 |         |

Small Entity: No -

Additional Information: ABSTRACT CONT: cooperative agreements for wildlife management with states. The Forest Service may sell or exchange or accept donations of animals in promoting conservation of wildlife.

Government Levels Affected: Local, State, Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

**RIN:** 0596-AA81

#### 163. ● ISOLATED CABIN AUTHORIZATIONS

Significance: Agency Priority

Legal Authority: 16 USC 551; 16 USC

CFR Citation: 36 CFR 251 Legal Deadline: None.

Abstract: Agency policy is to terminate isolated cabin authorizations on National Forest System land that were constructed without advance authorization and subsequently authorized by special use permit. These cabins are used for part- or full-time occupancy. These cabins differ from recreation residences which were established in tracts specific for this purpose and built with Agency approval and supervision. Isolated cabins originated in several ways, including encroachment and mining claims. They restrict management of the surrounding National Forest land and deprive the public from the use and enjoyment of the land actually occupied and the surrounding area. The action proposed is to seek input from the public as to whether the present policy should be continued, or whether it should be revised so as to examine each isolated occupancy and determine whether, in the interests of fairness and

equity, the cabin should be converted to a recreation residence. (CONT)

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 07/01/88 |         |
| ANPRM      | 09/30/88 |         |
| Comment    |          |         |
| Period End |          |         |

Small Entity: No

Additional Information: ABSTRACT CONT: This proposal to revise current policy, originally included in proposed policy on recreation residences (52 FR 206-208). Public comments and continuing discussions with recreation residence permittees on that policy revealed widely divergent views on the Agency's policy, strongly suggesting that isolated cabins be treated separately from recreation residences. Therefore, so as to not further delay implementation of final policy on recreation residences, a decision has been made to seek additional public comment on the isolated cabin policy before a decision is made to revise the policy.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA85

## DEPARTMENT OF AGRICULTURE (USDA) Forest Service (FS)

**Proposed Rule Stage** 

## 164. ACCESS TO NON-FEDERAL LANDS

**Legal Authority:** PL 96-487, Sec 1323(a); 16 USC 3210(a)

**CFR Citation:** 36 CFR 251.53; 36 CFR 251.80

Legal Deadline: None.

Abstract: The proposed regulation will tie the granting of special-use authorizations for ingress and egress under the Alaska National Interest Lands and Conservation Act (ANILCA) to the existing authorities for granting authorizations to use or occupy National Forest lands and remove the discretionary aspects of those laws and regulations when applied to parties qualifying for access under ANILCA. (FS 85-001)

### Timetable:

| Action                      | Date     | FR Cite |
|-----------------------------|----------|---------|
| NPRM                        | 03/00/88 |         |
| NPRM Comment<br>Period End  | 04/00/88 | •       |
| Final Action                | 08/00/88 |         |
| Final Action C<br>Effective | 08/00/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA31

#### 165. GRAZING AND LIVESTOCK USE AND MANAGEMENT OF WILD, FREE-ROAMING HORSES AND BURROS

**Legal Authority:** 43 USC 1901; 16 USC 1331 to 1340; 16 USC 551; 7 USC 1011; 31 USC 9701

CFR Citation: 36 CFR 222, Subpart A; 36 CFR 222, Subpart B

Legal Deadline: None.

Abstract: Minor amendments to 36 CFR 222, Subparts A and B are under consideration to (1) delete the portion pertaining to Grazing Advisory Boards since the authority for these Boards under FLMA expired 12/31/85, (2) refine the procedures for placing wild horses and burros in private maintenance and care, (3) clarify the notification allowed before cancelling a permit when lands grazed are to be devoted to another public purpose

#### **Proposed Rule Stage**

including disposal, and (4) delete the reference to the Granger-Thye Act concerning range improvements, and (5) authorize the Chief of the Forest Service to assess a service charge to recover the cost of processing grazing permit applications and permit waivers, and issuing grazing permits. (FS 86-004)

#### Timetable:

| Action  | Date | FR Cite     |
|---|------|-------------|
| Review of Subpart B notice of completion of review; no change in rules required |      | 52 FR 30359 |

#### Subpart A

NPRM 04/00/88 NPRM Comment Period End 06/00/88 Final Action 01/00/89 Final Action Effective 02/00/89

#### Small Entity: No

Additional Information: The dates projected are for proposed and final rules revising 36 CFR 222, Subpart Agrazing and livestock use. No further rulemaking activity is planned on Subpart B. The review of Subpart B pursuant to E.O. 12291 concluded that there is no need to revise these rules (See Timetable).

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA35

#### 166. COLLECTION OF REIMBURSABLE COSTS FOR PROCESSING SPECIAL-USE APPLICATIONS AND ADMINISTRATION OF SPECIAL-USE AUTHORIZATIONS

Significance: Regulatory Program

Legal Authority: 43 USC 1764; 31 USC 483a; 30 USC 181 (Mineral Leasing Act)

CFR Citation: 36 CFR 251.58

Legal Deadline: None.

Abstract: The objective of the rulemaking is to establish the policy, procedures, and guidelines for recovering costs incurred by the Forest Service in the administration of special uses on National Forest System Lands. In addition, the rulemaking will propose minor clarifying amendments resulting from conclusion of review of the

existing regulation. (RIN 0596-AA20) (FS 86-005)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/30/88 |         |
| NPRM Comment<br>Period End | 08/30/88 |         |
| Final Action               | 12/30/88 |         |
| Final Action<br>Effective  | 01/29/89 |         |

#### Small Entity: No.

Additional Information: This rulemaking will incorporate actions under 0596-AA20.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA36

# 167. MODIFY THE GENERAL PROHIBITION AGAINST USE OF VEHICLES IN EXCESS OF 40 INCHES IN WIDTH ON TRAILS

Legal Authority: 16 USC 551 CFR Citation: 36 CFR 261.12(e)

Legal Deadline: None.

Abstract: The objective of this action is to permit forest officers more discretion for controlling off-road vehicle use. Three factors have created the need to modify this regulation: (1) the general prohibition at 36 CFR 261.12(e) controls trail use by width of vehicle. Originally developed to control four wheel-drive vehicles on trails, this method uses a fairly arbitrary device (width) to control use; (2) off-road vehicle plans (36 CFR 295) use vehicle types to prescribe the vehicles that are permitted to use forest trails; (3) some recent models of trail vehicles (all terrain vehicles and snowmobiles) exceed the forty inch rule by one to five inches. The combination of the two methods of control with the larger model sizes has created confusion among users about ORV plan direction and created law enforcement difficulties. The proposed action would clarify the regulations and still maintain the tools necessary to control off-road vehicle use. (FS 86-007)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/00/88 |         |
| NPRM Comment | 05/00/88 |         |
| Period End   |          |         |

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 08/00/88 |         |
| Final Action<br>Effective | 08/00/88 |         |

#### Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA38

#### 168. REVISE THE DEFINITION OF "MECHANICAL TRANSPORT" AT 36 CFR 293.6(A)

**Legal Authority:** 16 USC 113 to 136; 16 USC 528 to 531; 16 USC 577 to 577c; 16 USC 1133

CFR Citation: 36 CFR 293.6(a)

Legal Deadline: None.

Abstract: The objective of this action is to clarify the definition of mechanical transport in 36 CFR 293.6(a). Except where specifically provided for, the Wilderness Act (16 USC 1133) prohibits both motorized equipment and mechanical transport. Mechanical transport includes devices such as bicycles, hang gliders, wheeled carts, and other items designed to carry people or supplies and powered by either "non living" or "living" power sources. (FS 86-009)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/00/88 |         |
| NPRM Comment<br>Period End | 09/00/88 |         |
| Final Action               | 02/00/89 |         |
| Final Action<br>Effective  | 02/00/89 |         |

Small Entity: No.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 2417, Washington, DC 20013, 703 235-1488

RIN: 0596-AA39 '

169. CONSERVATION OF FISH, WILDLIFE, AND THEIR HABITATS ON THE COPPER/RIVER ADDITION AND COPPER RIVER-BERING RIVER PORTION, CHUGACH NATIONAL FOREST, ALASKA

Legal Authority: PL 96-487, Title V CFR Citation: Not yet determined

#### **Proposed Rule Stage**

#### Legal Deadline: None.

Abstract: December 2, 1980, the Alaska National Interest Lands Conservation Act was signed into law. Section 501 (b) of the law requires that the Secretary of Agriculture promulgate regulations for the conservation of fish and wildlife and their habitats on the Chugach National Forest. The general National Forest System regulations and other existing laws governing management of National Forest System lands are applicable except as supplemental by these regulations or amended by the ANILCA, August 17, 1984. The new Chugach National Forest land management plan was appealed by 17 appellants. The settlement agreement specifies that subject to valid existing rights, the Forest Service will not allow timber harvest, road construction, surface occupancy for mineral leasing prior to publication of final regulations or completion of management area analysis for the Copper River Management Area. There are no alternatives to development of these regulations.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 | ,       |
| Final Action | 10/00/88 |         |

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA41

#### 170. LAND EXCHANGES

Significance: Agency Priority

**Legal Authority:** 16 USC 485; 16 USC 486; 16 USC 516; 7 USC 1011; 16 USC 555a; 43 USC 1715; 43 USC 1716

CFR Citation: 36 CFR 254.1, (Revision); 36 CFR 254.15, (Revision)

Legal Deadline: None.

Abstract: Changes in existing regulations are needed to correct errors, delete obsolete portions, update to reflect current authorities, clarify ambiguities, and supplement by incorporating new requirements on negotiation and resolution of disputes.

| Timetable:                 |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 06/30/88 |         |
| NPRM Comment<br>Period End | 08/30/88 |         |

Small Entity: No

Final Action

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

12/31/88

RIN: 0596-AA42

## 171. DEFINITION OF COMMON VARIETY MINERAL MATERIALS

Legal Authority: 30 USC 601 et seq; 30 USC 603 to 604; 30 USC 601; 30 USC 603; 30 USC 602; 16 USC 477; 16 USC 520; 7 USC 1010; 30 USC 192c, Section 3; 16 USC 508b; Section 3, 66 Stat. 285; 16 USC 521a; 75 Stat. 205; 23 USC 101 et seq; 16 USC 539a, Section 502

CFR Citation: 36 CFR 228, Subpart C Legal Deadline: None.

Abstract: Whether a mineral deposit is a "common variety" determines whether or not it can be disposed of or sold by the Government under the 1947 Mineral Materials Act. Judicial and administrative interpretations defining common variety characterization determinations can only be made in court. Rulings in common variety cases are generally unpredictable, and the costs to both the Government and miner are high.

After a review of the legislative history of the 1955 surface Resources Act, which defined common varieties, we believe that Congress did not intend for certain minerals to be locatable under the Mining Laws; however, a failure to explicitly define the "common variety" term has led to misinterpretation and actions contrary to the original intent of the law. It is proposed that 36 CFR 228 Subpart C be amended to clarify this confusing classification situation. We believe PL 167 expressly provides for this action as it allows the Secretary of Agriculture to dispose of mineral materials "under such rules and regulations as he may prescribe."

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/00/88 | _       |
| NPRM Comment | 05/00/88 |         |
| Period End   |          | ,       |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 09/00/88 |         |
| Final Action | 10/00/88 | •       |
| Effective    | c        |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA44

## 172. REVISION OF TIMBER SALE CONTRACT FORMS FS-2400-6 AND FS-2400-6T

Significance: Regulatory Program

**Legal Authority:** 16 USC 535; 16 USC 551; 16 USC 472a; 16 USC 607A; 16 USC 618; 42 USC 4461

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: The present timber sale contract Form FS-2400-6 was developed in September 1973, and the Form FS-2400-6T was developed in October 1973. Since these dates several Acts, Laws, and policy changes have necessitated deletion of existing provisions and inserting supplemental provisions. The need to revise these documents has been recognized since the late 1970's. The revision will provide for clarification of provisions to reduce the potential for disputes between purchasers and the Forest Service. There will be no changes in the basic contract concepts except those dictated by law, regulation, and related policy. Comments from interested individuals and organizations will be utilized, as appropriate, in the formulation of the provision language.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |
|        | <br> |         |

Proposed Policy 05/01/88

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA45

## 173. LEASABLE MINERAL REGULATIONS

Significance: Regulatory Program

**Proposed Rule Stage** 

**Legal Authority:** 16 USC 473 to 475; 16 USC 477 to 482; 16 USC 551; 16 USC 528 to 531; 90 Stat. 2949 as amended

CFR Citation: 36 CFR 228, Subpart F to H

Legal Deadline: None.

Abstract: These subparts will set forth the rules by which the Forest Service will process and respond to proposal received from the Department of the Interior (DOI) for the issuance of mineral licenses, prospecting permits and leases, and for the approval of operating plans. The Forest Service has no regulations at this time which has resulted in inconsistent and untimely responses to the DOI. The only other alternative considered is not to promulgate regulations. Public costs are insignificant but public benefits could be substantial in that proposals should be processed more efficiently.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 08/00/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA46

#### 174. APPLICATION PROCEDURES AND FEES FOR HYDROELECTRIC USES ON NATIONAL FOREST SYSTEM LANDS

Legal Authority: 16 USC 551; 43 USC

**CFR Citation:** 36 CFR 251.54; 36 CFR 251.57

Legal Deadline: None.

Abstract: Regulations are needed to reduce confusion regarding the role of the Forest Service and its special-use authorization in permitting hydroelectric uses on National Forest System lands. The regulations objective will be to establish procedures, compatible with the procedures of the Federal Energy Regulatory Commission (FERC) for obtaining various approvals and involvement of the Forest Service in a timely manner.

Title V, Section 501 of the Federal Land Policy and Management Act of 1976 (FLPMA) requires that fees be paid for the use of NFS land; regulations have not yet been established to put these fees in effect. The objective is to establish a fee system for hydroelectric uses. A Notice of Proposed Policy was published 6/8/84 and comments were received. The proposed rule would take those comments into account.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/31/88 | ,       |
| NPRM Comment<br>Period End | 07/30/88 | . •     |
| Final Action               | 11/01/88 |         |
| Final Action<br>Effective  | 12/01/88 |         |

Small Entity: Undetermined

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$2,033,000; Base Year for Dollar Estimates: 1986

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA47

#### 175. LOCATABLE MINERALS

Significance: Agency Priority

Legal Authority: 16 USC 478; 16 USC

CFR Citation: 36 CFR 228, Subpart A

Legal Deadline: None.

Abstract: To facilitate the orderly development of locatable minerals on the National Forest System public domain in an environmentally sound manner. Since the regulations were promulgated in 1974, certain legal requirements have changed due to the provisions of the Wilderness Act and recent court decisions; some sections of the regulations no longer apply and revisions and updating are necessary. Major changes proposed will specifically address the requirements for wilderness operations and, secondly, will clarify the mechanism for administering locatable mineral activities not conducted on mining claims but which are nevertheless authorized by the 1872 mining law.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM ·       | 07/01/88 |         |
| NPRM Comment | 09/01/88 |         |
| Period End   |          |         |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 03/01/89 |         |
| Final Action | 04/01/89 |         |
| Effective    |          |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA49

## 176. APPEAL OF DECISIONS OF FOREST OFFICERS

Significance: Agency Priority

**Legal Authority:** 30 Stat 35 as amended sec 1; 16 USC 551cc, 472, 33 Stat 628

CFR Citation: 36 CFR 211.18

Legal Deadline: None.

Abstract: Forest Service rules at 36 CFR 211.18 establish the process and procedures by which the public may appeal a National Forest System management decision. The regulation is being reviewed as required by EO 12291. The Forest Service recognizes the administrative appeal process as useful and worthwhile, and considers it to be a valuable tool in conducting business. However, there are opportunities to make the process more efficient and less burdensome on the public while maintaining a useful forum within which to administratively resolve conflict.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| Begin Review               | 03/10/87 |    |    |       |
| ANPRM '                    | 06/11/87 | 52 | FR | 22348 |
| ANPRM Comment Period End   | 07/13/87 |    |    |       |
| End. Review                | 09/00/87 |    |    |       |
| NPRM                       | 04/15/88 |    |    | -     |
| NPRM Comment<br>Period End | 06/15/88 |    |    |       |
| Final Action               | 10/15/88 |    |    |       |
| Final Action Effective     | 10/15/88 |    |    |       |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

200-1400

RIN: 0596-AA51

**Proposed Rule Stage** 

#### 177. GRAZING FEES; EASTERN AND **SOUTHERN REGIONS**

Significance: Regulatory Program

Legal Authority: 16 USC 551; 31 USC

483a; 43 USC 1901

CFR Citation: 36 CFR 222.53

Legal Deadline: None.

Abstract: Different grazing fee systems are used in the Eastern and Southern Regions of the Forest Service. The current system in the Eastern Region is market driven. The system in the Southern Region is based on a cost of livestock production/ability to pay methodology which currently results in below market fees. Two alternatives are being considered. The first would continue the two different fee systems in the eastern U.S. The second alternative would implement a uniform market driven fee system in both Regions. The advantages of this alternative over the first are:

- (1) Competitive bidding with a minimum bid price would be fair and equitable to all parties, the livestock owners and the government.
- (2) The fee system would be cost effective and economic to administer.
- (3) The fee system would provide for investments in cost effective range improvements on National Forest System lands in the eastern states.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 01/00/89 |         |
| Final Action<br>Effective  | 03/01/89 |         |

Small Entity: Undetermined

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA55

#### 178. SKI AREA TERM PERMITS

Significance: Agency Priority

Legal Authority: PL 99-522, Sec 3(c)

CFR Citation: 36 CFR 251.50, (Revision)

Legal Deadline: Statutory, October 22, 1987. A one-year deadline is specified in the

law.

Abstract: P.L. 99-522 provides new authority and direction for granting permits authorizing ski development and operation. It requires promulgation of rules within one year of enactment. Current direction for issuing special use permits including ski areas is contained in 36 CFR 251.50 through 251.64. While most of the current direction will continue to apply, revisions will be necessary to respond to the special provisions of the law relating to permit duration and acreage to be authorized.

The law has the effect of eliminating the current need and practice to issue two permits to authorize a single resort to use more than 80 acres. Further, it authorizes the issuance of 40 year permits instead of 30 which has been the maximum in the past.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 | ·       |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 02/00/89 |         |
| Final Action<br>Effective  | 02/00/89 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA57

#### 179. FREE USE TO ALASKAN SETTLERS, MINERS, RESIDENTS AND **PROSPECTORS**

Legal Authority: 16 USC 477; 16 USC 492; 16 USC 551; 16 USC 607a; 16 USC 612

CFR Citation: 36 CFR 223.10

Legal Deadline: None.

Abstract: The Forest Service provides free use timber to persons in Alaska with few restrictions. Increased urbanization of existing towns, changing ownership patterns, and creation of new communities have made it more difficult to manage this program. The Forest Service proposes to limit the free use amounts to households rather than to individuals.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/01/88 |         |
| NPRM Comment | 05/01/88 |         |
| Period End   |          |         |

| 7                         |          |         |  |
|---------------------------|----------|---------|--|
| Action                    | Date     | FR Cite |  |
| Final Action              | 08/01/88 | -       |  |
| Final Action<br>Effective | 09/01/88 |         |  |

Small Entity: Not Applicable

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA69

#### 180. INCREASE IN MINIMUM RATES CHARGED FOR TIMBER

Legal Authority: 16 USC 472a CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: Minimum rates charged for timber have not been changed since 1979. The increased costs of preparing timber sales and the general increases in costs of logging and the price of timber have resulted in minimum rates that are disproportionately low. The action being considered is to increase minimum rates to account for inflationary increases since the rates were last changed.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/01/88 |         |
| NPRM Comment<br>Period End | 08/01/88 |         |
| · Final Action             | 10/01/88 |         |
| Final Action<br>Effective  | 11/01/88 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1987

Government Levels Affected: Local, Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA73

**Proposed Rule Stage** 

## 181. SALE OF TIMBER WHERE TOTAL PUBLIC BENEFITS MAY NOT MEET OR MAY EXCEED TOTAL COSTS

**Legal Authority:** 16 USC 472a; 16 USC 475; 16 USC 616; 16 USC 1604; 16 USC 1613

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: The Forest Service has been developing an accounting system to accurately track the total public benefits and total cost of the timber sale program on each national forest. The new system is to be installed on all forests before the start of FY 1989. The data generated by this effort will provide a basis for monitoring the implementation of Forest Plans. This proposal would establish additional procedures for evaluation of the accounting data when projected costs appear to exceed the total public benefits of the program. Under the proposal, unless there are other overriding public values, the timber sale program would be adjusted to a point where the total public benefits equal the total cost of the sales program.

#### Timetable:

| i illietable.              |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 05/01/88 |         |
| NPRM Comment<br>Period End | 06/15/88 |         |
| Final Action               | 08/15/88 |         |
| Final Action<br>Effective  | 09/15/88 |         |

Small Entity: Undetermined

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1987

Government Levels Affected: Local, Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA74

## 182. ● ADMINISTRATION OF EASEMENTS FOR WATER CONVEYANCE SYSTEMS

Significance: Agency Priority

**Legal Authority:** PL 99-545, Sec 1(c); 16 USC 524; 30 USC 51; 43 USC 661; 43 USC 1761; 43 USC 946 to 949

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: Section 1(c) of Public Law 99-545 amended Section 501 of the Federal Land Policy and Management Act (43 USC 1761) to transfer from the Secretary, USDI to Secretary, USDA all responsibility for administering all rights-of-way on Federal lands administered by the Secretary, USDA. This transfer concerns grants and easements for rights-of-ways issued under several previous Acts, most of which have been repealed. The principal Statutes involved are the Act of July 16, 1866 and the Act of March 3, 1891. The authorizations primarily involve use of the Federal lands for water conveyance systems (irrigation ditches). The regulations will set forth direction and procedures to enable field personnel to administer the individual authorizations. Regulations are needed as the Act requires that the grants/easements be administered under the statutory provisions and regulations in effect at the time the authorizations were issued. Failure to promulgate regulations (no action alternative) would leave field personnel without guidance and create the possibility of actions by rights-of-way holders contrary to established land management procedures (CONT)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/01/88 |         |
| NPRM Comment<br>Period End | 07/31/88 |         |
| Final Action               | 10/31/88 |         |
| Final Action<br>Effective  | 11/30/88 | •       |

Small Entity: No

**Additional Information:** and damage to Federal land resources.

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA78

## 183. ● REVISE SMALL TRACTS ACT REGULATIONS

Significance: Agency Priority
Legal Authority: 16 USC 521c-i

CFR Citation: 36 CFR 254.35 (revision); 36

CFR 254.41 (revision)

Legal Deadline: None.

**Abstract:** Application of the Act of January 12, 1983 (Small Tracts Act) has revealed an inadvertent inconsistency between the regulations at 36 CFR 254.35(f) and 254.41(a) and the legislative history of the Act. The regulations imply that the disposal of mineral fractions by sale can only be made in response to an application from an abutting landowner, thus discouraging the conveyance by sale to the public. The Act clearly authorizes sale of mineral fractions to the public through public sale, as well as individual applications, provided that certain conditions are met. The revisions will clarify the application of the Act to ensure that both individual applications and public sale are permissible means of disposing of qualifying tracts.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/30/88 |         |
| NPRM Comment<br>Period End | 08/30/88 |         |
| Final Action .             | 12/01/88 |         |
| Final Action<br>Effective  | 01/01/89 | •       |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA79

### 184. ● OIL AND GAS RESOURCES REGULATIONS

**Legal Authority:** 16 USC 473 to 475; 16 USC 477 to 482; 16 USC 551; 16 USC 528 to 531; 90 Stat. 2949 as amended

CFR Citation: 36 CFR 228 Subpart E

Legal Deadline: None.

Abstract: This subpart will set forth the rules by which the Forest Service will process and respond to the proposals received from the Department of the Interior for the issuance of mineral leases and approval of operations. These rules will describe how the Forest Service will consent to or not object to lease issuance, administer oil and gas operations, determine if a lessee or assignee may obtain future leases or assignments, and establish standards for reclamation and bonding, as required in the Federal Onshore Oil and Gas Leasing Reform Act of 1987: The Forest Service has no regulations

**Proposed Rule Stage** 

at this time which could result in inconsistent administration. The only other alternative considered is not to promulgate regulations. Public costs are insignificant but public benefits could be substantial in that proposals should be processed more efficiently.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/12/88 |         |
| NPRM Comment<br>Period End | 04/12/88 | ,       |
| Interim Final<br>Rule      | 06/15/88 |         |
| Final Action               | 07/15/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA82

## 185. ● MODIFICATION OF TIMBER SALE DOWNPAYMENT REQUIREMENTS

Legal Authority: 16 USC 472a; 16 USC

010

CFR Citation: 36 CFR 223 Legal Deadline: None.

Abstract: There is a need to provide stronger incentives for purchasers of National Forest timber to complete their contracts on time. To help provide this incentive, the Department of Agriculture is proposing that the amount a purchaser deposits as downpayment on a timber sale not be available for credit to other uses until the last timber in the contract is harvested.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/01/88 |         |
| NPRM Comment<br>Period End | 05/01/88 |         |
| Final Action               | 07/01/88 |         |
| Final Action<br>Effective  | 08/01/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202

235-1488

RIN: 0596-AA83

### 186. ● LUMBER PRICE INDEX TRENDS

Significance: Agency Priority
Legal Authority: 16 USC 476
CFR Citation: 36 CFR 223.64
Legal Deadline: None.

Abstract: Each month Western Wood Products Association (WWPA) publishes a Lumber Price Trends Index for eight Western Inland species or species combinations and two Pacific Northwest Coast species. These data are used by government agencies to appraise public timber offered for sale and to adjust prices billed for timber already under contract. This proposal makes public an intent to replace nine current WWPA index logs with new index logs based upon 1985-86 grade recovery studies. It is proposed to replace Pacific Northwest Hem-fir, and Douglas Fir and Idaho White Pine, Dry Douglas Fir--Larch, White Fir, Rocky Mountain Ponderosa Pine, Coast Inland North Ponderosa Pine, Sugar Pine, and White Woods current indexes with new indexes based upon a 1985-1986 recovery study.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/01/88 |         |
| NPRM Comment<br>Period End | 04/01/88 |         |
| Final Action               | 05/01/88 |         |
| Final Action<br>Effective  | 06/01/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA86

### 187. ● TIMBER SALE FINANCIAL SECURITY

Legal Authority: 16 USC 472a; 16 USC

CFR Citation: 36 CFR 223.49 Legal Deadline: None.

**Abstract:** Recent analysis of agency policies and procedures for ensuring the financial security of timber sale contracts have convinced the Forest Service that additional measures are needed. To assure more effective resource management and to better protect the public's financial interests in the sale of national forest timber, the agency is proposing to revise its policies and procedures as set forth in Chapter 2430 and 2450 of the Forest Service Manual. Specifically, the agency proposes to (1) eliminate the current ceiling on the required performance bond guarantee; (2) strengthen performance bond requirements by identifying (a) which actions are covered by the bond, (b) the extent of sureties liabilities, (c) when surety is liable; (3) increase the bid guarantee to 10% of the advertised value; (4) assess damages in the amount of the bid guarantee or the difference between bid value and resale value; (5) establish the guidelines for determining purchaser's financial ability to operate the sale; (6) specify shorter contract periods; and (7) modify the basis for determination of default damages (cont)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/01/88 |         |
| NPRM Comment<br>Period End | 06/01/88 |         |
| Final Action               | 08/01/88 |         |
| Final Action<br>Effective  | 09/01/88 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: by using timber sale appraisal procedures.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA87

### DEPARTMENT OF AGRICULTURE (USDA)

Forest Service (FS)

Final Rule Stage

### 188. ENTRANCE INTO PETERSBURG WATERSHED

**Legal Authority:** 16 USC 551; 16 USC 472; 43 USC 1761 to 1771

CFR Citation: 36 CFR 251.35 Legal Deadline: None.

Abstract: Rule restricts entry into watershed without approval of authorized officials of Petersburg, Alaska. Review of this rule has been completed and reveals a need to update the rule to comply with legislative changes enacted since promulgation of this rule, and to streamline administrative entry into the watershed, and permit recreation access to a certain portion of the watershed without written authorization. (FS 84-017)

#### Timetable:

| Action                    | Date     | F    | R | Cite  |
|---------------------------|----------|------|---|-------|
| Begin Review              | 04/21/86 | 51 F | R | 13835 |
| End Review                | 08/01/86 |      |   |       |
| NPRM                      | 09/08/87 | 52 F | R | 33829 |
| Final Action              | 05/00/88 |      |   |       |
| Final Action<br>Effective | 05/00/88 |      |   |       |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA23

## 189. LAND STATUS AND TITLE RECORDS

**Legal Authority:** 16 USC 472; 16 USC 551; 16 USC 1603

CFR Citation: 36 CFR 200.12, (New)

Legal Deadline: None.

Abstract: Objective is to establish that the Land Status Record as the official record of title for National Forest System lands and to set forth the authorities, policies, and procedures for recording, custody, maintenance, and use of title documents and title status reports. (FS 85-012)

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 04/00/88 |         |
| NPRM                      | 05/30/88 |         |
| Final Action<br>Effective | 05/00/88 |         |
| NPRM Comment              | 06/15/88 |         |

#### Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA24

#### 190. PERIODIC PAYMENTS, DOWNPAYMENTS, AND MARKET RELATED CONTRACT ADDITIONS

Legal Authority: 16 USC 472a; 16 USC

**CFR Citation:** 36 CFR 223.52; 36 CFR 223.50

Legal Deadline: None.

Abstract: The Federal Timber Sale Contract Payment Modification Act directs the Forest Service to require purchasers to make downpayments and periodic payments on timber sales. The objective of these requirements is to discourage speculative bidding on National Forest System timber sales. A rule published 10/11/85 at 50 FR 41498 requires cash downpayments and a midpoint payment. However, to fully comply with the Act, additional rules are required. This rule will clarify how downpayments are determined, identify the requirements for periodic payments, permit the pooling of periodic payments, and establish a method for permitting market related contract term additions. The proposed rule is a requirement of the Act (FS 85-014).

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/17/85 | 50 FR 2591  |
| NPRM                       | 11/06/87 | 52 FR 43020 |
| NPRM Comment<br>Period End | 02/19/88 | 53 FR 544   |
| Final Action               | 04/00/88 |             |
| Final Action<br>Effective  | 05/00/88 |             |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA33

#### 191. USE RESTRICTIONS OF NATIONAL FOREST LANDS FOR THE PROTECTION OF MUNICIPAL WATER SUPPLIES

**Legal Authority:** 16 USC 475; 16 USC 552; 16 USC 551; 16 USC 1600 to 1610; 16 USC 1701

CFR Citation: 36 CFR 251.9 Legal Deadline: None.

Abstract: This action amends the regulation providing protection of municipal watersheds to conform to recent legislation, principally the National Forest Management Act (NFMA) and the Federal Land Policy and Management Act (FLPMA). (FS 86-003)

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| End Review                 | 08/01/86 |    |    |       |
| NPRM                       | 09/08/87 | 52 | FR | 33837 |
| NPRM Comment<br>Period End | 11/09/87 |    |    |       |
| Final Action               | 04/00/88 | •  |    |       |
| Final Action<br>Effective  | 04/00/88 |    |    |       |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA34

## 192. CONTROL OF SKEWED BIDDING ON NATIONAL FOREST TIMBER SALES

Legal Authority: 16 USC 472a CFR Citation: 36 CFR 223.89 Legal Deadline: None.

Abstract: Timber may not be sold at less than appraised value. Skewed bidding enables bidders to tailor their bids to their competitive strengths. While skewed bidding can be advantageous to purchasers, it can also reduce Government receipts and increase Forest Service timber sale administration costs. These results were documented by the General Accounting Office (GAO/RCED-83-37). This proposal is made in partial response to the recommendations in that review. (FS 86-006)

Final Rule Stage

| Timetable:                 |          |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| NPRM                       | 07/01/83 | 48 FR 30417 |
| NPRM                       | 07/16/84 | 49 FR 28748 |
| NPRM                       | 01/30/87 | 52 FR 3027  |
| Withdrawal of NPRM         | 05/15/87 | 52 FR 18399 |
| NPRM                       | 11/06/87 | 52 FR 42700 |
| NPRM Comment<br>Period End | 02/19/88 | 53 FR 544   |
| Final Action               | 04/00/88 |             |
| Final Action<br>Effective  | 05/00/88 |             |

#### Small Entity: No

Additional Information: Note: The dates projected for proposed policy publication are not firm. This document has been under OMB Regulatory Review, with no clearance yet received, since September 29, 1986.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, PO Box 96090, Washington, DC 20013-6090, 703 235-1488

RIN: 0596-AA37

#### 193. SMALL BUSINESS TIMBER SALE SET ASIDE PROGRAM

Significance: Regulatory Program Legal Authority: 15 USC 631 CFR Citation: Not applicable Legal Deadline: None.

Abstract: The policy is designed to ensure that small business purchasers have the opportunity to purchase a fair proportion of National Forest Timber. The proposed policy is consistent with the current standards and establishes procedures for determining what share of timber volume small business will have the opportunity to bid on without competition from large business.

#### Timetable:

| Action                                    | Date     | FR Cite     |
|---|----------|-------------|
| NPRM                                      | 11/21/84 | 49 FR 45889 |
| NPRM Comment<br>Period End                | 11/21/84 | 49 FR 45889 |
| Final Policy                              | 06/13/85 | 50 FR 24788 |
| Request<br>Comments on<br>Final Policy    | 02/03/86 | 51 FR 4264  |
| Revised<br>Proposed<br>Policy             | 09/25/87 | 52 FR 36075 |
| Proposed Policy Public Comment Period End | 11/00/87 | •           |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |
| Final Action | 04/00/88 |         |
| Effective    | •        |         |

#### Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA43

## 194. INDIAN ALLOTMENTS ON NATIONAL FOREST SYSTEM LANDS

Significance: Agency Priority

**Legal Authority:** 16 USC 472; 16 USC 551; 16 USC 1603; 43 USC 1740; 25 USC

CFR Citation: 36 CFR 254, Subpart D (new)

Legal Deadline: None.

Abstract: Objectives are to set forth Forest Service procedures and role in the regulation of Indian allotments on National Forest System land. The Indian Allotment Act of 2/8/87, as by Section 31, Act of 6/25/10 authorizes the Secretary of the Interior to make allotments of National Forest System Lands to Indians for homesteading and agricultural and grazing purposes. The Forest Service has relied upon USDI rules and procedures at 43 CFR 2533 to govern its involvement in Indian allotment cases. Recent litigation and a decision by the Interior Board of Land Appeals indicate the need for the Forest Service to set forth its own regulations when the Forest Service determines that lands are not chiefly valuable for agricultural and grazing purposes. The only alternative is not to issue regulations. This is unacceptable since it leaves the Agency vulnerable to future IBLA appeals cases as well as future litigation.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/22/87 | 52 FR 23473 |
| NPRM Comment<br>Period End | 07/22/87 | 52 FR 23473 |
| Final Action               | 06/01/88 |             |
| Final Action<br>Effective  | 07/01/88 |             |

Small Entity: No

Affected Sectors: None

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20013-6090, 202 235-1408

RIN: 0596-AA52

## 195. PROHIBITIONS; FOSSIL COLLECTING

Legal Authority: 16 USC 551 CFR Citation: 36 CFR 261 Legal Deadline: None.

Abstract: In response to comments from the scientific and academic communities and in keeping with the recommendations of the National Academy of Sciences "Report on Guidelines for Paleontological Collecting," the Forest Service is clarifying its regulations concerning fossil collecting on National Forest System lands. The language on "paleontological resources" is being moved to a separate paragraph and the requirement for permits is being limited specifically to quarrying for fossils and for commercial activities. The no-action alternative would be to leave the regulation of paleontological resources the same as for archeological resources, with permits needed for all activities. Since there is no evidence of widespread problems, the permit process imposes unnecessary burdens on the casual collector and creates added paperwork for the Forest officer to manage.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 08/26/86 | 51 FR 30355 |
| Final Action              | 06/01/88 |             |
| Final Action<br>Effective | 06/01/88 |             |

Small Entity: No

Additional Information: The change in dates for final rule is necessitated by decision to await final report from National Academy of Sciences on "Guidelines for Paleontological Collecting." Report now received.

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA56

Final Rule Stage

## 196. NON-COMPETITIVE DISPOSAL OF MINERAL MATERIALS

**Legal Authority:** 30 USC 601 et seq; 30 USC 603 to 604; 30 USC 601; 30 USC 603; 30 USC 602; 16 USC 477; 16 USC 520; 7 USC 1010; 30 USC 192c, Sec 3; 16 USC 508b; Section 3, 66 Stat. 285; 16 USC 521a; 75 Stat. 205; 23 USC 101 et seq; 16 USC 539a, Sec 502

CFR Citation: 36 CFR 228, Subpart C

Legal Deadline: None.

Abstract: Existing regulations allow noncompetitive sale of mineral materials not in excess of 100,000 cubic yards in any individual sale or 200,000 cubic yards in any one State for the benefit of any entity in any period of twelve consecutive calendar months. The proposal would give the Forest Service flexibility in meeting requests for noncompetitive sales of large amounts of mineral materials when public property, health, and safety are threatened or when competition is impractical. The proposal is similar to rules governing mineral material sales by the Bureau of Land Management. Interim rulemaking is sought to resolve a situation in California where the volume restriction for noncompetitive sales may interfere with a mining claimant's statutory rights regarding locatable minerals.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Interim Final<br>Rule     | 04/02/87 | 52 FR | 10564 |
| Begin Review              | 07/01/87 |       |       |
| Final Action              | 04/00/88 |       |       |
| Final Action<br>Effective | 05/00/88 |       |       |

Small Entity: Yes

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20013-6090, 202 235-1488

RIN: 0596-AA60

#### 197. INCREASED DOWNPAYMENTS FROM TIMBER SALE PURCHASERS WITH A HISTORY OF DEFAULTS; AND DETERMINATION OF PURCHASER RESPONSIBILITY

Legal Authority: 16 USC 472a; 16 USC

CED CH-

CFR Citation: 36 CFR 223.49, (Revised)

Legal Deadline: None.

Abstract: The Forest Service proposes to increase the downpayment that purchasers who have defaulted on past contracts must pay on new sales. In addition, the proposal identifies elements of performance to be used in determination of purchasers' responsibility before awarding contracts.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/20/87 | 52 | FR | 18926 |
| NPRM Comment<br>Period End | 07/06/87 | 52 | FR | 18926 |
| Final Action               | 03/00/88 |    |    |       |
| Final Action<br>Effective  | 04/00/88 |    |    |       |

Small Entity: No

**Public Compliance Cost:** Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1987

Government Levels Affected: Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA70

# 198. REVISE 36 CFR 223.178 REGARDING RELEASE OF CLAIMS AGAINST THE GOVERNMENT ON SALES OFFERED FOR GOVERNMENT BUYOUT

Legal Authority: 16 USC 472a; 16 USC

CFR Citation: 36 CFR 223.178

Legal Deadline: None.

Abstract: The Forest Service proposes to reconsider the requirement for release of a purchaser from further obligations under a contract selected for return to the government, and to clarify the requirements for completion of the buyout process authorized by the Federal Timber Contract Payment Modification Act.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/11/87 | 52 | FR | 22348 |
| NPRM Comment<br>Period End | 08/12/87 | 52 | FR | 22348 |
| Final Action               | 06/00/88 |    | •  |       |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1987

Government Levels Affected: Federal

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA71

## 199. REVIEW OF DECISIONS TO TERMINATE RECREATION RESIDENCE PERMITS

Legal Authority: 16 USC 551 CFR Citation: 36 CFR 211.18(b)

Legal Deadline: None.

Abstract: Certain recreation residence permits on National Forest land are on termination notice. The decision to terminate was made 10 or more years ago. The Forest Service has agreed to review those decisions to determine if they are still valid. The rule will facilitate conducting these reviews by excluding their outcome from the Agency's administrative appeal process. Since most of the earlier decisions were appealed, this action will prevent duplicative appeals that would delay needed land management activities.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 07/22/87 | 52 FR 27547 |
| Final Action              | 06/00/88 |             |
| Final Action<br>Effective | 07/00/88 |             |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P. O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA72

200. ● REVISE RULES GOVERNING SPECIAL USES OF NATIONAL FOREST SYSTEM LANDS AND RESOURCES AT 36 CFR 251, SUBPART B TO REMOVE AMBIGUITIES REGARDING FIRST AMENDMENT RIGHTS

Significance: Agency Priority

**Legal Authority:** 16 USC 472, 551, 1134, 3210; 30 USC 185; 43 USC 1740, 1761 to

Final Rule Stage

**CFR Citation:** 36 CFR 251.50; 36 CFR 251.51; 36 CFR 251.53; 36 CFR 251.54

Legal Deadline: None.

Abstract: A Federal District Court recently ruled that existing regulations discriminate against groups who wish to gather on National Forests to exercise their first amendment rights to free speech. The proposed rule will remove ambiguities regarding first amendment rights of assembly and free speech on National Forests.

Alternatives considered were: (1) no changes; (2) termination of all regulations concerning special use authorizations for large groups on the National Forests.

There will be no additional costs as a result of the proposed rule change. The benefit will be that the Forest Service will be able to regulate large group use on the National Forests, which in turn will protect the public health and safety, and protect National Forest resources.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Interim Final<br>Rule     | 04/00/88 |         |
| Final Action              | 09/00/88 |         |
| Final Action<br>Effective | 09/00/88 |         |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA80

# 201. • APPEAL OF DECISIONS TO REOFFER RETURNED OR DEFAULTED TIMBER SALES ON NATIONAL FORESTS

**Legal Authority:** 30 Stat. 35, as amended, sec 1; 33 Stat. 628 16 USC 551, 472

CFR Citation: 36 CFR 211.17

Legal Deadline: None.

**Abstract:** This rule provides procedures by which individuals or groups may appeal Forest Service officials decisions

to reoffer returned or defaulted timber sales on National Forests. The rule results from a recent 9th Circuit Court of Appeals decision. In order to respond quickly to that Court ruling and preserve the opportunity for a meaningful appeal for potential appellants, it is necessary to make this rule effective upon publication. However, the agency has invited public comment on the interim rule, which it will consider in promulgating a final rule.

#### Timetable:

| Action                   | Date     | FR Cite     |
|--------------------------|----------|-------------|
| Interim Final<br>Rule    | 01/28/88 | 53 FR 2490. |
| ANPRM Comment Period End | 03/26/88 | 53 FR 2490  |
| Final Action             | 05/01/88 |             |

Small Entity: No

Agency Contact: Marian P. Connolly, Regulatory Coordinator, Department of Agriculture, Forest Service, P.O. Box 96090, Washington, DC 20090-6090, 202 235-1488

RIN: 0596-AA84

### DEPARTMENT OF AGRICULTURE (USDA)

Forest Service (FS)

## 202. SUSPENSION AND DEBARMENT 203. CREATE A NEW SUBPART C TO OF TIMBER SALE CONTRACTORS 36 CFR 264 ENTITLED NATIONAL

CFR Citation: 36 CFR 223, Subpart C

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/12/87 | 52 FR 43324 |
| Final Action | 11/12/87 | 52 FR 43324 |
| Effective    |          |             |

Small Entity: No

Agency Contact: Marian P. Connolly

703 235-1488 RIN: 0596-AA09 203. CREATE A NEW SUBPART C TO 36 CFR 264 ENTITLED NATIONAL SCENIC AND HISTORIC TRAIL SYMBOLS

CFR Citation: 36 CFR 264

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 02/17/88 |         |

Small Entity: No

**Agency Contact:** Marian P. Connolly

202 235-1488 RIN: 0596-AA54 204. 36 CFR PART 222, SUBPART C - GRAZING FEES

Completed Actions

Significance: Agency Priority

CFR Citation: 36 CFR 222.50 to .51

Completed:

| Reason                              | Date                 | FR Cite    |   |
|-------------------------------------|----------------------|------------|---|
| Final Action Final Action Effective | 02/02/88<br>03/01/88 | 53 FR 2978 | _ |

Small Entity: No

Agency Contact: Marian P. Connolly 202 235-1488

RIN: 0596-AA77

## DEPARTMENT OF AGRICULTURE (USDA) Packers and Stockyards Administration (P&SA)

205. ● ANNUAL REPORTS

Significance: Agency Priority

Legal Authority: PL 100-173; 7 USC 228

CFR Citation: 9 CFR 201.97 Legal Déadline: None. Abstract: The law provides for a live poultry dealer trust for the benefit of all unpaid cash sellers or poultry growers and requires prompt payment for the sale or delivery of poultry.

Administrative enforcement authority is provided for the poultry trust and

Proposed Rule Stage

prompt payment provisions.

Amendment to present regulations will be required to implement the new provisions of the law.

#### USDA-P&SA

#### **Proposed Rule Stage**

| i imetable: |          |    |
|-------------|----------|----|
| Action      | Date     | FR |
| NPRM        | 07/00/88 |    |

Cite

NPRM Comment 10/00/88 Period End

Small Entity: No

Agency Contact: Calvin W. Watkins, Deputy Administrator, Department of Agriculture, Packers and Stockyards Administration, Room 3039, South Building, Washington, DC 20250-2800, 202 447-7063

RIN: 0590-AA04

206. ● SCALES; ACCURATE WEIGHTS, REPAIRS, ADJUSTMENTS OR REPLACEMENTS AFTER INSPECTION

Significance: Agency Priority Legal Authority: 7 USC 228 CFR Citation: 9 CFR 201.71(a)

Legal Deadline: None.

Abstract: This action is necessary to incorporate the 1988 edition of National Bureau of Standards (NBS) Handbook 44, "Specifications, Tolerances and Other Technical Requirements for Weighing and Measuring Devices," which contains a new scale code adopted by the National Conference on Weights and Measures. This change will make the requirements of the Packers and Stockyards Administration

uniform with those applied by State and local weights and measures jurisdictions. The current regulation incorporates the 1983 edition of Handbook 44.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 05/00/88

 NPRM Comment
 07/00/88

Period End Small Entity: No

Agency Contact: Calvin W. Watkins, Deputy Administrator, Department of Agriculture, Packers and Stockyards Administration, Room 3039, South Building, Washington, DC 20250-2800,

**202 447-7063 RIN:** 0590-AA05

## DEPARTMENT OF AGRICULTURE (USDA) Soil Conservation Service (SCS)

**Proposed Rule Stage** 

## 207. SNOW SURVEYS AND WATER SUPPLY FORECASTS

**Legal Authority:** 26 Stat. 653, Sec. 8; Reorg. No. IV of 1940

CFR Citation: 7 CFR 612.1 to 612.7

Legal Deadline: None.

Abstract: Sets forth policy and procedures for the administration of a cooperative snow survey and water supply forecast program, including the steps involved in carrying out the program. Sets out data collected and forecasts made, and eligible users of the data. (SCS 83-005)

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

**Additional Information:** (Future) FINAL ACTION - Not needed at this time

(Future) END REVIEW - Not needed at this time

Agency Contact: Wayne Maresch, Regulatory Coordinator, Department of Agriculture, Soil Conservation Service, Room 6004-South Bldg., Washington, DC 20013, 202 447-4811

RIN: 0578-AA01

#### 208. RELOCATION ASSISTANCE

Legal Authority: 42 USC 4601 et seq; PL 91-646

CFR Citation: 7 CFR 652 Legal Deadline: None.

Abstract: Prescribes the policies and procedures for the implementation of the Uniform Relocation Assistance and Real Property Acquisition Policies Act (42 USC 4601 et seq.) pertaining to the treatment of persons displaced from their homes, businesses, or farms because of federal financially assisted projects. (SCS 85-001)

#### Timetable:

| initetable.    |             |         |
|----------------|-------------|---------|
| Action         | Date        | FR Cite |
| End Review     | 01/31/86    |         |
| Next Action 11 | ndetermined |         |

Small Entity: No

Agency Contact: Wayne Maresch, Regulatory Coordinator, Department of Agriculture, Soil Conservation Service, Room 6004-South Bldg., Washington, DC 20013, 202 447-4811

RIN: 0578-AA12

209. PROCEDURES FOR THE PROTECTION OF ARCHEOLOGICAL AND HISTORICAL PROPERTIES ENCOUNTERED IN SCS-ASSISTED PROGRAMS

Significance: Agency Priority

Legal Authority: 16 USC 470f; 16 USC

403

CFR Citation: 7 CFR 656, (Revision)
Legal Deadline: None.

Abstract: The regulations address legal requirements set forth by the Advisory Council on Historic Preservation regulations, Protection of Historic Properties (36 CFR 800). The action is to remove and reserve six sections from the regulation to be more consistent with revised 36 CFR 800 and reduce requirements.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Wayne F. Maresch, Director, Administrative Services Division, Department of Agriculture, Soil Conservation Service, P.O. Box 2890, Washington, DC 20013, 202 447-

4811

**RIN:** 0578-AA13

### DEPARTMENT OF AGRICULTURE (USDA)

Final Rule Stage

Soil Conservation Service (SCS)

#### 210. SOIL SURVEYS

**Legal Authority:** Part of Agriculture Appropriation Act of 1986; PL 74-46 The Soil Conservation and Domestic Allotment Act; PL 89-560 Soil Surveys for Resource Planning and Development; 42 USC 3271; 42 USC 3274

CFR Citation: 7 CFR 611 Legal Deadline: None.

Abstract: Prescribes the policy on soil survey operations including cooperative relationships with state agencies, standards, guidelines and plans on survey operations, distribution of soil survey information, and cartographic operations services furnished. (SCS 83-006)

#### Timetable:

| Action        | Date        | FR Cite |
|---------------|-------------|---------|
| End Review    | 12/31/86    |         |
| Next Action U | ndetermined |         |

Small Entity: No

Agency Contact: Wayne Maresch, Regulatory Coordinator, Department of Agriculture, Soil Conservation Service, Room 6004-South Bldg., Washington, DC 20013, 202 447-4811

RIN: 0578-AA00

## 211. PRIME AND UNIQUE FARMLANDS

**Legal Authority:** 16 USC 590(a to f); 42 USC 4321 et seq; PL 95-87

CFR Citation: 7 CFR 657.1 to 657.5

#### Legal Deadline: None.

Abstract: Prescribes SCS policy on the development and maintenance of an inventory of prime and unique farmland of the Nation including the criteria and characteristics used in the identification of such lands. (SCS 83-007)

#### Timetable:

| imictable.    |             |         |
|---------------|-------------|---------|
| Action        | Date        | FR Cite |
| End Review    | 02/00/87    |         |
| Next Action U | ndetermined |         |

Small Entity: No

Agency Contact: Wayne Maresch, Regulatory Coordinator, Department of Agriculture, Soil Conservation Service, Room 6004-South Bldg., Washington,

RIN: 0578-AA10

DC 20013, 202 447-4811

## 212. FARMLAND PROTECTION POLICY ACT

Significance: Agency Priority Legal Authority: 7 USC 4201 CFR Citation: 7 CFR 658

**Legal Deadline:** Statutory. 180 days after enactment of Food Security Act of 1985

Abstract: The United States
Department of Agriculture amends its
rule for implementing the Farmland
Protection Policy Act to require
progress reports, enable governors to
bring action to enforce the requirements
of the Act, include a section omitted by

clerical error, revise how Federal agencies apply the Act, and revise the definition of farmland. These amendments are necessary in order to comply with amendments to the Farmland Protection Policy Act (FPPA) made by Title XII of the Food Security Act of 1985, Pub. L. 99-198, December 23, 1985, and to clarify several provisions of the existing rule. This rule will revise Part 658 of Title 7 of the Code of Federal Regulations.

#### Timetable:

| Action       | Date     | FR Cite |  |  |
|--------------|----------|---------|--|--|
| Final Action | 05/15/88 |         |  |  |

Small Entity: No

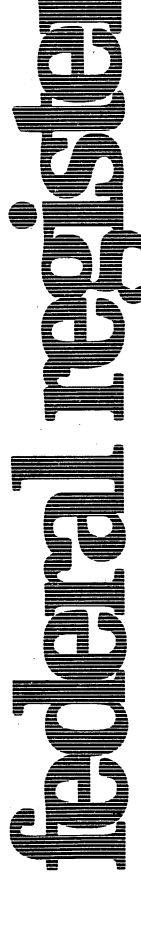
Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1987

Affected Sectors: None

Agency Contact: Wayne F. Maresch, Director, Administrative Services Division, Department of Agriculture, Soil Conservation Service, PO Box 2890, Washington, DC 20013, 202 447-4811

RIN: 0578-AA14

[FR Doc. 88-5078 Filed 04-22-88; 8:45 am] BILLING CODE 3410-01-T



Monday April 25, 1988

Part IV

# Department of Commerce

Semiannual Regulatory Agenda

#### DEPARTMENT OF COMMERCE (DOC)

#### **DEPARTMENT OF COMMERCE**

Office of the Secretary

13 CFR Ch. III

15 CFR Subtitle A; Subtitle B, Chs. I, III, IV, VIII, IX; Subtitle D, Ch. XXIII

19 CFR Ch. III

37 CFR Ch. I, IV

48 CFR Ch. 13

50 CFR Chs. I, II, III, VI

#### Semiannual Agenda of Regulations

**AGENCY:** Office of the Secretary, Commerce.

ACTION: April 1988 regulatory agenda.

**SUMMARY:** In compliance with Executive Order (E.O.) 12291, entitled "Federal Regulation," and the Regulatory Flexibility Act (Pub. L. 96-354), the Department of Commerce in April and October of each year publishes in the Federal Register an agenda of the rulemaking actions covered by section 1 of E.O. 12291 that the Department plans to conduct or review over the next twelve months. Rulemaking actions are grouped according to prerulemaking, proposed rules, final rules, and rulemaking actions completed since the October 1987 agenda. The purpose of the agenda is to provide information to the public on regulations currently under review, being proposed, or issued by the Department. The agenda is intended to facilitate comments and views by interested members of the public.

The Department's April 1988 regulatory agenda includes regulatory activities that are expected to be conducted during the period April 1, 1988 through March 31, 1989.

#### FOR FURTHER INFORMATION CONTACT:

Specific: For additional information about a specific regulatory action listed in the agenda, contact the individual identified as the contact person.

General: Comments or inquiries of a general nature about the agenda should be directed to Michael A. Levitt, Assistant General Counsel for Legislation and Regulation, U.S. Department of Commerce, Washington, DC 20230, Telephone: (202) 377-8843.

SUPPLEMENTARY INFORMATION: On February 17, 1981, President Reagan signed E.O. 12291. The E.O. requires all executive agencies to publish semiannually an agenda of those regulations that are under consideration pursuant to this Order. Office of Management and Budget (OMB) Bulletin No. 88-1, issued October 7, 1987 establishes guidelines and procedures for the preparation and publication of the April 1988 Unified Agenda of Federal Regulations for all Federal departments and agencies. E.O. 12291 and the OMB Bulletin require that each agenda report the following information on non-exempt regulatory activities being conducted or planned to be conducted by the agency during the twelve-month period succeeding publication: The title of the regulation; the name, title, address and phone number of an agency person who is knowledgeable about the regulation; whether the regulation has or is expected to have a significant economic impact on a substantial number of small entities; the section(s) of the Code of Federal Regulations which will affect or be affected by the action; the section of the United States Code, Public Law or Executive Order that authorizes the action; an indication of whether or not the entry is a significant regulatory action included in the Administration's Regulatory Program and if the agency considers it a priority action; an abstract describing the problem the regulation addresses, alternatives to the regulation being considered, and potential costs and benefits of the action; legal deadline, if any; and a timetable of dates and, if available, Federal Register citations for past stages of the action.

The Regulatory Flexibility Act requires agencies to prepare a regulatory flexibility analysis where there is a positive finding that a rule will have a significant economic impact on a substantial number of small entities. E.O. 12291 requires agencies to prepare a regulatory impact analysis for any regulation considered to be a "major rule" as defined in the Order.

## **Explanation of Information Contained in the Agenda**

Within the Department, the Office of the Secretary and various operating units may issue regulations. Operating units such as the National Oceanic and Atmospheric Administration (NOAA), the Economic Development Administration, the International Trade Administration, the National Bureau of Standards, and the Patent and Trademark Office issue the greatest share of the Department's regulations.

A large number of regulatory actions reported in the agenda are proposed or final Federal Information Processing Standards (FIPS), issued by the National Bureau of Standards (NBS) under Pub. L. 89-306. FIPS consist of standards and guidelines to improve Federal Government use and management of computers and information technology. The standards, while often of great use to industry and the public, apply only to the Federal Government. In developing the standards and guidelines, and in providing technical guidance and coordination to Federal agencies, NBS works closely with private industry standard-setting organizations.

Another large number of regulatory actions reported in the agenda deal with fishery management programs of NOAA's National Marine Fisheries Service (NMFS). To avoid repetition of programs and definitions, as well as to provide some understanding of the technical and institutional elements of the NMFS programs, a section on "Explanation of Information Contained in NMFS Regulatory Entries" is provided below.

## **Explanation of Information Contained in NMFS Regulatory Entries**

The Magnuson Fishery Conservation and Management Act of 1976 (16 U.S.C. 1801 et seq.) (Act) governs the management of fisheries within the Exclusive Economic Zone (EEZ). The EEZ refers to those waters from the outer edge of the United States territorial sea to a distance of 200 miles. Fishery Management Plans (FMPs) are to be prepared for fisheries which require conservation and management measures. These FMPs regulate domestic and foreign fishing where permitted. Foreign fishing can be conducted in a fishery for which there is no FMP only if a preliminary fishing management plan has been issued to govern that foreign fishing. Under the Act, eight Regional Fishery Management Councils (Councils) prepare FMPs, or amendments to FMPs, for fisheries within their respective areas. In the development of such plans or amendments and their implementing regulations, the Councils are required by law to conduct public hearings on the

draft plans and to consider the use of alternative means of regulating.

The Council process for developing FMPs and amendments makes it difficult for NMFS to determine the significance of some regulatory actions under

consideration at the time the semiannual regulatory agenda is published. Frequently NMFS does not have specific plan objectives or alternatives for management since the Councils may not have approved or submitted plans to the

Secretary of Commerce for review, adoption, and implementation.

The DOC April 1988 regulatory agenda follows.

Robert H. Brumley,

Deputy General Counsel.

#### Office of the Secretary—Prerule Stage

| Se-<br>quence<br>Number | Title       | Regulation<br>Identifier<br>Number |
|-------------------------|-------------|------------------------------------|
| 213                     | Privacy Act | 0690-AA16                          |

#### Office of the Secretary—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 214<br>215<br>216       | Contract Clauses and Solicitation Provisions for the Commerce Automated Solicitation System Source Evaluation Procedures and Miscellaneous Revisions to the Commerce Acquisition Regulation Program Fraud Civil Remedies | 0690-AA13                          |

#### Office of the Secretary-Final Rule Stage

| Se-<br>quence<br>Number | Title ·  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 217<br>218              | Enforcement of Nondiscrimination on the Basis of Handicap in Department of Commerce Programs |                                    |

#### Bureau of Economic Analysis—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 219<br>220              | Implementation of Annual Survey of Selected Services Transactions with Unaffiliated Foreign Persons                          | 0691-AA10<br>0691-AA12             |
| 221                     | Change in Exemption for Foreign Ocean Carriers' Expenses Survey Conducted by BEA Annual Report Form BE-<br>29                | 0691-AA13                          |
| 222                     | Increase in Exemption Level of Annual Survey of Foreign Direct Investment in the United States (Form BE-15) conducted by BEA | 0691-AA14                          |

#### Bureau of Economic Analysis—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 223<br>224              | Benchmark Survey of Foreign Direct Investment in the United States – 1987Revisions in Reporting Requirements for Surveys of U.S. Trade in Services with Foreign Persons |                                    |
| 225                     | Rule to Change Reporting Criteria for Minority-Owned Foreign Affiliates on Form BE-11C of the Annual Survey of U.S. Direct Investment Abroad                            | 0691-AA11                          |

| Bureau of the Census—Proposed Rule Stage |  |                                    |
|--|--|------------------------------------|
| Se-<br>quence<br>Number                  | Title                                  | Regulation<br>Identifier<br>Number |
| 226                                      | Foreign Trade Statistics Regulations   | 0607-AA10                          |
|  | Bureau of the Census—Completed Actions |                                    |

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 227                     | Shipper's Export Declaration Foreign Trade Statistics | 0607-AA09                          |

#### Economic Development Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 228                     | General Requirements for Financial Assistance Design, Construction of Buildings to Accommodate the Physically Handicapped  | 0610-AA05                          |
| . 229                   | Economic Development Administration: Property Management Standards   | 0610-AA07                          |
| 230                     | Property Management Standards Mortgages  | 0610-AA12                          |
| 231                     | General Requirements for Financial Assistance Flood Insurance Program; and Environmental Requirements  | 0610-AA16                          |
| 232                     | General Requirements for Financial Assistance: Employment of Expediters or Administrative Employees; Compensation of Persons Engaged by or on Behalf of Applicants | 0610-AA18                          |
| 233                     | Overall Economic Development Program Public Works and Development Facilities Program   | 0610-AA19                          |
| 234                     | Designation of Areas; Designation of PWIP Areas  | 0610-AA21                          |
| 235                     | General Requirements for Financial Assistance; Unfair Competition  | 0610-AA22                          |
| 236                     | Sale of Loans and Loan Guarantees to the Private Sector  | 0610-AA31                          |
| 237                     | General Requirements for Financial Assistance Nonrelocation  | 0610-AA32                          |
| 238                     | General Requirements for Financial Assistance - Project Modification   | 0610-AA33                          |
| 239                     | Protection of EDA's Interest in Facilities Acquired, Built, or Improved with EDA Grant Funds   | 0610-AA35                          |
| 240                     | Liability for Hazardous Substances Associated with EDA Loans and Loan Guarantees   | 0610-AA36                          |
| 241                     | Adjustment Grants - Revolving Loan Funds   | 0610-AA37                          |
|                         |  |                                    |

#### General Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title                                   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 242                     | Nonprocurement Debarment and Suspension | 0605-AA02                          |

#### General Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 243                     | Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments | 0605-AA03                          |

#### International Trade Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title _  | Regulation<br>Identifier<br>Number  |
|-------------------------|--|-------------------------------------|
| 244<br>245<br>246       | General Regulations Governing Foreign Trade Zones in the United States, with Rules of Procedures | 0625-AA04<br>0625-AA25<br>0625-AA26 |
| 247<br>248              | Export Trade Certificates of Review  | 0625-AA27<br>0625-AA28              |

#### International Trade Administration—Final Rule Stage

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number               |
|--------------------------|--|--|
| 249<br>250<br>251<br>252 | Adjustment Assistance for Firms and Industries Antidumping Duties; Countervailing Duties. Revisions to Short Supply Regulations. Sanctions for Violation of Antidumping and Countervailing Duty Protective Orders. | 0625-AA05<br>0625-AA08<br>0625-AA21<br>0625-AA24 |

#### International Trade Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 253                     | Effect of Imported Articles on the National Security | 0625-AA15                          |

#### National Bureau of Standards—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 254                     | FIPS for Information Resource Dictionary System (IRDS)  | 0693-AA38                          |
| 255                     | FIPS for Codes for the Identification of Aquifer Names and Geologic Units   |                                    |
| 256                     | FIPS for C Programming Language   | 0693-AA48                          |
| 257                     | FIPS for Recorded Magnetic Tape Cartridge for Information Interchange; 4-Track, Serial, 0.250 in (6.30 mm), 6400  |                                    |
|                         | bpi (252 bpmm) Inverted Modified Frequency Modulation Encoded   | 0693-AA51                          |
| 258                     | FIPS for Serial Recorded Magnetic Tape Cartridge for Information Interchange; Four and Five Track, 0.250 in (6.30 mm) 8000 bpi (315 bpmm) Streaming Mode Group Code Recording | 0693-AA52                          |
| 050                     |   | 0693-AA53                          |
| 259                     | FIPS for One-Half Inch Magnetic Tape Interchange Using a Self Loading Cartridge   |                                    |
| 260                     | FIPS for Recorded Formats for One and Two-Sided 5.25 Inch (130 mm) and 3.5 in (90 mm) Flexible Disk Cartridges  | 0693-AA54                          |
| 261                     | FIPS for Recorded Magnetic Tape and Cartridge for Information Interchange; 18 track, Parallel, 12.65 mm (1/2 in), 1491 cpmm (37871 cpi) Group-Coded Recording                 | 0693-AA55                          |
| 262                     | FIPS for Device Level Interface for Streaming Cartridge and Cassette Tape Drives  | 0693-AA57                          |
| 263                     | FIPS for Electronic Business Data Exchange  | 0693-AA62                          |
| 264                     | Extensions to FIPS 127, Database Language SQL   |                                    |
|                         |   |                                    |
| 265                     | FIPS for Programmer's Hierarchical Interactive Graphics System (PHIGS)  | 0693-AA64                          |

#### National Bureau of Standards—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 266                     | Revision to FIPS 100, Interface Between Data Terminal Equipment (DTE) and Data Circuit-Terminating Equipment (DCE) for Operation with Packet-Switched Data Communications Networks | 0693-AA39                          |
| 267<br>268              | FIPS for Portable Operating System Environments (POSIX**)  | 0693-AA49<br>0693-AA50             |

#### National Bureau of Standards—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 269<br>270              | Revisions to FIPS 60, 61, 62, 63, 97, and 111, Computer System Input/Output (I/O) Interface Standards |                                    |

#### National Bureau of Standards—Completed Actions

| Se-<br>quence<br>Number  | Title                | Regulation<br>Identifier<br>Number |
|--------------------------|----------------------|------------------------------------|
| 271<br>272<br>273<br>274 | FIPS PUB 68-2, BASIC | 0693-AA47                          |

#### National Oceanic and Atmospheric Administration—Prerule Stage

| Se-<br>quence<br>Number                       | Title  | Regulation<br>Identifier<br>Number   |
|---|--|--|
| 275<br>276<br>277<br>278<br>279<br>280<br>281 | Marine Fishery User Fees   | 0648-AB93<br>0648-AC08<br>0648-AC16<br>0648-AC19<br>0648-AC26<br>0648-AC43<br>0648-AC50<br>0648-AC51 |
| 283   | Federal Consistency with Approved Coastal Zone Management Programs | 0648-AA34  |

#### National Oceanic and Atmospheric Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 284                     | Processed Fishery Products, Processed Products Thereof & Certain Other Processed Food Products: U.S.                           |                                    |
| 204                     | Standards for Grades of Frozen Fish Blocks & Products Made Therefrom ETC   | 0648-AA46                          |
| 285                     | Implementation of PL 59-659 and Other Recommendations To Improve the Fishery Management System                                 | 0648-AB09                          |
| 286                     | Development of a Fishery Management Plan for Summer Flounder   | 0648-AB30                          |
| 287                     | Endangered Fish or Wildlife; Permits for the Incidental Taking of Endangered Marine Species                                    |                                    |
| 288                     | Groundfish of the Gulf of Alaska and High Seas Salmon Fishery off Alaska; Regulatory Amendment                                 | 0648-AB51                          |
| 289                     | Amendment 2 to the Fishery Management Plan for Atlantic Sea Scallops   | 0648-AB83                          |
| 290                     | Resubmitted Portion of Amendment 1 to the American Lobster Fishery Management Plan   |                                    |
| 291                     | Amendment 1 to the Swordfish FMP   | 0648-AB92                          |
| 292                     | Safety of United States Observers Aboard Foreign Fishing Vessels   | 0648-AB94                          |
| 293                     | Amendment 3 to the High Seas Salmon Fishery Off the Coast of Alaska East of 175 E. Longitude                                   | 0648-AC00                          |
| 294                     | Amendment 2 to the Fishery Management Plan for the Bottomfish and Seamount Groundfish Fisheries of the                         |                                    |
|                         | Western Pacific Region   | 0648-AC10                          |
| 295                     | Amendment 3 to the Fishery Management Plan for the Coastal Migratory Pelagic Resources   | 0648-AC15                          |
| 296                     | Fishery Management Plan for Atlantic Billfishes  | 0648-AC24                          |
| 297                     | Proposed Rule to Establish Product Specific Seafood Marketing Councils Under the Fish and Seafood Promotion Act of 1986 (FSPA) | 0648-AC27                          |
| 298                     | Regulatory Amendment Revising the Final Regulations Implementing the American Lobster Fishery Management                       |                                    |
|                         | Plan   | 0648-AC28                          |
| 299                     | Amendment 2 to the Spiny Lobster Fishery Management Plan of the Gulf of Mexico and South Atlantic                              | 0648-AC29                          |
| 300                     | Foreign Fishing Poundage and Permit Fees, 1989   | 0648-AC30                          |
| 301                     | Regulatory Amendment to Require Reporting of Pacific Coast Groundfish Landing to States  |                                    |
| 302                     | Amendment 12 to the FMP for Groundfish of the Bering Sea and Aleutian Islands area   | 0648-AC32                          |

#### National Oceanic and Atmospheric Administration—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         | District Control Contr | 0040 4000                          |
| 303                     | Amendment 1 to the Fishery Management Plan for the Precious Coral Fishery of the Western Pacific Region  | 0648-AC33                          |
| 304                     | Fishery Management Plan for King and Tanner Crab in the Bering Sea and Aleutian Islands  | 0648-AC34                          |
| 305                     | Amendment 2 to the Red Drum Fishery Management Plan for the Gulf of Mexico   | 0648-AC38                          |
| 306                     | Reporting Requirements Governing Salmon Taken Off Alaska and Delivered or Landed Outside Alaska  | 0648-AC39                          |
| 307                     | Atlantic Tuna Fisheries - Regulatory Amendment   |                                    |
| 308                     | Regulatory Amendment to the Fishery Management Plan for the Atlantic Swordfish Fishery   | 0648-AC41                          |
| 309                     | Amendment 17 to the FMP for Groundfish of the Gulf of Alaska   | 0648-AC42                          |
| 310                     | Amendment 3 to the Fishery Management Plan for Atlantic Sea Scallops   | 0648-AC44                          |
| 311                     | Policy to Require Observers to be Carried on Domestic Fishing Vessels  | 0648-AC45                          |
| 312                     | Regulatory Amendment Modifying the Boundary of the Texas Seasonal Closure of the Shrimp Fishery of the Gulf of Mexico for 1988   | 0648-AC46                          |
| 313                     | Regulatory Amendment Revising the Final Regulations Implementing the Fishery Management Plan for the Coastal Migratory Pelagic Resources   | 0648-AC47                          |
| 314                     | Regulatory Amendment to Designate Special Fishing Areas in the Snapper-grouper Fishery of the South Atlantic   | 0648-AC48                          |
| 315                     | Amendment 9 to the Fishery Management Plan for Commercial and Recreational Salmon fisheries off the Coasts of Washington, Oregon, and California   | 0648-AC49                          |
| 316                     | Proposed Regulations for the Key Largo National Marine Sanctuary   |                                    |
| 317                     | Draft Regulations for the Proposed Flower Garden Banks National Marine Sanctuary   |                                    |
| 318                     | Proposed Regulations for the Looe Key National Marine Sanctuary  |                                    |
| 319                     | Proposed Regulations for the National Estuarine Reserve Research Program   |                                    |
| 320                     | Rulemaking to Implement 1985 Reauthorization of the Coastal Zone Management Act (CZMA)   |                                    |
| 320<br>321              | Proposed Regulations for the Channel Islands National Marine Sanctuary   |                                    |
| 321                     | Proposed Regulations for the Charmer Islands National Marine Sanctuary   |                                    |

#### National Oceanic and Atmospheric Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 323                     | Fishery Conservation and Management: Confidentiality of Statistics   | 0648-AA38                          |
| 324                     | U.S. General Standards for Grades of Shrimp  |                                    |
| 325                     | Foreign Fishing - Scientific Research  | 0648-AB23                          |
| 326                     | Regulations Governing the Taking and Importing of Marine Mammals; Importation of Yellowfin Tuna  | 0648-AB46                          |
| 327                     | Endangered Fish and Wildlife; Approaching Humpback Whales in Hawaiian Waters   |                                    |
| 328                     | Groundfish of the Gulf of Alaska - Amendment 16 and Groundfish of the Bering Sea and Aleutian Islands Area -   |                                    |
| 020                     | Amendment 11a  | 0648-AB98                          |
| 329                     | U.S. Standards for Grades of Fish Fillets.   | 0648-AC12                          |
| 330                     | Amendment to Regulation Providing for Allocation of Pacific Halibut Among Domestic Fishermen   |                                    |
| 331                     | Implementation of Conditionally Approved Measures Under Amendment 1 to the Spiny and Slipper Lobster FMP in the Gulf of Mexico and South Atlantic - Permits and Bag Limits |                                    |
| 332                     | Regulatory Amendment to Prohibit Landings of Undersize Red Snapper in the Reef Fish Fishery of the Gulf of Mexico  | 0648-AC36                          |
| 333                     | Implementation of Conditionally Approved Measures Under Amendment to the Spiny and Slipper Lobster FMP in the Gulf of Mexico and South Atlantic - Trap Removal             |                                    |
| 334                     | Interjurisdictional Fisheries  | 0648-AC52                          |
| 335                     | Proposed Regulations for the National Marine Sanctuary Program   | 0648-AA31                          |
| 336                     | Draft Regulations for the Proposed Cordell Bank National Marine Sanctuary  |                                    |
| 337                     | Deep Seabed Mining Regulations for Commercial Recovery   |                                    |

#### National Oceanic and Atmospheric Administration—Completed Actions

| Se-<br>quence<br>Number         | Title  | Regulation<br>Identifier<br>Number  |
|---------------------------------|--|-------------------------------------|
| 338<br>339<br>340<br>341<br>342 | Marking Requirements for the Importation, Exportation, & Interstate Transportation of Fish or Wildlife | 0648-AA73<br>0648-AB81<br>0648-AB91 |

#### National Oceanic and Atmospheric Administration—Completed Actions—Continued

| Se-<br>quence<br>Number | . Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 343                     | Amendment 2 to the American Lobster Fishery Management Plan  | 0648-AB97                          |
| 344                     | Amendment 8 to the Fishery Management Plan for Commercial and Recreational Salmon Fisheries Off the Coasts of                  |                                    |
|                         | Washington, Oregon, and California   | 0648-AB99                          |
| 345                     | Foreign Fishing Poundage and Permit Fees, 1988   | 0648-AC01                          |
| 346                     | Amendment 1 to the Northeast Multispecies Fishery Management PlanPlan  | 0648-AC04                          |
| 347                     | Performance Standards for Tuna Skippers  | 0648-AC07                          |
| 348                     | Amendment 1 for the Fishery Management Plan for the Bottomfish and Seamount Groundfish Fisheries of the Western Pacific Region | 0648-AC11                          |
| 349                     | Amendment to the Regulations Implementing the Atlantic Sea Scallop FMP - Revise the Expiration Date of Fishing Permits         | 0648-AC13                          |
| 350                     | Amendment to Regulations for Groundfish of the Gulf of Alaska, Bering Sea and Aleutian Islands Area - Reporting                | 00.07.070                          |
|                         | Requirements   | 0648-AC14                          |
| 351                     | Amendment 4 to the Fishery Management Plan for the Shrimp Fishery of the Gulf of Mexico  | 0648-AC17                          |
| 352                     | Amendment 3 to the Pacific Coast Groundfish Fishery Management Plan  | 0648-AC18                          |
| 353                     | Regulatory Amendment to the Fishery Management Plan for the Atlantic Swordfish Fishery - Extension of The Plan                 | 0648-AC21                          |
| 354                     | Regulatory amendment to the FMP for Groundfish of the Gulf of Alaska Groundfish, other Than Sablefish                          | 0648-AC35                          |
| 355                     | Regulatory Amendment Revising the Final Regulations Implementing the American Lobster Fishery Management                       | 0648-AC09                          |

#### National Telecommunications and Information Administration—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 356                     | Public Telecommunications Facilities Program: Report and Order (Final Rules), Funding Priorities and Policy Statement | 0660-AA01                          |

#### Office of Productivity, Technology and Innovation—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 357                     | Administration of a Uniform Patent Policy with Respect to Domestic Rights in Inventions Made by Government Employees | 0692-AA05                          |

#### Office of Productivity, Technology and Innovation—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                                    | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 358                     | Licensing of Government-Owned Inventions | 0692-AA04                          |

#### Patent and Trademark Office—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 359                     | Requests for Identifiable Records   | 0651-AA04                          |
| 360                     | Deposit of Biological Materials for Patent Purposes                                 |                                    |
| 361                     | Trademark Applications Pursuant to 15 U.S.C. 1126                                   | 0651-AA23                          |
| 362                     | Duty of Disclosure - Information Disclosure Statement                               | 0651-AA27                          |
| 363                     | Requests for Presidential Proclamations under the Semiconductor Chip Protection Act | 0651-AA29                          |
| 364                     | Revision of Patent Fees   | 0651-AA30                          |

#### DOC

#### Patent and Trademark Office—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 365<br>366              | Practice Before the Patent and Trademark Office |                                    |

#### Patent and Trademark Office—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 367<br>368<br>369       | Variety Denomination Requirements for Plant Patent Applications Trademark Automated Search System Fees. Miscellaneous Amendments of Patent Rules |                                    |

#### United States Travel and Tourism Administration—Prerule Stage

| Se-<br>quence<br>Number | Title                | Regulation<br>Identifier<br>Number |
|-------------------------|----------------------|------------------------------------|
| 370                     | Travel Promotion Fee | 0644-AA00                          |

### DEPARTMENT OF COMMERCE (DOC) Office of the Secretary (OS)

Prerule Stage

#### 213. ● PRIVACY ACT

Legal Authority: 5 USC 552a CFR Citation: 15 CFR 4b Legal Deadline: None.

Abstract: The existing regulations implementing the Privacy Act are being revised to reflect the centralization of the administrative appeals process. Current regulations assign final decisionmaking authority within the same component making the initial decision. Centralization within the

Office of General Counsel would promote enhanced objectivity in the Department's final administrative decisions on Privacy Act requests.

#### Timetable:

Small Entity: Yes

Affected Sectors: Multiple

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 04/00/88 |         |
| ANPRM      | 05/00/88 |         |
| Comment    |          |         |
| Period End |          |         |

ite VV

Government Levels Affected: Local, State, Federal

Agency Contact: Geraldine P. LeBoo, Management Analyst, Department of Commerce, Office of the Secretary, Washington, DC 20230; 202 377-3630

RIN: 0690-AA16

### DEPARTMENT OF COMMERCE (DOC)

Office of the Secretary (OS)

**Proposed Rule Stage** 

214. CONTRACT CLAUSES AND SOLICITATION PROVISIONS FOR THE COMMERCE AUTOMATED SOLICITATION SYSTEM

**Legal Authority:** 41 USC 251 et seq; PL 98-369; PL 98-577

CFR Citation: 48 CFR 1 to 53

Legal Deadline: None.

Abstract: The Department of Commerce is currently reviewing standardized contract clauses and solicitation provisions for inclusion in a planned Departmentwide automated solicitation system. A proposed amendment to the Commerce Acquisition Regulation (CAR) would illustrate and incorporate these standardized clauses and

provisions. This should ultimately be less burdensome to Department contractors and potential contractors, since the clauses and provisions would be used uniformly throughout the Department.

#### DOC-OS

**Proposed Rule Stage** 

| Timetable: |      |    |      |
|------------|------|----|------|
| Action     | Date | FR | Cite |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Robert A. Welch,

Deputy Director for Procurement, Department of Commerce, Office of the Secretary, Office of Procurement and Administrative Ser, 14th Street & Constitution Avenue, NW, Washington, DC 20230, 202 377-2773

**RIN: 0690-AA08** 

215. SOURCE EVALUATION
PROCEDURES AND MISCELLANEOUS
REVISIONS TO THE COMMERCE
ACQUISITION REGULATION

Legal Authority: 41 USC 251 et seq CFR Citation: 48 CFR 1 to 53

Legal Deadline: None.

**Abstract:** The Department of Commerce has no formal uniform source evaluation procedures applicable to its

procurement activities. Standardization of source evaluation procedures will alleviate potential inconsistencies among procurement professionals as well as potential Department Contractors relative to evaluation of proposals.

#### Timetable:

| Action Date FR Cite | Action | Date | FR Cite |
|---------------------|--------|------|---------|
|---------------------|--------|------|---------|

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Robert A. Welch, Deputy Director for Procurement, Department of Commerce, Office of the Secretary, Office of Procurement and Administrative Ser, 14th Street and Constitution Ave., NW, Washington, DC 20230, 202 377-2773

RIN: 0690-AA13

### 216. PROGRAM FRAUD CIVIL REMEDIES

Legal Authority: 31 USC 3809

CFR Citation: 15 CFR 25 Legal Deadline: None.

Abstract: This rule, if promulgated, would implement the Program Fraud Civil Remedies Act of 1986 which authorizes the Department of Commerce (and certain other Federal agencies) to impose through administrative adjudication civil penalties and assessments against persons making false claims or statements to it.

#### Timetable:

| Action | Date .   | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Jerry Walz, Chief, Contract Law Division, Room 5893, Department of Commerce, Office of the Secretary, Washington, DC 20230, 202 377-1122

RIN: 0690-AA14

### DEPARTMENT OF COMMERCE (DOC) Office of the Secretary (OS)

Final Rule Stage

#### 217. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN DEPARTMENT OF COMMERCE PROGRAMS

Legal Authority: 29 USC 794; EO 12250

CFR Citation: 15 CFR 8c Legal Deadline: None.

Abstract: Regulations will be proposed providing for the enforcement of Section 504 of the Rehabilitation Act of 1973, as amended. These regulations will ensure programmatic and physical accessibility for handicapped individuals in Department of Commerce activities.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/24/84 | 49 FR 45861 |
| NPRM Comment<br>Period End | 03/21/85 | 49 FR 45861 |
| Final Action               | 04/00/88 | ,           |
| Small Entity: No           | <b>5</b> |             |

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Richard Stearns, Chief, EEO Division, Department of Commerce, Office of the Secretary, Office of Civil Rights, 14th and Constitution Avenue, NW, Washington, DC 20230, 202 377-5691

RIN: 0690-AA06

#### 218. PUBLIC INFORMATION

Legal Authority: 5 USC 552 CFR Citation: 15 CFR 4 Legal Deadline: None.

Abstract: The existing regulations implementing the Freedom of Information Act are being revised to incorporate changes in the Department's policies and procedures affecting FOIA administration. Additionally, the revision adopts the provisions of E.O. 12600, Predisclosure

Notification Procedures for Confidential Information, dated June 23, 1987. Section 4.9 of the regulations was completed on July 17, 1987, 52 FR 26951, to comply with the Freedom of Information Reform Act of 1986.

#### Timetable:

| Action                     | Date     |      | FR | Cite  |
|----------------------------|----------|------|----|-------|
| NPRM                       | 04/28/87 | 52 1 | FR | 15327 |
| NPRM Comment<br>Period End | 06/12/87 | 52 I | FR | 15327 |
| Final Action               | 04/01/88 |      |    |       |

Small Entity: No
Affected Sectors: All

Government Levels Affected: Local, State. Federal

Agency Contact: Geraldine P. LeBoo, Management Analyst, Department of Commerce, Office of the Secretary, US Department of Commerce, Washington, DC 20230, 202 377-3630

RIN: 0690-AA15

### DEPARTMENT OF COMMERCE (DOC) Bureau of Economic Analysis (BEA)

#### **Proposed Rule Stage**

# 219. IMPLEMENTATION OF ANNUAL SURVEY OF SELECTED SERVICES TRANSACTIONS WITH UNAFFILIATED FOREIGN PERSONS

Significance: Agency Priority

Legal Authority: 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

CFR Citation: 15 CFR 801 Legal Deadline: None.

Abstract: This action will amend 15 CFR 801 by adding rules to implement a new annual follow-on survey to the BE-20 Benchmark Survey of Selected Services Transactions with Unaffiliated Foreign Persons--1986. The scope and coverage of the annual survey are expected to be more limited than that of the benchmark survey, with exact scope and coverage to be determined after analysis of preliminary results of the 1986 BE-20. Data from the annual survey will be used to derive universe estimates of covered services transactions in nonbenchmark years, thus updating the data collected in the benchmark survey. The first year of coverage will be 1987; the survey will not be taken for a year covered by the benchmark survey.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 09/00/88 | •       |
| Final Action<br>Effective  | 10/00/88 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$1,600,000; Yearly Recurring Cost: \$1,600,000; Base Year for Dollar Estimates: 1988

Agency Contact: Betty L. Barker, Acting Chief, International Investment Div., Department of Commerce, Bureau of Economic Analysis, 1401 K Street, NW, Room 607, Tower Building, Washington, DC 20230, 202 523-0659

RIN: 0691-AA10

220. INCREASE IN EXEMPTION
LEVELS FOR QUARTERLY FOREIGN
DIRECT INVESTMENT SURVEYS
CONDUCTED BY BEA -- FORMS BE605 AND 606B

Legal Authority: 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

CFR Citation: 15 CFR 806 Legal Deadline: None. Abstract: This action will raise the exemption levels for quarterly report Forms BE-605 (Transactions of U.S. Affiliates, Except an Unincorporated Bank, with Foreign Parent) and BE-606B (Transactions of U.S. Banking Branch or Agency with Foreign Parent) from \$15 million to \$20 million. The purpose of the action is to bring the exemption levels into conformance with those for Form BE-12 (LF) of the Benchmark Survey of Foreign Direct Investment in the United States -- 1987. As a result of the action, the number of reports filed by U.S. companies will be significantly reduced, thereby reducing both reporting and processing burden.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 02/16/88 | 53 | FR | 04420 |
| NPRM Comment<br>Period End | 04/01/88 |    |    |       |
| Final Action               | 05/00/88 |    |    |       |
| Final Action<br>Effective  | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Betty L. Barker, Acting Chief, International Investment Division, Department of Commerce, Bureau of Economic Analysis, 1401 K Street, NW, Room 607, Tower Building, Washington, DC 20230, 202 523-0659

RIN: 0691-AA12

# 221. ● CHANGE IN EXEMPTION FOR FOREIGN OCEAN CARRIERS' EXPENSES SURVEY CONDUCTED BY BEA -- ANNUAL REPORT FORM BE-29

**Legal Authority:** 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

CFR Citation: 15 CFR 806 Legal Deadline: None.

Abstract: This action will change the exemption for annual report Form BE-29 (Foreign Ocean Carriers' Expenses in the United States). An exemption based on number of calls by foreign carriers will be added and the exemption level based on the value of reportable transactions will be lowered. The change will more accurately identify persons with significant reportable transactions. This action will also place a limit on the number of reports required for certain kinds of carriers. As a result of this action, the number of reporters and number of reports filed by respondents will be reduced, thereby reducing both reporting and processing burdens.

| Timetable:                 |          |         |  |
|----------------------------|----------|---------|--|
| Action                     | Date     | FR Cite |  |
| NPRM                       | 07/00/88 | ,       |  |
| NPRM Comment<br>Period End | 08/00/88 |         |  |
| Final Action               | 09/00/88 |         |  |
| Final Action<br>Effective  | 10/00/88 |         |  |

Small Entity: No

Agency Contact: Anthony J. DiLullo, Assistant Chief, Department of Commerce, Bureau of Economic Analysis, Balance of Payments Division, Bureau of Economic Analysis BE-58, Washington, DC 20230, 202 523-0621

RIN: 0691-AA13

# 222. ● INCREASE IN EXEMPTION LEVEL OF ANNUAL SURVEY OF FOREIGN DIRECT INVESTMENT IN THE UNITED STATES (FORM BE-15) CONDUCTED BY BEA

Legal Authority: 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

CFR Citation: 15 CFR 806 Legal Deadline: None.

Abstract: This action will raise the exemption level for Form BE-15 (Annual Survey of Foreign Direct Investment in the United States) from \$10 million to \$20 million. The purpose of the action is to bring the exemption level into conformance with that for Form BE-12 (LF) of the Benchmark Survey of Foreign Direct Investment in the United States-1987. As a result of the action, the number of reports filed by U.S. companies will be significantly reduced, thereby reducing both reporting and processing burden.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/00/88 |         |
| NPRM Comment<br>Period End | 11/00/88 |         |
| Final Action               | 02/00/89 |         |
| Final Action<br>Effective  | 03/00/89 |         |

Small Entity: No

Agency Contact: Betty L. Barker, Acting Chief, International Investment Division, Department of Commerce, Bureau of Economic Analysis, 1401 K Street, NW, Room 607, Tower Building, Washington, DC 20230, 202 523-0659

RIN: 0691-AA14

### DEPARTMENT OF COMMERCE (DOC) Bureau of Economic Analysis (BEA)

**Completed Actions** 

#### 223. BENCHMARK SURVEY OF FOREIGN DIRECT INVESTMENT IN THE UNITED STATES -- 1987

Legal Authority: 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

**CFR Citation:** 15 CFR 806.15; 15 CFR 806.17

**Legal Deadline:** Statutory. The survey must cover the year 1987.

Abstract: This action will amend existing rule 15 CFR Part 806.17 to provide for the conduct of the BE-12, Benchmark Survey of Foreign Direct Investment in the United States -- 1987, as required by the International Investment and Trade in Services Act, 22 USC 3101 to 3108 (see especially Sec 4(b) of the Act). The existing rule covers a similar survey for 1980, which has been completed and which the new survey will update.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/05/87 | 52 | FR | 42447 |
| NPRM Comment<br>Period End | 12/21/87 |    |    |       |
| Final Action               | 01/15/88 | 53 | FR | 01015 |
| Final Action<br>Effective  | 02/16/88 |    |    |       |

#### Small Entity: No

Agency Contact: Betty L. Barker, Acting Chief, International Investment Division, Department of Commerce, Bureau of Economic Analysis, 1401 K Street, NW, Room 607, Tower Building, Washington, DC 20230, 202 523-0659

RIN: 0691-AA08

# 224. REVISIONS IN REPORTING REQUIREMENTS FOR SURVEYS OF U.S. TRADE IN SERVICES WITH FOREIGN PERSONS

**Legal Authority:** 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

CFR Citation: 15 CFR 801 Legal Deadline: None.

Abstract: This action will amend 15 CFR 801 to bring three existing BEA services surveys into conformance with the new BE-20 Benchmark Survey of Selected Services Transactions with Unaffiliated Foreign Persons -- 1986 and with its anticipated annual follow-on survey. Specifically, it will: (1) change the titles of the three surveys to clarify coverage. The title of the BE-47 survey will change to "Annual Survey of Construction, Engineering, Architectural, and Mining Services

Provided by U.S. Firms to Unaffiliated Foreign Persons." The title of the BE-48 survey will change to "Annual Survey of Reinsurance and Other Insurance Transactions by U.S. Insurance Companies With Foreign Persons." The title of the BE-93 survey will change to "Annual Survey of Royalties, License Fees, and Other Receipts and Payments for Intangible Rights Between U.S. and Unaffiliated Foreign Persons." (2) Amend 15 CFR 801.9(b) (4) to expand coverage of the BE-48 survey to include direct insurance as well as reinsurance transactions. In designing the BE-20 survey, it was decided to include direct insurance on the existing BE-48 survey rather than on the BE-20. (CONT.)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/30/87 | 52 FR 36587 |
| NPRM Comment<br>Period End | 11/16/87 | •           |
| Final Action               | 12/09/87 | 52 FR 46587 |
| Final Action<br>Effective  | 01/08/88 | 52 FR 46588 |

#### Small Entity: No

Additional Information: ABSTRACT CONT: Heretofore, no data on direct insurance transactions with foreign persons have been collected. (3) Amend 15 CFR 801 to revise the description of "Who must report" in the three surveys for clarification purposes; no substantive changes are intended. (4) Amend 15 CFR 801 to apply existing exemption levels for the BE-47 and 48 surveys to newly added items. No change in the exemption levels themselves is planned. For the BE-47 survey, the current exemption level will be applied to the gross book value of new contracts received. For the BE-48 survey, the current exemption level will be applied to primary insurance premiums received and primary insurance losses paid.

Agency Contact: Betty L. Barker, Acting Chief, International Investment Division, Department of Commerce, Bureau of Economic Analysis, 1401 K Street, NW, Room 607, Tower Building, Washington, DC 20230, 202 523-0659

RIN: 0691-AA09

225. RULE TO CHANGE REPORTING CRITERIA FOR MINORITY-OWNED FOREIGN AFFILIATES ON FORM BE11C OF THE ANNUAL SURVEY OF U.S. DIRECT INVESTMENT ABROAD

Legal Authority: 22 USC 3101 to 3108 Int'l Investment & Trade in Svcs Survey Act

**CFR Citation:** 15 CFR 806.14(f)(3)(iii), (Revision)

Legal Deadline: None.

Abstract: This action will revise 15 CFR 806.14(f) (3) (iii) by lowering the percentage of ownership above which a minority-owned foreign affiliate must be reported on Form BE-11C of BEA's Annual Survey of U.S. Direct Investment Abroad. The ownership cutoff now used on the BE-11c is 25 percent. However, foreign business enterprises owned between 10 and 25 percent by a U.S. person are, by definition, also considered foreign affiliates and are thus part of the universe of U.S. direct investment abroad. Experience has shown that some of these affiliates with low ownership interests are, nevertheless, very large. Without the type of information collected on the form, data for such affiliates and, thus, for the universe as a whole, cannot be accurately estimated. For affiliates owned at least 20 percent, but less than 25 percent, by the U.S. Reporter and for which total assets, sales or net income exceed \$10 million, this action would require reporting of all 7 data items on the form. For affiliates owned at least 10 percent, but less than 20 percent, by the U.S. Reporter and for which total assets, sales, or net income exceed (cont)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/14/87 | 52 FR 34685 |
| NPRM Comment<br>Period End | 10/14/87 |             |
| Final Action               | 11/04/87 | 52 FR 42275 |
| Final Action<br>Effective  | 12/04/87 | 52 FR 42275 |

Small Entity: No

Additional Information: ABSTRACT CONT: \$100 million, this action would require reporting of only 3 data items-assets, sales, and net income--and only for fiscal year 1987.

Agency Contact: Patricia Walker, Chief, Direct Investment Abroad Branch, Department of Commerce, Bureau of Economic Analysis, 1401 K

#### DOC-BEA

**Completed Actions** 

Street, NW, Room 603, Tower Building, Washington, DC 20230, 202 523-0661

RIN: 0691-AA11

### DEPARTMENT OF COMMERCE (DOC)

Bureau of the Census (CENSUS)

**Proposed Rule Stage** 

### 226. FOREIGN TRADE STATISTICS REGULATIONS

Significance: Regulatory Program
Legal Authority: 13 USC 301 to 307
CFR Citation: 15 CFR 30.1 to 30.92

**Legal Deadline:** None. Deadline is contingent upon legislation not yet passed.

Abstract: Review of CFR 30 for changes to conform with the new statistical classification (harmonized) system for imports and exports. This review will combine elements of housekeeping changes, updating obsolete information, clarification, bringing the system into line with harmonization (including

metric measurements) and conformance of reporting with current practices.

There should be no added burden or cost placed on the public because no additional information is required, nor new reporting requirements.

The benefits of these changes will be: allowing direct comparisons between U.S. imports and exports, enabling comparisons between the trade balances of the U.S. and of our major trading partners.

Once the legislation is passed, there is no alternative to making these changes in order to implement the legislation. Additionally, Section 30.24 will be revised to be consistent with Customs Regulations by eliminating the "four day rule" regarding submission of "Shipper's Export Declarations."

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 00/00/00 |         |
| Final Action | 00/00/00 |         |

Small Entity: No
Affected Sectors: All

Government Levels Affected: Federal

Agency Contact: Don L. Adams, Chief, Foreign Trade Division, Department of Commerce, Bureau of the Census, Washington, DC 20233, 301 763-5342

RIN: 0607-AA10

### DEPARTMENT OF COMMERCE (DOC) Bureau of the Census (CENSUS)

**Completed Actions** 

# 227. SHIPPER'S EXPORT DECLARATION -- FOREIGN TRADE STATISTICS

**Legal Authority:** 13 USC 301 to 307; 5 USC 301

CFR Citation: 15 CFR 30; 15 CFR 30.55(h)

Legal Deadline: None.

Abstract: It is proposed to amend the Foreign Trade Statistics Regulations to raise the present exemption for filing shipper's Export Declarations (except

for shipments requiring a validated export license) from \$1000 to \$1500. The exemption for shipments through the U.S. Postal Service will remain at \$500.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/24/87 | 52 FR 13714 |
| NPRM Comment<br>Period End | 06/23/87 |             |
| Final Action               | 08/31/87 | 52 FR 32782 |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 10/01/87 |         |
| Effective    |          |         |

Small Entity: No

Agency Contact: Don L. Adams, Chief, Foreign Trade Division, Department of Commerce, Bureau of the Census, Washington, DC 20233, 301 763-5342

RIN: 0607-AA09

#### DEPARTMENT OF COMMERCE (DOC)

**Economic Development Administration (EDA)** 

Final Rule Stage

# 228. GENERAL REQUIREMENTS FOR FINANCIAL ASSISTANCE -- DESIGN, CONSTRUCTION OF BUILDINGS TO ACCOMMODATE THE PHYSICALLY HANDICAPPED

Legal Authority: 42 USC 4151 to 4156; 42 USC 3211; DOC Organization Order 10-4, as amended

CFR Citation: 13 CFR 309.14

Legal Deadline: None.

Abstract: Existing regulations will be amended if necessary to reflect the

most recent (1980) standards of the American National Standards Institute (ANSI) for handicap accessibility as well as the "Minimum Guidelines and Requirements for Accessible Design" published by the Architectural and Transportation Barriers Compliance Board (47 FR 33862, August 14, 1982) and the proposed "Uniform Federal Accessibility Standards" published by GSA (comments due by August 22, 1983).

### Timetable: Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

State

Agency Contact: James F. Marten, Deputy Chief Counsel, Department of Commerce, Economic Development

Final Rule Stage

Administration, Operations and Administration, 14th & Constitution Ave., NW, Room 7001, Washington, DC 20230, 202 377-5441

RIN: 0610-AA05

# 229. ECONOMIC DEVELOPMENT ADMINISTRATION: PROPERTY MANAGEMENT STANDARDS

Legal Authority: 40 USC 3211; DOC Organization Order 10-4, as amended

CFR Citation: 13 CFR 314 Legal Deadline: None.

Abstract: EDA's regulations regarding the use and disposition of real property acquired or improved with federal funds is being revised to clarify EDA policy regarding the authorized use and disposition of grant property (real property) and in particular requirements regarding the lease and/or sale of such property. As revised the change will clarify present requirements for property determining the appropriate amount of compensation due the Federal Government upon the sale of real property acquired or improved with grant funds.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

State

Agency Contact: James F. Marten, Deputy Chief Counsel, Department of Commerce, Economic Development Administration, Operations and Administration, 14th & Constitution Ave., NW, Room 7001, Washington, DC 20230, 202 377-5441

RIN: 0610-AA07

### 230. PROPERTY MANAGEMENT STANDARDS -- MORTGAGES

Legal Authority: 42 USC 3211; DOC Organization Order 10-4, as amended

CFR Citation: 13 CFR 314.5

Legal Deadline: None.

Abstract: These amendments allow the Assistant Secretary to waive the prohibition against placing mortgages on property which has been financed by an EDA public works grant, if an additional condition is met. This

additional condition for waiver is that all proceeds from a loan which is secured by a mortgage or lien on property which has been financed by an EDA public works grant shall be available only to the grantee and such proceeds shall be used on the project which secures such loans, or for working capital purposes relating to that project.

#### Timetable:

| imictable.            |          |             |
|-----------------------|----------|-------------|
| Action                | Date     | FR Cite     |
| Interim Final<br>Rule | 05/30/84 | 49 FR 22463 |
| Final Action          | 06/00/88 |             |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local, State

Agency Contact: James F. Marten, Deputy Chief Counsel, Department of Commerce, Economic Development Administration, Operations and Administration, 14th & Constitution Ave., NW, Room 7001, Washington, DC 20230, 202 377-5441

RIN: 0610-AA12

# 231. GENERAL REQUIREMENTS FOR FINANCIAL ASSISTANCE -- FLOOD INSURANCE PROGRAM; AND ENVIRONMENTAL REQUIREMENTS

Legal Authority: 42 USC 3211; DOC Organization Order 10-4, as amended

**CFR Citation:** 13 CFR 309.15; 13 CFR 309.18

Legal Deadline: None.

Abstract: This rule amends EDA's regulation at 13 CFR 309.15 on Flood Hazard to reflect a shift in the administration of the Flood Insurance Program from the Department of Housing and Urban Development (HUD) to the Federal Emergency Management Agency (FEMA). It also updates environmental regulations at 13 CFR 309.18.

#### Timetable:

| Time table.           |          |    |    |       |
|-----------------------|----------|----|----|-------|
| Action                | Date     |    | FR | Cite  |
| Interim Final<br>Rule | 06/25/86 | 51 | FA | 23042 |
| Final Action          | 05/00/88 |    |    |       |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

State

Agency Contact: Walter Archibald, Director, Office of Compliance Review, Department of Commerce, Economic Development Administration, Herbert C. Hoover Bldg., 14th & Constitution Avenue, NW, Room 7215, Washington, DC 20230, 202 377-2710

RIN: 0610-AA16

# 232. GENERAL REQUIREMENTS FOR FINANCIAL ASSISTANCE: EMPLOYMENT OF EXPEDITERS OR ADMINISTRATIVE EMPLOYEES; COMPENSATION OF PERSONS ENGAGED BY OR ON BEHALF OF APPLICANTS

Legal Authority: 42 USC 3211; DOC Organization Order 10-4, as amended

CFR Citation: 13 CFR 309 Legal Deadline: None.

Abstract: This rule amends EDA's general requirements regulation -- employment of expediters or administrative employees -- concerning EDA positions involving discretion, to conform to the reorganization of EDA pursuant to Department of Commerce Organization Order 45-1. Old positions which are no longer in existence are deleted. New comparable positions are listed in the amended regulations.

#### Timetable:

| Action                | Date     |    | FR | Cite |
|-----------------------|----------|----|----|------|
| Interim Final<br>Rule | 05/20/85 | 50 | FR | 97   |
| Final Action          | 06/00/88 |    |    |      |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local, State

Agency Contact: James F. Marten,
Deputy Chief Counsel for Economic
Development and Administration,
Department of Commerce, Economic
Development Administration, Herbert
C. Hoover Bldg., 14th St. between Penn.
& Const. Ave., NW, Washington, DC
20230, 202 377-5441

RIN: 0610-AA18

#### 233. OVERALL ECONOMIC DEVELOPMENT PROGRAM PUBLIC WORKS AND DEVELOPMENT FACILITIES PROGRAM

Legal Authority: 42 USC 3211; DOC Organization Order 10-4, as amended

**CFR Citation:** 13 CFR 302; 13 CFR 304; 13 CFR 305

Final Rule Stage

Legal Deadline: None.

Abstract: This rule amends EDA's rules by updating provisions concerning Public Works Impact Areas and Special Impact Areas, specifically as to Designation Requirements; Overall Economic Development Program Requirements; and Supplementary Grant Rates.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 07/07/86 | 51 FR 24512 |
| Final Action          | 06/00/88 |             |

Small Entity: Not Applicable Affected Sectors: Multiple

Government Levels Affected: Local,

State

Agency Contact: Walter Archibald,
Director, Office of Compliance Review,
Department of Commerce, Economic
Development Administration, Herbert
C. Hoover Bldg., 14th & Constitution
Avenue NW, Room 7215, Washington,
DC 20230, 202 377-2710

RIN: 0610-AA19

#### 234. DESIGNATION OF AREAS; DESIGNATION OF PWIP AREAS

Legal Authority: 42 USC 3211; Department of Commerce Organization Order 10-4, as amended

CFR Citation: 13 CFR 302 Legal Deadline: None.

Abstract: 13 CFR Part 302 at Section 302.7 entitled "Designation of Public Works Impact Program Areas" is amended at paragraph (a)(4) to delete reference to submission of an Overall Economic Development Program (OEDP) since under EDA's authorizing legislation, Public Works Impact Program (PWIP) projects need not meet OEDP requirements; and to add that although there are no boundary constraints for PWIPs under the Act, program considerations dictate that for an area to be given PWIP designation, it must be capable of analysis in light of available data establishing eligibility for designation.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Interim Final<br>Rule | 07/03/86 | 51 | FR | 24302 |
| Final Action          | 05/00/88 |    |    |       |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local, State

Agency Contact: Walter Archibald, Director, Office of Compliance Review, Department of Commerce, Economic Development Administration, Herbert C. Hoover Bldg., 14th St. between Penn. and Const. Ave., NW, Room 7215, Washington, DC 20230, 202 377-2710

RIN: 0610-AA21

## 235. GENERAL REQUIREMENTS FOR FINANCIAL ASSISTANCE; UNFAIR COMPETITION

**Legal Authority:** 42 USC 3211; Dept. of Commerce Organization Order 10-4, as amended

CFR Citation: 13 CFR 309 Legal Deadline: None.

Abstract: 13 CFR 309 at Sec 309.2 entitled "Unfair Competition" has been amended to change conditions under which EDA will conduct a study (verification and evaluation) called a "702 Study" of the capacity and demand for particular goods, materials, commodities, services or facilities. The amendment will narrow the unfair competition requirements for a "702 Study" by raising the threshold amount of projects from \$10,000 to \$25,000. Also, the unfair competition exceptions have been expanded to apply to all EDA financial assistance programs. Certain projects are exempt from "702 Study" requirements and the definition of retention of capacity and employment has been changed by deleting the word "existing."

#### Timetable:

| Action.               | Date ·         |    | FR | Cite  |
|-----------------------|----------------|----|----|-------|
| Interim Final<br>Rule | 05/02/86       | 51 | FR | 16292 |
| Final Action          | 04/00/88       |    |    |       |
| Small Entity:         | Not Applicable |    |    | •     |

Small Entity: Not Applicable
Affected Sectors: Multiple

Government Levels Affected: Local, State

Agency Contact: Walter Archibald, Director, Office of Compliance Review, Department of Commerce, Economic Development Administration, Herbert C. Hoover Bldg., 14th St. between Penn. and Const. Ave., NW, Room 7215, Washington, DC 20230, 202 377-2710

RIN: 0610-AA22

### 236. SALE OF LOANS AND LOAN GUARANTEES TO THE PRIVATE SECTOR

Significance: Regulatory Program

**Legal Authority:** 42 USC 3211; Department of Commerce Organization Order 10-4, as amended

as amended

CFR Citation: 13 CFR Chapter III

Legal Deadline: None.

Abstract: EDA seeks to repeal the limitation in the Commerce Appropriation Act ("McDade Amendment") whereby funds cannot be used to sell any loan to private interests, except with the consent of the borrower.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined Small Entity: Not Applicable Affected Sectors: Multiple

Government Levels Affected: Local,

State

Agency Contact: Joseph Levine, Chief Counsel, Department of Commerce, Economic Development Administration, 14th Street between Pennsylvania & Constitution Avenues, NW, Washington, DC 20230, 202 377-4678

RIN: 0610-AA31

## 237. GENERAL REQUIREMENTS FOR FINANCIAL ASSISTANCE -- NONRELOCATION

Legal Authority: 42 USC 3211; Department of Commerce Organization Order 10-4, as amended

CFR Citation: 13 CFR 309.3 Legal Deadline: None.

Abstract: This rule will amend EDA's nonrelocation rule by changing the rate of interest to be charged when failure to abide by the nonrelocation rule results in termination of financial assistance provided by EDA. Interest will be at the rate used in Federal debt collection and discount evaluation under the Debt Collection Act. The rule will also state that the 48 month period for compliance by covered grantees is retroactive if the violation occurs after September 15, 1986.

Final Rule Stage

| T | im | et | al | D. | e: |
|---|----|----|----|----|----|
| _ |    |    |    |    |    |

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 06/10/87 | 52 FR 21932 |
| Final Action          | 05/00/88 |             |

Small Entity: Not Applicable Affected Sectors: Multiple

Government Levels Affected: Local,

Agency Contact: Joseph Levine, Chief Counsel, Department of Commerce. Economic Development Administration, 14th Street between Pennsylvania & Constitution Avenues, NW. Washington, DC 20230, 202 377-4687

RIN: 0610-AA32

#### 238. GENERAL REQUIREMENTS FOR FINANCIAL ASSISTANCE - PROJECT MODIFICATION

Legal Authority: 42 USC 3211; Department of Commerce Organization Order 10-4, as amended

CFR Citation: 13 CFR 309.26 Legal Deadline: None.

Abstract: The purpose of this amendment is to conform the statement of EDA's policy on project modification to guidelines established by the General Accounting Office on change of scope, by putting into regulatory language, that which has been actual EDA practice. The rule change provides standards and states that EDA will not allow project modification which would constitute a change of scope.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 10/20/87 | 51 FR 37175 |
| Final Action          | 04/00/88 |             |

Small Entity: Not Applicable Affected Sectors: Multiple

Government Levels Affected: Local, State

Agency Contact: Joseph Levine, Chief Counsel, Department of Commerce, Economic Development Administration. 14th Street between Pennsylvania & Constitution Avenues, NW, Washington, DC 20230, 202 377-4687

RIN: 0610-AA33

#### 239. PROTECTION OF EDA'S INTEREST IN FACILITIES ACQUIRED. **BUILT, OR IMPROVED WITH EDA GRANT FUNDS**

Significance: Regulatory Program

Legal Authority: 42 USC 3211; Department of Commerce Organization Order 10-4, as amended

CFR Citation: 13 CFR 314 Legal Deadline: None.

Abstract: EDA intends to initiate regulatory action to protect its interests by: (1) enabling EDA to acquire liens in property purchased or improved with EDA grant funds; and (2) once EDA has such ownership rights in property, by enabling EDA to expend funds to protect and care for such property, including liquidation, litigation or any other necessary action. The latter regulatory action is contingent upon legislation being enacted which authorizes EDA to expend funds and take other actions to protect its ownership rights in property purchased or improved with EDA grant funds. The Department of Commerce Legislative Program for the Second Session of the 100th Congress includes the submission of appropriate legislation to the Congress.

#### Timetable:

| Action                    | Date      | FR Cite |
|---------------------------|-----------|---------|
| Interim Final<br>Rule     | 04/00/887 |         |
| Final Action              | 07/00/88  |         |
| Final Action<br>Effective | 07/00/88  |         |
| Proposed<br>Legislation   | 00/00/00  | ,       |
|                           | •         |         |

Small Entity: Not Applicable Affected Sectors: Multiple

Government Levels Affected: Local,

Agency Contact: Joseph Levine, Chief Counsel, Department of Commerce, Economic Development Administration. 14th Street between Pennsylvania & Constitution Avenues, NW, Washington, DC 20230, 202 377-4687

RIN: 0610-AA35

#### 240. LIABILITY FOR HAZARDOUS SUBSTANCES ASSOCIATED WITH **EDA LOANS AND LOAN GUARANTEES**

Significance: Regulatory Program

Legal Authority: 42 USC 3211; Department of Commerce Organization Order 10-4, as amended

CFR Citation: 13 CFR Chapter III

Legal Deadline: None.

Abstract: EDA will undertake some action to enable it to minimize financial losses resulting from hazardous substances on property it has acquired as a result of defaulted business loans and loan guarantees.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Interim Final<br>Rule     | 05/00/88 |         |
| Final Action              | 08/00/88 |         |
| Final Action<br>Effective | 08/00/88 |         |

Small Entity: Not Applicable Affected Sectors: Multiple

Government Levels Affected: Local.

Agency Contact: Joseph Levine, Chief Counsel, Department of Commerce, Economic Development Administration. 14th Street between Pennsylvania & Constitution Avenues, NW, Washington, DC 20230, 202 377-4687

RIN: 0610-AA36

#### 241. ● ADJUSTMENT GRANTS -**REVOLVING LOAN FUNDS**

Legal Authority: 42 USC 3211; DOC Organization Order 10-4, as amended

CFR Citation: 13 CFR 308 Legal Deadline: None.

Abstract: This would amend EDA's rule on adjustment grants to provide that revolving loan fund (RLF) grants are held in trust by the grantee as trustee for the benefit of borrowers and potential borrowers.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 04/00/88 |         |
| Rule          | •        |         |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local, State

Agency Contact: James F. Marten, Acting Chief Counsel, Department of Commerce, Economic Development Administration, Herbert C. Hoover Bldg., Room 7001, 14th St. &

Final Rule Stage

Constitution Ave., NW, Washington,

DC 20230, 202 377-4687

RIN: 0610-AA37

#### **DEPARTMENT OF COMMERCE (DOC)**

General Administration (ADMIN)

Final Rule Stage

#### 242. NONPROCUREMENT **DEBARMENT AND SUSPENSION**

Legal Authority: EO 12549, Debarment

and Suspension

CFR Citation: 15 CFR 26 Legal Deadline: None.

Abstract: To eliminate duplicative and inconsistent debarment and suspension actions across the government. Private actions or actions by other levels of

government would lack broad enough jurisdiction. This regulation will benefit the U.S. by eliminating duplicative and costly actions. Benefits have not been quantified at this time.

#### Timetable:

| Action                     | Date     |      | R | Cite  |
|----------------------------|----------|------|---|-------|
| NPRM Comment<br>Period End | 12/21/87 | 52 F | R | 39021 |

Final Action

05/00/88

Small Entity: Undetermined

Government Levels Affected: Local,

State, Federal

Agency Contact: Robert McNamara, Grants/Cooperative Agreement Specialist, Department of Commerce, General Administration, 14th &

Constitution Avenue, NW, Washington,

DC 20230, 202 377-5817

RIN: 0605-AA02

### DEPARTMENT OF COMMERCE (DOC)

**General Administration (ADMIN)** 

**Completed Actions** 

#### 243. UNIFORM ADMINISTRATIVE **REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO** STATE AND LOCAL GOVERNMENTS

Legal Authority: 5 USC 301 CFR Citation: 15 CFR 24 Legal Deadline: None.

Abstract: This action states the fiscal and administrative conditions governing grants to State and local governments and subrecipients which are State and local governments. It is intended to

simplify and standardize the Federal grant process and eliminate redundant and inconsistent administrative requirements.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/09/87 | 52 | FR | 21820 |
| NPRM Comment<br>Period End | 08/10/87 |    |    |       |
| Final Action               | 03/11/88 | 53 | FR | 8034  |
| Final Action               | 10/01/88 |    |    |       |

Small Entity: No

Government Levels Affected: Local,

Agency Contact: Robert M. McNamara, Grants/Cooperative Agreement Specialist, Department of Commerce, General Administration, Room H6204, 14th Street and Constitution Ave., NW, Washington, DC 20230, 202 377-5817

RIN: 0605-AA03

#### **DEPARTMENT OF COMMERCE (DOC)** International Trade Administration (ITA)

**Proposed Rule Stage** 

#### 244. GENERAL REGULATIONS **GOVERNING FOREIGN TRADE ZONES** IN THE UNITED STATES, WITH RULES **OF PROCEDURES**

Legal Authority: 19 USC 81a et seg Foreign-Trade Zones Act of 1934

CFR Citation: 15 CFR 400 Legal Deadline: None.

Abstract: Revision of the regulation is needed to administer the Foreign-Trade Zones Act of 1934, as amended, to provide for the establishment, operation, and maintenance of foreigntrade zones in ports of entry of the United States. At the time the ANPRM was published the emphasis was on

changing the rules to provide improved guidance to the public on procedures and criteria followed in making decisions concerning special-purpose subzones and operations detrimental to the public interest. Since that time, it has been decided to propose revisions to the entire 15 CFR 400 in order to update the language and conform it to current CFR format.

#### Timetable:

| Action     | Date     | FR Cite     |
|------------|----------|-------------|
| ANPRM      | 10/14/80 | 45 FR 67681 |
| ANPRM      | 12/15/80 |             |
| Comment    |          |             |
| Period End |          |             |

| Action       | Date     | FF    | Cite |
|--------------|----------|-------|------|
| NPRM         | 02/18/83 | 48 FF | 7151 |
| NPRM Comment | 04/19/83 | 48 FF | 7188 |

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

Agency Contact: William D. Hunter, Acting Deputy Chief Counsel for Import Administration, Department of Commerce, International Trade Administration, Room 3622,

#### DOC-ITA

**Proposed Rule Stage** 

Pennsylvania Ave. and 14th St., NW, Washington, DC 20230, 202 377-1411

RIN: 0625-AA04

#### 245. ANNUAL WATCH QUOTA ALLOCATIONS

**Legal Authority:** PL 97-466, Sec 110 (1983); 19 USC 1202 general headnote 3(a)

CFR Citation: 15 CFR 303 Legal Deadline: None.

Abstract: The regulation allocates watch quotas on an annual basis, in compliance with the requirements of the statute and regulations. Program issues allocations no later than March 1 of each year, under section 303.6(b) of the regulations.

#### Timetable:

| Action                 | Date     | FR Cite |
|------------------------|----------|---------|
| Proposed allocation of | 04/00/88 |         |
| watches                |          |         |

Small Entity: No

Agency Contact: Frank Creel, Director, Statutory Import Programs Staff, Department of Commerce, International Trade Administration, 14th and Pennsylvania Ave., NW, Rm. 1523, Washington, DC 20230, 202 377-1660

RIN: 0625-AA25

## 246. ANTIDUMPING AND COUNTERVAILING DUTIES; MODIFICATIONS

**Legal Authority:** -19 USC 1303; 19 USC 1516a; 19 USC 1671 et seq

CFR Citation: 19 CFR 353; 19 CFR 355

Legal Deadline: None.

Abstract: As appropriate, the ITA will amend the current regulations in effect at the time of enactment of modifications in the statutory authority for imposing antidumping and countervailing duties, if such legislation is enacted in 1988 or 1989.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        |      |    |      |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: William D. Hunter, Acting Deputy Chief Counsel for Import Administration, Department of Commerce, International Trade Administration, 14th and Pennsylvania Ave., NW, Washington, DC 20230, 202 377-1411

RIN: 0625-AA26

### 247. EXPORT TRADE CERTIFICATES OF REVIEW

Significance: Agency Priority Legal Authority: 15 USC 4020 CFR Citation: 15 CFR 325 Legal Deadline: None.

**Abstract:** Changes in 15 CFR Part 325 may become necessary as a result of pending trade legislation.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| NPRM                  | 12/21/82 | 47 FR 56972 |
| Interim Final<br>Rule | 03/11/83 | 48 FR 10596 |
| Final Action          | 01/08/85 | 50 FR 1804  |

**Next Action Undetermined** 

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Local, State, Federal

Agency Contact: George Muller, Deputy Director, Office of Export Trading Company Affairs, Department of Commerce, International Trade Administration, 202 377-5131

RIN: 0625-AA27

### 248. © DEFENSE PRIORITIES AND ALLOCATIONS SYSTEM (DPAS)

Legal Authority: 50 USC 2061 et seq; EO

10480

CFR Citation: 15 CFR 350 Legal Deadline: None.

Abstract: The Defense Priorities and Allocations System (DPAS) implements the priorities and allocations authority of Title I of the Defense Production Act of 1950, as amended. The DPAS was published as a final rule on July 30, 1984. Based on the findings and recommendations of an interagency sponsored study concerning the controlled materials program, and comments from both defense agency and industry users, this proposed rule would amend the DPAS to remove the controlled materials provisions and make certain revisions to its procedural requirements. These amendments will have no costs associated with them, would reduce the regulatory and information reporting burden on industry and make the DPAS more effective and efficient, and would result in cost savings for defense contractors.

#### Timetable:

| Action | Date       | FR Cite |
|--------|------------|---------|
| NPRM   | . 07/00/88 |         |

Small Entity: Yes

Affected Sectors: Multiple

Government Levels Affected: Federal

Agency Contact: Richard V. Meyers, DPAS Program Manager, Department of Commerce, International Trade Administration, Office of Industrial Resources Admin., National Security Preparedness Div., Room 3878, Washington, DC 20230, 202 377-3634

RIN: 0625-AA28

### DEPARTMENT OF COMMERCE (DOC) International Trade Administration (ITA)

Final Rule Stage

### 249. ADJUSTMENT ASSISTANCE FOR FIRMS AND INDUSTRIES

Legal Authority: 19 USC 2341 et seq

CFR Citation: 15 CFR 320 Legal Deadline: None. Abstract: This regulation will implement the responsibilities transferred from EDA to ITA concerning the provision of adjustment assistance to firms and industries adversely affected by imports. The proposed rule will reflect amendments

to the authorizing legislation and make procedural changes required because of the transfer of the program to ITA. Proposed rules were published in the Federal Register (November 1984).

#### DOC-ITA

Final Rule Stage

| Timetable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 11/13/84 | 49 | FR | 44903 |
| NPRM Comment<br>Period End | 12/13/84 |    |    |       |

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: Further action on this regulation is under study by the Department.

Affected Sectors: Multiple

Government Levels Affected: Federal

Agency Contact: John F. Mizroch, Deputy Assistant Secretary, Department of Commerce, International Trade Administration, Office of Trade Adjustment Assistance, Washington, DC 20230, 202 377-0150

RIN: 0625-AA05

### 250. ANTIDUMPING DUTIES; COUNTERVAILING DUTIES

Significance: Regulatory Program

Legal Authority: 19 USC 1303; 19 USC

1671 et seq

CFR Citation: 19 CFR 353; 19 CFR 355

Legal Deadline: None.

Abstract: Current antidumping and countervailing duty regulations will be revised to reflect recent statutory changes and current administrative practices and to improve the clarity of the regulations. The revisions will improve administrative efficiency in enforcement of the antidumping and countervailing duty laws. The revisions will replace the entire text of 19 CFR Parts 353 and 355.

#### Timetable:

| Action   | Date     |     | FR | Cite  |
|--|----------|-----|----|-------|
| NPRM CVD<br>Regulations                          | 06/10/85 | 50  | FR | 29225 |
| NPRM Comment<br>Period End<br>CVD<br>Regulations | 09/09/85 | 50  | FR | 32088 |
| NPRM AD<br>Regulations                           | 08/13/86 | -51 | FR | 29046 |

| Action                                       | Date     | FR Cite |
|--|----------|---------|
| NPRM Comment<br>Period End AD<br>Regulations | 09/30/86 |         |
| Final Action AD Regulations                  | 06/30/88 |         |
| Final Action CVD Regulations                 | 06/30/88 |         |
|  |          |         |

Small Entity: No

Affected Sectors: Multiple

Agency Contact: William D. Hunter, Acting Deputy Chief Counsel for Import Administration, Department of Commerce, International Trade Administration, Room 3622, Pennsylvania Ave. & 14th St., NW, Washington, DC 20230, 202 377-1411

RIN: 0625-AA08

### 251. REVISIONS TO SHORT SUPPLY REGULATIONS

**Legal Authority:** 50 USC app 2401 et seq; PL 99-64; 42 USC app 2401 et seq; 10 USC 7420 et seq; 43 USC 1354; 30 USC 185; EO 11912; EO 12214; EO 12002

**CFR Citation:** 15 CFR 371; 15 CFR 377; 15 CFR 399

Legal Deadline: None.

Abstract: On July 12, 1985, the Export Administration Amendments Act of 1985 (PL 99-64) extended and amended the Export Administration Act of 1979 (50 USC app 2401, et seq.)(EAA). Certain changes were made to the Short Supply provisions of Section 7 of the EAA. Accordingly, revision of the Short Supply provisions (15 CFR 377) and related licensing requirements (15 CFR 371 and 399) of the Export Administration Regulations (15 CFR 368-399) is necessary. An interim final rule was issued which included (1) elimination of the validated licensing requirement for exports of refined petroleum products so as to permit their export with certain restrictions under a general license; (2) a new definition of 'crude oil" for purposes of the regulation; and (3) certain technical and housekeeping changes. There are no costs associated with this action which would promote the export of decontrolled products.

| ľ | im | ne i | ta | b | le | : |  |  |
|---|----|------|----|---|----|---|--|--|
|   |    |      |    |   |    |   |  |  |

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 10/09/85 | 50 FR 41131 |
| Final Action          | 12/00/88 |             |

Small Entity: Yes

Agency Contact: Rodney A. Joseph, Short Supply Program Manager, Department of Commerce, Export Administration, Office of Technology and Policy Analysis, Room 1634, Washington, DC 20230, 202 377-3205

RIN: 0625-AA21

# 252. SANCTIONS FOR VIOLATION OF ANTIDUMPING AND COUNTERVAILING DUTY PROTECTIVE ORDERS

Significance: Regulatory Program
Legal Authority: 19 USC 1677

**CFR Citation:** 19 CFR 353; 19 CFR 354, (added); 19 CFR 355

Legal Deadline: None.

Abstract: The ITA will add a new part 354 to the antidumping (part 353) and countervailing duty (part 355) regulations that establishes procedures for imposing sanctions against an individual, firm or other entity that violates the terms of an administrative protective order issued under 19 U.S.C. 1677. We will make conforming changes in parts 353 and 355.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/06/87 | 52 | FR | 25246 |
| NPRM Comment<br>Period End | 09/04/87 |    |    |       |
| Final Action               | 04/30/88 |    |    |       |

Small Entity: No

Agency Contact: William D. Hunter, Acting Deputy Chief Counsel for Import Administration, Department of Commerce, International Trade Administration, 14th and Pennsylvania Ave., NW, Room 3622, Washington, DC 20230, 202 377-1411

RIN: 0625-AA24

### DEPARTMENT OF COMMERCE (DOC) International Trade Administration (ITA)

**Completed Actions** 

#### 253. EFFECT OF IMPORTED ARTICLES ON THE NATIONAL SECURITY

**Legal Authority:** 19 USC 1862 Trade Expansion Act of 1962, as amended; 5 USC App. Reorganization Plan No. 3 of 1979; EO 12188

CFR Citation: 15 CFR 359 Legal Deadline: None.

Abstract: Section 359.10(a) of the existing regulation requires that a report of an investigation be organized into several sections containing classified and unclassified information. Paragraph (c) of that section requires that the report (excluding confidential material) be published in the Federal Register. Paragraph (a) will be amended

to delete the report organization requirement and paragraph (b) will be amended to permit publication of either the full report or a summary thereof. It is impractical, time consuming, and not cost effective to organize the report, and publish the full\_report, as now required by the regulation. Section 359.10(c) will also be amended to provide that a copy of the report will be available to the public from the Publications Distribution Office of the Department rather than at ITA's Freedom of Information Records Inspection Facility.

#### Timetable:

| Action    | Date     | FR Cite | _ |
|-----------|----------|---------|---|
| Withdrawn | 01/13/88 |         | _ |

Small Entity: Not Applicable

Additional Information: No revision of the regulation is required at this time.

Affected Sectors: None

Agency Contact: Edward Levy, 232 Program Manager, Department of Commerce, International Trade Administration, Strategic Analysis Division, Washington, DC 20230, 202 377-2322

RIN: 0625-AA15

### **DEPARTMENT OF COMMERCE (DOC) National Bureau of Standards (NBS)**

**Proposed Rule Stage** 

# 254. FIPS FOR INFORMATION RESOURCE DICTIONARY SYSTEM (IRDS)

Legal Authority: 40 USC 759(f); EO

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (now draft proposed) which will promote portability of information resources. The Information Resource Dictionary System is a software system for recording, storing, and processing descriptions of an organization's significant data. Use of the standard will improve identification of data that can be shared within an organization, reduce unnecessary development of computer programs, and increase portability of staff skills and training.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/13/85 | 50 | FR | 32610 |
| NPRM Comment | 11/12/85 | 50 | FR | 32610 |
| Period End   |          |    |    |       |

**Next Action Undetermined** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, **301 975-2833** 

RIN: 0693-AA38

## 255. FIPS FOR CODES FOR THE IDENTIFICATION OF AQUIFER NAMES AND GEOLOGIC UNITS

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 15 CFR 6 Legal Deadline: None.

Abstract: This standard will adopt for Federal government use codes for aquifer names and geologic units developed by the Department of the Interior under its Memorandum of Understanding with NBS to develop and maintain earth science data element and representation standards. The standard will facilitate the interchange of information among Federal departments and agencies.

#### Timetable:

|        |      | ····    |
|--------|------|---------|
| Action | Date | FR Cite |

**Next Action Undetermined** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA44

### 256. FIPS FOR C PROGRAMMING LANGUAGE

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (currently draft proposed standard) which defines the syntax of the C programming language and the semantics for its interpretation. The standard will be used by implementors as the reference authority in developing compilers. interpreters or forms of high level language processors and by other computer professionals who need to know the precise syntactic and semantic rules of the standard. Use of this standard will promote the portability of programs between different systems, and will enable organizations to more fully utilize staff training and skills.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| NPRM         | 01/09/87 | 52 FR 851 |
| NPRM Comment | 04/09/87 | 52 FR 851 |
| Period End   | •        |           |

**Next Action Undetermined** 

#### DOC-NBS

**Proposed Rule Stage** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA48

257. FIPS FOR RECORDED MAGNETIC TAPE CARTRIDGE FOR INFORMATION INTERCHANGE; 4-TRACK, SERIAL, 0.250 IN (6.30 MM), 6400 BPI (252 BPMM) INVERTED MODIFIED FREQUENCY MODULATION ENCODED

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (currently draft proposed) that provides the format and recording requirements for magnetic tape cartridges. The standard defines the requirements and supporting test methods needed to ensure data interchange between information systems, communications systems, and associated equipment.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|--------|------|---------|

**Next Action Undetermined** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA51

258. FIPS FOR SERIAL RECORDED MAGNETIC TAPE CARTRIDGE FOR INFORMATION INTERCHANGE; FOUR AND FIVE TRACK, 0.250 IN (6.30 MM) 8000 BPI (315 BPMM) STREAMING MODE GROUP CODE RECORDING

Legal Authority: 40 USC 759(f); EO 11717

CFR Citation: 00 CFR none

Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (currently draft proposed) that provides the format and recording requirements for magnetic tape cartridges. The standard defines the requirements and supporting test methods needed to ensure data interchange between information systems, communications systems, and associated equipment.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA52

259. FIPS FOR ONE-HALF INCH MAGNETIC TAPE INTERCHANGE USING A SELF LOADING CARTRIDGE

Legal Authority: 40 USC 759(f); EO

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (ANSI X3.85-1981) which provides the requirements and test methods necessary to ensure physical interchange of a self loading cartridge to be used with 1/2 inch wide magnetic tape.

#### Timetable:

| i iiiietabie. |      |    |      |   |
|---------------|------|----|------|---|
| Action        | Date | FR | Cite | _ |
|               |      |    |      |   |

**Next Action Undetermined** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA53

260. FIPS FOR RECORDED FORMATS FOR ONE AND TWO-SIDED 5.25 INCH (130 MM) AND 3.5 IN (90 MM) FLEXIBLE DISK CARTRIDGES

Legal Authority: 40 USC 759(f); EO

11717

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (currently draft proposed) that specifies the track layout, track format, and other characteristics of the recorded signal. This is one part of a set of functional specifications needed to ensure interchangeability of data between information processing systems by use of a physically removable medium.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined

Small Entity: No

Affected Sectors: 357 Computer and

Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA54

261. FIPS FOR RECORDED MAGNETIC TAPE AND CARTRIDGE FOR INFORMATION INTERCHANGE; 18 TRACK, PARALLEL, 12.65 MM (1/2 IN), 1491 CPMM (37871 CPI) GROUP-CODED RECORDING

**Legal Authority:** 40 USC 759(f); EO

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (currently draft proposed) that provides requirements for a tape cartridge to be used for information interchange among information processing systems, communications systems, and associated equipment. Used with associated standards for unrecorded media, tape labels and file structures, this standard will support data interchange between different systems.

#### **DOC-NBS**

#### **Proposed Rule Stage**

Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: 357

Computer and

Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA55

#### 262. FIPS FOR DEVICE LEVEL INTERFACE FOR STREAMING **CARTRIDGE AND CASSETTE TAPE** DRIVES

Legal Authority: 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (ANSI X3.146-1986) that specifies the interface between streaming cartridge and cassette tape drives, and small computer systems. This standard will facilitate the acquisition of cartridge and cassette tape drives made by different manufacturers, expand the Federal Government's sources of supply, and reduce costs of acquisition.

#### Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** Small Entity: Undetermined

Affected Sectors: 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA57

#### 263. FIPS FOR ELECTRONIC **BUSINESS DATA EXCHANGE**

Legal Authority: 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None

Legal Deadline: None.

**Abstract:** A group of voluntary industry standards that will facilitate computerto-computer interchange of procurement data will be adopted as FIPS. Developed by Accredited Standards Committee X12, the standards will provide standard data elements, formats, and contents of electronic messages containing procurementrelated information. These standards will reduce paperwork, improve productivity, and enable more effective information and inventory management.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

#### Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA62

#### 264. ● EXTENSIONS TO FIPS 127, **DATABASE LANGUAGE SQL**

Legal Authority: 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: The proposed extensions will adopt American National Standards (both currently draft standards) to the SQL language for relational databases. One proposal (Draft Addendum ISO 9075/DAD 1) provides features for assuring the correctness of data that is organized in SQL databases. The other proposal specifies interfaces between SQL and other programming languages including Ada, C, COBOL, FORTRAN,

PASCAL, and PL/I. Use of these extensions will promote the portability of programs between different systems, and will enable organizations to more fully utilize staff skills and training.

#### Timetable:

Action **FR Cite** Date **NPRM** 09/00/88

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

#### Government Levels Affected: Federal

Agency Contact: Shirley Radack. Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA63

#### 265. FIPS FOR PROGRAMMER'S HIERARCHICAL INTERACTIVE **GRAPHICS SYSTEM (PHIGS)**

Legal Authority: 40 USC 759(f): EO 11717

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This FIPS will adopt the American National Standard Programmer's Hierarchical Interactive Graphics System (ANSI X3.144-198X). This standard will improve the portability of graphics application programs among different manufacturers' computer systems and will help agencies make more effective use of staff skills and training.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Affected Sectors: 357 Computer Office Equipment

#### Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA64

### DEPARTMENT OF COMMERCE (DOC) National Bureau of Standards (NBS)

Final Rule Stage

266. REVISION TO FIPS 100,
INTERFACE BETWEEN DATA
TERMINAL EQUIPMENT (DTE) AND
DATA CIRCUIT-TERMINATING
EQUIPMENT (DCE) FOR OPERATION
WITH PACKET-SWITCHED DATA
COMMUNICATIONS NETWORKS

Legal Authority: 40 USC 759(f); EO

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This revision will make the standard consistent with minor changes that were made to Recommendation X.25 by the Consultative Committee for International Telegraph and Telephone in 1984. This is an international standard for data processing equipment, services and telecommunications equipment using public packet switched data communications networks.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/10/86 | 51 | FR | 25088 |
| NPRM Comment<br>Period End | 10/08/86 | 51 | FR | 25088 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA39

## 267. FIPS FOR PORTABLE OPERATING SYSTEM ENVIRONMENTS (POSIX\*\*)

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 00 CFR none Legal Deadline: None.

Abstract: This standard will adopt the Institute of Electrical and Electronics Engineers (IEEE) Standard for Portable Operating System for Computer Environments (IEEE 1003.1/POSIX\*\*). This standard will facilitate the interchange of computer programs between UNIX operating system derived environments and make it possible to increase the productivity of staff members who develop and document computer programs for these systems.

\* UNIX is a registered trademark of AT&T.

\*\*POSIX is a trademark of the IEEE.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/29/86 | 51 | FR | 30896 |
| NPRM Comment<br>Period End | 11/28/86 | 51 | FR | 30896 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Affected Sectors: 357 Computer and

Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA49

#### 268. FIPS FOR STANDARD GENERALIZED MARKUP LANGUAGE (SGML)

Legal Authority: 40 USC 759(f); EO 11717

CFR Citation: 00 CFR none

Legal Deadline: None.

Abstract: This standard will adopt an International Standard ISO/DIS 8879 (currently a draft standard) which standardizes the application of generic coding and generalized markup concepts for documents that are processed by text processing and word processing systems. It provides a coherent and unambiguous syntax for describing what a user chooses to identify within a document. Use of this standard will facilitate the interchange of documents among systems with differing text processing languages and the processing of documents by more than one application, when applications use the same text processing language.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/29/87 | 52 FR 41609 |
| NPRM Comment<br>Period End | 01/27/88 | 52 FR 41609 |
| Final Action               | 09/00/88 |             |

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal Agency Contact: Shirley Radack,

Program Analyst, Department of

Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA50

# 269. REVISIONS TO FIPS 60, 61, 62, 63, 97, AND 111, COMPUTER SYSTEM INPUT/OUTPUT (I/O) INTERFACE STANDARDS

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: Revisions to the family of input/output (I/O) interface standards will be proposed to reflect changes in computer technology and to facilitate the interconnection of peripherals to personal and minicomputers. New applicability, implementation and waiver provisions will be proposed to existing interface standards to be effective after January 1, 1990. A transition plan to cover the period from January 1988 to January 1990 will also be proposed.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/19/87 | 52 FR 44462 |
| NPRM Comment<br>Period End | 02/17/88 | 52 FR 44462 |
| Final Action               | 12/00/88 |             |

Affected Sectors: 357 Computer and Office Equipment

Small Entity: Undetermined

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA59

## 270. FIPS FOR GOVERNMENT OPEN SYSTEMS INTERCONNECTION PROFILE

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This standard will adopt a procurement specification developed by the Government Open Systems Interconnection Users Group. The specification will enable the Federal government to acquire computer network systems that conform to

#### DOC-NBS

Final Rule Stage

national and international standards for OSI. The specification addresses needs to acquire multivendor systems using available or soon-to-be-available standard products.

| i imetable:                |             |    |    |       |
|----------------------------|-------------|----|----|-------|
| Action                     | Date        |    | FR | Çite  |
| NPRM                       | 10/28/87    | 52 | FR | 41488 |
| NPRM Comment<br>Period End | 01/26/88    | 52 | FR | 41488 |
| Final Action               | 06/00/88    |    |    |       |
| Small Entity: Ur           | ndetermined |    |    |       |

Affected Sectors: 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA61

### DEPARTMENT OF COMMERCE (DOC) National Bureau of Standards (NBS)

**Completed Actions** 

271. FIPS PUB 68-2, BASIC

Legal Authority: 40 USC 759(f); EO

CFR Citation: 00 CFR None

Legal Deadline: None. Abstract: This standard adopts American National Standard (ANSI X3.113-1987) which defines the syntax of the BASIC programming language and the semantics for its interpretation. The standard will be used by implementors as the reference authority in developing compilers, interpreters or forms of high level language processors and by other computer professionals who need to know the precise syntactic and semantic rules of the standard. Use of this standard will promote the portability of programs between different systems, and will enable organizations to more fully utilize staff

#### Timetable:

training and skills.

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/13/86 | 51 FR 1418  |
| NPRM Comment<br>Period End | 04/14/86 | 51 FR 1418  |
| Final Action               | 08/28/87 | 52 FR 32578 |
| Final Action<br>Effective  | 03/01/88 | 52 FR 32578 |

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA35

# 272. FIPS PUB 29-2, INTERPRETATION PROCEDURES FOR FEDERAL INFORMATION PROCESSING STANDARDS FOR SOFTWARE

Legal Authority: 40 USC 759(f); EO

11/1/

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This revision to the interpretation procedures for Federal Information Processing Standard programming languages will provide for more flexibility and more timely response to requests for interpretations by adding to the methods that are available for developing interpretations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/10/86 | 51 | FR | 44505 |
| NPRM Comment<br>Period End | 03/10/87 | 51 | FR | 44505 |
| Final Action               | 09/14/87 | 52 | FR | 34696 |
| Final Action<br>Effective  | 09/14/87 | 52 | FR | 34696 |

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA47

# 273. FIPS FOR INTERFACES BETWEEN FLEXIBLE DISK CARTRIDGE DRIVES AND THEIR HOST CONTROLLERS

Legal Authority: 40 USC 759(f); EO

CFR Citation: 00 CFR None

Legal Deadline: None.

Abstract: This standard will adopt an American National Standard (ANSI X3.80-1981) that specifies the interface between flexible disk drives and the host system. This standard will facilitate the acquisition of flexible disk drives made by different manufacturers, expand the Federal government's sources of supply, and reduce costs of acquisition.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn -not<br>needed to<br>meet<br>government | 02/26/88 |         |

Small Entity: Undetermined

**Affected Sectors:** 357 Computer and Office Equipment

#### Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

**RIN:** 0693-AA58

### 274. REVIEW OF FIPS 46, DATA ENCRYPTION STANDARD

**Legal Authority:** 40 USC 759(f); EO 11717

CFR Citation: 00 CFR None

Legal Deadline: None.

Abstract: FIPS 46, Data Encryption Standard (DES), will be reviewed to assess its adequacy in protecting unclassified computer information. FIPS 46 was approved for Federal government use in 1977 and reaffirmed in 1983. The DES specifies an algorithm to be implemented in electronic

#### DOC-NBS

**Completed Actions** 

hardware devices and used for the cryptographic protection of computer data.

#### Timetable:

| Action       | Date -   | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/06/87 | 52 FR 7006 |
| NPRM Comment | 06/04/87 | 52 FR 7006 |
| Period End   |          |            |

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 01/22/88 | 53 FR 01813 |

Small Entity: No

**Affected Sectors:** 357 Computer and Office Equipment

Government Levels Affected: Federal

Agency Contact: Shirley Radack, Program Analyst, Department of Commerce, National Bureau of Standards, B151 Technology, Gaithersburg, MD 20899, 301 975-2833

RIN: 0693-AA60

#### **DEPARTMENT OF COMMERCE (DOC)**

National Oceanic and Atmospheric Administration (NOAA)

Prerule Stage

### NATIONAL MARINE FISHERIES SERVICE

#### 275. MARINE FISHERY USER FEES

Significance: Regulatory Program
Legal Authority: Not Yet Determined
CFR Citation: Not yet determined
Legal Deadline: None.

Abstract: A marine fishery user fee system will provide a substantial and stable source of revenue to partially offset Federal fishery expenditures and information needed for effective fishery management. Fees would be collected from the sale of marine fish conservation permits and stamps, and from an assessment on landing or delivery of fish for commercial purposes. Revenues would be shared with the states for marine fishery conservation activities. Administration costs are estimated to be \$7,500,000 annually, with net Federal revenues of approximately \$40 million.

#### Timetable:

|         | FR Cite |
|---------|---------|
| 0/00/00 |         |
|         | 0/00/00 |

Small Entity: Undetermined

Public Compliance Cost: Initial Cost: \$7,500,000; Yearly Recurring Cost: \$7,500,000; Base Year for Dollar Estimates: 1986

**Affected Sectors:** 203 Canned, Frozen, and Preserved Fruits, Vegetables, and Food Specialties

Government Levels Affected: State, Federal

Agency Contact: John T. Everett, Chief, Program Evaluation and Coordination Division, Department of Commerce, National Oceanic and Atmospheric Administration, Management and Budget Staff, NMFS, Washington, DC 20235, 202 673-5464

RIN: 0648-AB93

# 276. TAKING OF MARINE MAMMALS INCIDENTAL TO UNDERWATER TESTS BY THE DEPARTMENT OF THE NAVY

**Legal Authority:** 16 USC 1361 to 1497 Marine Mammal Protection Act of 1972

CFR Citation: 50 CFR 228 Legal Deadline: None.

Abstract: Based on a request from the Department of the Navy, NMFS is considering regulations that would allow a small number of harbor seals and California sea lions to be taken incidental to underwater explosive tests in San Francisco Bay. Section 101(a)(5) of the Marine Mammal Protection Act allows the taking of small numbers of Marine mammals incidental to specified activities provided that certain findings can be made and regulations are established that set forth permissible methods of taking and requirements for monitoring and reporting.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 08/01/88 |         |

Small Entity: No

Agency Contact: Nancy Foster,
Director, Office of Protected Resources,
and Habitat Programs, NMFS,
Department of Commerce, National
Oceanic and Atmospheric
Administration, 1825 Connecticut Ave.,
NW. Washington, DC 20235, 202 6735350

RIN: 0648-AC08

#### 277. AMENDMENT 1 GULF OF MEXICO REEF FISH FISHERY MANAGEMENT PLAN

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 641

Legal Deadline: Statutory. 110 days after submission of the Amendment by the Fishery Management Council

Abstract: The regulations will attempt to rebuild declining reef fish stocks. It will propose to (1) prohibit use of fish traps, roller trawls, and powerheads within inshore stressed areas, (2) establish construction requirements, maximum size and numerical limits for fish traps, (3) require a permit for fish trap operators, and (4) establish a minimum size limit of 13 inches.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| ANPRM                      | 09/16/88 |         |
| NPRM .                     | 10/01/88 |         |
| NPRM Comment<br>Period End | 11/14/88 |         |
| Final Action               | 01/03/89 |         |
| Final Action<br>Effective  | 02/02/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 983-3141

RIN: 0648-AC16

DOC—NOAA Prerule Stage

# 278. AMENDMENT 8 TO THE FISHERY MANAGEMENT PLAN FOR THE ATLANTIC SURF CLAM AND OCEAN QUAHOG FISHERIES

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq; Magnuson Fishery Conservation and Manage-

ment Act

CFR Citation: 50 CFR 652

**Legal Deadline:** Statutory. 110 days after the Amendment is submitted by the Mid-Atlantic Fishery Management Council.

Abstract: Amendment 8 would address current regulatory restraints on industry designed to conserve the resource. The FMP objectives would be modified to promote economic stability, simplify regulations, and to allow more operational flexibility for the industry. Long-term management alternatives to be considered include an Individual Transferable Quota System and other limited effort vessel allocation schemes.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| ANPRM                      | 08/04/88 |         |
| NPRM                       | 08/18/88 |         |
| NPRM Comment<br>Period End | 10/03/88 |         |
| Final Action               | 11/22/88 |         |
| Final Action<br>Effective  | 12/22/88 |         |

Small Entity: Yes

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Richard B. Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, 14 Elm Street, Gloucester, MA 01930-3799, 617 281-3600

RIN: 0648-AC19

## 279. ● AMENDMENT 2 TO THE NORTHEAST MULTISPECIES FISHERY MANAGEMENT PLAN

Significance: Regulatory Program

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 651

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the Fishery Management Council.

Abstract: Amendment 2 will provide additional protection to groundfish resources in the North Atlantic beyond that provided by the FMP. The amendment is aimed at reducing fishing pressure on ten valuable fish species and rebuilding their stocks (cod; haddock; yellowtail, winter, windowpane, and witch flounders; pollock; redfish; American plaice; and white hake).

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| ANPRM                      | 10/15/88 |         |
| NPRM                       | 11/01/88 |         |
| NPRM Comment<br>Period End | 12/15/88 |         |
| Final Action               | 02/20/89 |         |
| Final Action<br>Effective  | 03/20/89 |         |

Small Entity: Yes

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Richard B. Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 14 Elm Street, Gloucester, MA 01930-3799, 617 281-3600

RIN: 0648-AC26

## 280. AMENDMENT 4 TO THE PACIFIC COAST GROUNDFISH FISHERY MANAGEMENT PLAN

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 663; 50 CFR 611.70

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the Pacific Fishery Management Council.

Abstract: Amendment 4 will make many technical and format changes to the FMP to make it a more useful and up-to-date document. Amendment 4 may consider the following: broader framework authority to take timely inseason actions for social-economic reasons; long-term sablefish management, including possible allocation to user groups; procedures for establishing allowable incidental catch levels in other fisheries; a framework for reviewing and conforming Federal management measures to changes in California State management of the set net fishery south of 38 degrees N. latitude; the recreational bag limit for lingcod; the definitions and application of ABC and OY; effort limitation in the joint venture fishery for Pacific whiting; revision of

procedures regarding experimental fishing permits. The Amendment still is in the planning stage and may not include all these issues, or may add others.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| ANPRM                      | 10/01/88 |         |
| NPRM                       | 10/15/88 |         |
| NPRM Comment<br>Period End | 11/29/88 |         |
| Final Action               | 01/18/89 |         |
| Final Action<br>Effective  | 02/17/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Rolland A. Schmitten, Director, Northwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, 7600 Sand Point Way NE, Bldg 1, Seattle, WA 98115, 206 526-6150

RIN: 0648-AC43

# 281. AMENDMENT 1 TO THE FISHERY MANAGEMENT PLAN FOR THE SNAPPER- GROUPER FISHERY OF THE SOUTH ATLANTIC

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 646

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the South Atlantic Fishery Management Council.

Abstract: Amendment 1 would prohibit the use of trawl gear in the directed fishery for snapper-groupers. The ban would apply from Cape Hatteras south through the Atlantic coast of Florida. More than 25 percent of the catch by trawls in this area is from the snapper-grouper complex. The prohibition is aimed primarily at fishing with roller trawls which destroy sessile organisms, including sponges and sea fans.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| ANPRM                      | 06/16/88 |         |
| NPRM                       | 07/01/88 |         |
| NPRM Comment<br>Period End | 08/15/88 |         |
| Final Action               | 10/05/88 |         |
| Final Action<br>Effective  | 11/04/88 |         |

Small Entity: Undetermined

#### DOC—NOAA Prerule Stage

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Regional Director, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC50

### 282. ● BLUEFISH FISHERY MANAGEMENT PLAN

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: Not yet determined

**Legal Deadline:** Statutory. 110 days after submission by the Fishery Management Council.

Abstract: The FMP would control the growth of the recreational and commercial fisheries in the EEZ. The Atlantic States Marine Fisheries Commission is developing a plan simultaneously with the Council and will coordinate state management with federal management of bluefish throughout its range.

#### Timetable:

| Date     | FR Cite                                      |
|----------|--|
| 11/01/88 |  |
| 11/16/88 |  |
| 01/01/89 |  |
| 02/22/89 |  |
| 03/04/89 |  |
|          | 11/01/88<br>11/16/88<br>01/01/89<br>02/22/89 |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

my

Government Levels Affected: Federal

Agency Contact: Richard Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 14 Elm Street, Gloucester, MA 01930-3799, 617 281-3600

RIN: 0648-AC51

NATIONAL OCEAN SURVEY/OFFICE OF COASTAL RESOURCES MANAGEMENT

# 283. FEDERAL CONSISTENCY WITH APPROVED COASTAL ZONE MANAGEMENT PROGRAMS

Significance: Regulatory Program

**Legal Authority:** 16 USC 1456 Coastal Zone Management Act of 1972

CFR Citation: 15 CFR 930 Legal Deadline: None.

Abstract: On January 11, 1984, the U.S. Supreme Court issued its decision in Secretary of the Interior et al. v. California et al. No. 82-1326. The Court held that the sale of Outer Continental Shelf (OCS) oil and gas leases is not an activity "directly affecting" the Coastal Zone Management Act of 1972, as amended (CZMA), and therefore, that a consistency determination is not required under that section before such sales may be made. Section 307 (c)(1) required that Federal agencies conducting or supporting activities "directly affecting the coastal zone" must conduct or support those activities in a manner which is consistent to the maximum extent practicable with federally-approved state coastal zone management programs. NOAA engaged in rulemaking to revise certain CZMA regulations as a result of the Supreme Court decision. NOAA removed those

references which identify OCS lease sales as activities covered by the Section 307(c)(1) requirements.

#### Timetable:

| Action                                      | Date     |    | FR | Cite  | • |
|---|----------|----|----|-------|---|
| ANPRM                                       | 06/01/84 | 49 | FR | 22825 | • |
| ANPRM<br>Comment<br>Period End              | 08/31/84 | 49 | FR | 22825 |   |
| NPRM  | 01/28/85 | 50 | FR | 3798  |   |
| NPRM Comment<br>Period End                  | 03/01/85 | 50 | FR | 3798  |   |
| Final Action                                | 08/30/85 | 50 | FR | 35210 |   |
| Decision whether to proceed with rulemaking | 04/15/88 |    |    |       |   |

Small Entity: No

Additional Information: NOAA issued a final rule August 31, 1985 making the changes required by the Supreme Court Decision, and decided to undertake a comprehensive study of the Federal consistency process. The Draft Study issued April 1985 will assist NOAA in evaluating the need for and consequences of further revision of the Federal consistency regulations. Further revision has been deferred pending review of public comment on the April study, and amendments to the CZMA enacted in 1986, and the outcome of pending litigation.

Affected Sectors: Multiple

Government Levels Affected: State, Federal

Agency Contact: James P. Blizzard, Deputy Director, Office of Ocean and Coastal Resource Mgmt., Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Washington, DC 20235, 202 673-5111

RIN: 0648-AA34

#### DEPARTMENT OF COMMERCE (DOC)

National Oceanic and Atmospheric Administration (NOAA),

### NATIONAL MARINE FISHERIES SERVICE

284. PROCESSED FISHERY
PRODUCTS, PROCESSED PRODUCTS
THEREOF & CERTAIN OTHER
PROCESSED FOOD PRODUCTS: U.S.
STANDARDS FOR GRADES OF
FROZEN FISH BLOCKS & PRODUCTS
MADE THEREFROM ETC

Legal Authority: 7 USC 1621 to 1630 Agricultural Marketing Act of 1946

**CFR Citation:** 50 CFR 264A; 50 CFR 264B; 50 CFR 264C; 50 CFR 264D; 50 CFR 264E; 50 CFR 264F; 50 CFR 264G

Legal Deadline: None.

Abstract: The revised rule will expand the coverage of established voluntary standards for grades of fishery products to include new products made from fish blocks. The standards will take into account new technology and equipment. These standards will be used in a

voluntary program of fishery products inspection and certification by the

NMFS. Industry has shown a high level

**Proposed Rule Stage** 

of interest and support for the revisions. The timetable for this action is very tentative. Further research will be needed before the rule is published.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

**Proposed Rule Stage** 

Small Entity: No

**Additional Information:** Neither an RIA nor an RFA is required or will be prepared.

**Affected Sectors:** 091 Commercial Fishing; 209 Miscellaneous Food Preparations and Kindred Products

Government Levels Affected: State, Federal

Analysis: See Additional Information

Agency Contact: Rita A. Creitz, Program Analyst, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Trade and Industry Services, Inspection Services Division, Washington, DC 20235, 202 673-5875

RIN: 0648-AA46

#### 285. IMPLEMENTATION OF PL 59-659 AND OTHER RECOMMENDATIONS TO IMPROVE THE FISHERY MANAGEMENT SYSTEM

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conser and Management

CFR Citation: 50 CFR 601 Legal Deadline: None.

Abstract: Revision of regulatory guidance with regard to the operations of the Regional Fishery Management Councils is being considered to conform with new legislation and administration regulatory policy. These guidelines will not have a direct regulatory impact on the fishing industry or entities participating in the industry.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 06/00/88 |         |
| Final Action<br>Effective  | 07/00/88 |         |

Small Entity: No

**Additional Information:** Neither an RIA nor an RFA is required or will be prepared.

Affected Sectors: None

Government Levels Affected: State, Federal

Agency Contact: Richard H. Schaefer, Acting Director, Office of Fisheries, Conservation and Management, Department of Commerce, National Oceanic and Atmospheric Administration, Washington, DC 20235, 202 673-5263

RIN: 0648-AB09

### 286. DEVELOPMENT OF A FISHERY MANAGEMENT PLAN FOR SUMMER FLOUNDER

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conser and Management

CFR Citation: 50 CFR 653, (Reserved)

**Legal Dead!ine:** Statutory. 110 days after the amendment is submitted by the Fishery Management Council.

Abstract: Summer flounder is seasonably vulnerable to very large and varied commercial and recreational fisheries. Landings have declined in recent years and there is concern that overfishing may occur. The summer flounder crosses Council and Regional boundaries necessitating close coordination between the constituent agencies. The long-term benefits of higher production and revenue to the fishermen and processors are expected to outweigh any short-term limitations on catches in order to rebuild the stocks. Rebuilding the stocks to the maximum level, the efficiency of the fleet will improve as catches per unit of effort will correspondingly rise.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/03/88 |         |
| NPRM Comment<br>Period End | 05/15/88 |         |
| Final Action               | 07/31/88 |         |
| Final Action<br>Effective  | 08/30/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Richard B. Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, 14 Elm St. FNER, Gloucester, MA 01930, 617 281RIN: 0648-AB30

# 287. ENDANGERED FISH OR WILDLIFE; PERMITS FOR THE INCIDENTAL TAKING OF ENDANGERED MARINE SPECIES

**Legal Authority:** 16 USC 1531 et seq Endangered Species Act of 1973

CFR Citation: 50 CFR 222 Legal Deadline: None.

**Abstract:** The proposed regulations implement Section 10(a)(1)(B) of the. Endangered Species Act, as amended (ESA). The proposal provides, under limited circumstances, for issuance of permits allowing the incidental taking of endangered species. The proposal applies to certain Federal permit or license holders and to private entities or State or local governments whose actions are not otherwise subject to Federal involvement or control. Prior to the 1982 amendments to the ESA, the taking of endangered species was prohibited except for scientific research or to enhance the propagation or survival of the species. Permits issued under the proposed regulations would allow permit holders to conduct their activities without risk of prosecution for the incidental take of species authorized by such permits.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| NPRM Comment | 06/00/88 |         |
| Period End   |          |         |

Small Entity: Undetermined

Additional Information: Potential cost to applicants is estimated at \$420. Cost per applicant is estimated at \$210. Each applicant will be required to submit a conservation plan as part of the permit process. NEPA, E.O. 12291 and RFA determinations have not been undertaken.

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Local, State, Federal

Agency Contact: Patricia A. Carter, Fishery Biologist, Department of Commerce, National Oceanic and Atmospheric Administration, Office of

**Proposed Rule Stage** 

Protected Resources and Habitat Programs, NMFS, Washington, DC 20235, **202 673-5351** 

**RIN:** 0648-AB47

#### 288. GROUNDFISH OF THE GULF OF ALASKA AND HIGH SEAS SALMON FISHERY OFF ALASKA; REGULATORY AMENDMENT

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conser and Management Act

**CFR Citation:** 50 CFR 672; 50 CFR 674; 50 CFR 611.92

Legal Deadline: None.

Abstract: As required under P.L. 98-623, NOAA issues a regulatory amendment to codify the fishery management boundaries of southeastern Alaska established by that law.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 09/00/88 |         |
| Final Action<br>Effective  | 10/00/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: State, Federal

Agency Contact: Jonathan Pollard, Attorney-Advisor, Department of Commerce, National Oceanic and Atmospheric Administration, NOAA Office of General Counsel-GCAK, P.O. Box 21668, Juneau, AK 99801, 907 568-7414

RIN: 0648-AB51

## 289. AMENDMENT 2 TO THE FISHERY MANAGEMENT PLAN FOR ATLANTIC SEA SCALLOPS

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 650

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the Fishery Management Council.

Abstract: This amendment will revise the management program by modifying the meat count measure to include a provision for seasonal changes reflecting fluctuations in the size of scallops.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM ·                    | 03/00/88 |         |
| NPRM Comment .Period End  | 05/00/88 |         |
| Final Action              | 06/00/88 |         |
| Final Action<br>Effective | 07/00/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Richard B. Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, 14 Elm Street, Gloucester, MA 01930, 617 281-3600

RIN: 0648-AB83

# 290. RESUBMITTED PORTION OF AMENDMENT 1 TO THE AMERICAN LOBSTER FISHERY MANAGEMENT PLAN

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 649

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: The revised portion of the amendment will exempt Mid-Atlantic black sea bass fishing gear from the escape vent requirement in a specified fishing area east and south of Barnegat, New Jersey.

#### Timetable:

| Action                     | Date     | FR Cite                                 |
|----------------------------|----------|---|
| NPRM                       | 04/14/88 | *************************************** |
| NPRM Comment<br>Period End | 04/25/88 |   |
| Final Action               | 06/14/88 |   |
| Final Action<br>Effective  | 07/14/88 |   |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Richard Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, F/NER, 14 Elm Street, Federal Bldg., Gloucester, MA 01930, 617 281-3600

RIN: 0648-AB89

### 291. AMENDMENT 1 TO THE SWORDFISH FMP

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 630

Legal Deadline: Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: Amendment 1 will reflect concern for status of swordfish stocks based on recent stock assessments (Oct. 1987 and Jan. 1988). U.S. longline fishery now targets tunas and small swordfish in nearshore waters and seeks larger, more valuable swordfish in more distant waters. The Council will consider size limits, area closure, and quota management in Amendment 1 in an attempt to reduce the fishing mortality of small billfish in the exclusive economic zone.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 12/00/88 |         |
| NPRM Comment<br>Period End | 01/00/89 |         |
| Final Action               | 03/00/89 |         |
| Final Action<br>Effective  | 04/00/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Regional Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 983-3141

RIN: 0648-AB92

## 292. SAFETY OF UNITED STATES OBSERVERS ABOARD FOREIGN FISHING VESSELS

Significance: Regulatory Program Legal Authority: PL 99-659 CFR Citation: 50 CFR 611.8

Legal Deadline: None.

Abstract: United States observers are required aboard foreign vessels permitted to fish in the U.S. Exclusive Economic Zone (EEZ). Conditions aboard these vessels can be hazardous to the safety of observers. To prevent injury to observers, the Department of Commerce intends to publish minimum

**Proposed Rule Stage** 

safety standards that must be maintained aboard foreign fishing vessels before they will be permitted to fish in the U.S. EEZ.

The alternative to establishing U.S. standards is to accept flag-state standards as adequate. This solution will probably not be feasible because there is a wide variation in foreign safety standards and differing degrees of compliance with standards. In some cases, foreign fishing vessels meeting existing flag-state standards would not be suitable for U.S. observers.

Costs of this action will be borne by the owners of foreign fishing vessels. This action is beneficial in that it may prevent serious injury, including death, to observers during the performance of their duty.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| NPRM Comment | 06/00/88 |         |
| Period End   |          |         |

Small Entity: Undetermined

Agency Contact: Gary A. Wood, Special Agent, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Washington, DC 20235, 202 673-5299

RIN: 0648-AB94

#### 293. AMENDMENT 3 TO THE HIGH SEAS SALMON FISHERY OFF THE COAST OF ALASKA EAST OF 175 E. LONGITUDE

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 674

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: This Amendment will (1) update the scientific data and other information used as a basis for management actions, (2) enhance the framework aspect of annual and inseason rulemaking under the fishery management plan (FMP), and (3) ensure conformity of the FMP with the Pacific Salmon Treaty.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 10/00/88 |         |
| NPRM Comment | 11/00/88 |         |
| Period End   |          |         |

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 01/00/89 |         |
| Final Action<br>Effective | 01/00/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, P.O. Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AC00

# 294. AMENDMENT 2 TO THE FISHERY MANAGEMENT PLAN FOR THE BOTTOMFISH AND SEAMOUNT GROUNDFISH FISHERIES OF THE WESTERN PACIFIC REGION

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq; Magnuson Fishery Conservation and Management Act

CFR Citation: 50 CFR 683

Legal Deadline: Statutory. 110 days after the Amendment is submitted by the Fishery Management Council

Abstract: The amendment will establish a limited access system in the bottomfish fisheries of the Western Pacific.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/01/88 |         |
| NPRM Comment<br>Period End | 12/15/88 |         |
| Final Action               | 02/20/89 |         |
| Final Action<br>Effective  | 03/19/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: E. Charles Fullerton, Director, Southwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, F/SWR, 300 S. Ferry Street, Terminal Island, California 90731, 213 514-6600

RIN: 0648-AC10

# 295. AMENDMENT 3 TO THE FISHERY MANAGEMENT PLAN FOR THE COASTAL MIGRATORY PELAGIC RESOURCES

Significance: Regulatory Program

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation and; Management Act

CFR Citation: 50 CFR 642

**Legal Deadline:** Statutory. 110 days after submission of the Amendment by the Fishery Management Council.

**Abstract:** This amendment will revise the mackerel allocations between commercial and recreational fishermen.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 01/06/89 |         |
| NPRM Comment<br>Period End | 02/21/89 | •       |
| Final Action               | 04/14/89 |         |
| Final Action<br>Effective  | 05/13/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

#### Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Director, Southeast Region, Department of Commerce, National-Oceanic and Atmospheric Administration, F/SER, 9450 Koger Boulevard, St. Petersburg, FL 33702, 813 983-3141

RIN: 0648-AC15

### 296. ● FISHERY MANAGEMENT PLAN FOR ATLANTIC BILLFISHES

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 644

**Legal Deadline:** Statutory. 110 days after the plan is submitted by the Fishery Management Council.

Abstract: The plan was prepared jointly by the South Atlantic, New England, Mid-Atlantic, Gulf and Caribbean Fishery Management Councils. It would establish a management regime for sailfish, white and blue marlin, and longbill spearfish in the Atlantic, Gulf, and Caribbean exclusive economic zone. The plan's objectives are to maintain the highest availability of billfishes to the recreational fishery, to optimize social and economic benefits by reserving

**Proposed Rule Stage** 

billfish for its traditional use, and to improve the understanding of the condition of billfish stocks and the fishery. Proposed management measures include (1) prohibition on the sale of billfish caught from the management unit, (2) possession prohibition aboard pelagic longline and drift gill net vessels, (3) recreational minimum size limits, (4) mandatory tournament reporting, and (5) limited exemptions for a Puerto Rico handline fishery.

#### Timetable:

| Action                     | Date        | FR Cite |
|----------------------------|-------------|---------|
| NPRM                       | 04/00/88    |         |
| NPRM Comment<br>Period End | 05/00/88    |         |
| Final Action               | 06/00/88    |         |
| Small Entity: Ur           | ndetermined |         |

Affected Contains 201 C

Affected Sectors: 091 Commercial Fishing

#### Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Boulevard, St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC24

# 297. ● PROPOSED RULE TO ESTABLISH PRODUCT SPECIFIC SEAFOOD MARKETING COUNCILS UNDER THE FISH AND SEAFOOD PROMOTION ACT OF 1986 (FSPA)

Significance: Regulatory Program

Legal Authority: 16 USC 4001 to 4017 Fish & Seafood Promotion Act of 1986 (FSPA)

CFR Citation: 50 CFR 7 (New)

Legal Deadline: None.

Abstract: The U.S. fishing industry has not exhibited significant economic growth in the past 5 years. Some segments of the industry have suffered because the catches have been flat despite increasing demand. This is mainly due to high value stocks being fully exploited while there is a lack of markets for low value species. Therefore, significant quantities of lower-valued fish have gone unharvested, have been allocated to foreign countries, or sold to foreign processing vessels in joint ventures. The seafood marketing councils, established by the FSPA, will be the focus of coordinated industry marketing activities to promote the full utilization

of all U.S. fisheries. This agency will oversee establishment and operations of these councils, enforcing provisions of the FSPA. Costs to the Federal Government have not been calculated but are expected to be minimal since the councils will be funded through assessments on industry participants represented on the councils. The long term potential benefit to the U.S. fishing industry may be substantial.

#### Timetable:

| Action                              | Date     | FR Cite |
|-------------------------------------|----------|---------|
| NPRM                                | 03/00/88 |         |
| Internal<br>DOC/NOAA<br>Review ends | 03/00/88 | •       |
| NPRM Comment<br>Period End.         | 05/00/88 |         |
| Final Action                        | 06/00/88 |         |
| Final Action<br>Effective           | 06/00/88 |         |

Small Entity: Undetermined

Additional Information: The proposed rule is being drafted in NOAA and will be available for internal review in January 1988. The anticipated date of publication in the Federal Register is March 1988. Since each council will be funded by segments of the industry represented on the council, with certain parameters regarding volume, income, etc., and each council determines these parameters, it is difficult to predict which segments of the industry may bear the economic burden--i.e., small businesses versus large businesses. These issues are being explored at this time.

We should be able to provide additional information when this information is updated.

Affected Sectors: Multiple

Government Levels Affected: Federal

Agency Contact: Carmen J. Blondin, Director, Off. of Trade & Industry Services, Department of Commerce, National Oceanic and Atmospheric Administration, Washington, DC 20235, 202 673-5260

RIN: 0648-AC27

#### 298. ● REGULATORY AMENDMENT REVISING THE FINAL REGULATIONS IMPLEMENTING THE AMERICAN LOBSTER FISHERY MANAGEMENT PLAN

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act CFR Citation: 50 CFR 649 Legal Deadline: None.

Abstract: This action will require all escape vents in traps to be compatible with a minimum carapace length of 3 5/16 inches.

#### Timetable:

| Action                     | Date '   | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/12/88 |         |
| NPRM Comment<br>Period End | 07/27/88 |         |
| Final Action               | 12/01/88 |         |
| Final Action<br>Effective  | 12/31/88 |         |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Richard B. Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 14 Elm Street, Gloucester, MA 01930, 617 281-3600

RIN: 0648-AC28

# 299. ● AMENDMENT 2 TO THE SPINY LOBSTER FISHERY MANAGEMENT PLAN OF THE GULF OF MEXICO AND SOUTH ATLANTIC

**Significance:** Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 640

**Legal Deadline:** Statutory. 110 days after submission by the Fishery Management Council

**Abstract:** This rule would propose a limited entry system for the fishery.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM ·                     | 12/16/88 |         |
| NPRM Comment<br>Period End | 01/31/89 |         |
| Final Action               | 03/24/89 |         |
| Final Action<br>Effective  | 04/24/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor,

Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric

#### **Proposed Rule Stage**

Administration, 9450 Koger Blvd., St. Petersburg, FL 33708, 813 893-3141

RIN: 0648-AC29

#### 300. ● FOREIGN FISHING POUNDAGE **AND PERMIT FEES, 1989**

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation and Mgmt.

CFR Citation: 50 CFR 611.22

Legal Deadline: Statutory. 110 days after submission from the Fishery Management

Abstract: This rule will set poundage and permit fees for foreign fishing in 1989.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/30/88 |         |
| NPRM Comment<br>Period End | 10/30/88 |         |
| Final Action               | 12/15/88 | •       |
| Final Action<br>Effective  | 01/01/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: Alfred J. Bilik, Fishery Management Office, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Washington, DC 20235,

202 673-5315 RIN: 0648-AC30

#### 301. ● REGULATORY AMENDMENT TO REQUIRE REPORTING OF PACIFIC COAST GROUNDFISH LANDING TO

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 663 Legal Deadline: None.

Abstract: The regulatory amendment would make it a Federal requirement that all landings of groundfish be reported to the appropriate states in compliance with state laws.

#### Timetable:

| 1,111,000                  |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 03/01/88 |         |
| NPRM Comment<br>Period End | 04/15/88 |         |
| Final Action               | 07/01/88 |         |

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action<br>Effective | 08/01/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: State, Federal

Agency Contact: Rolland A. Schmitten. Director, Northwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, F/NWR, 7600 Sand Point Way NE, Bldg. 1, Seattle, WA 98115, 206 526-6150

RIN: 0648-AC31

#### 302. ● AMENDMENT 12 TO THE FMP FOR GROUNDFISH OF THE BERING SEA AND ALEUTIAN ISLANDS AREA

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 675; 50 CFR 611

Legal Deadline: Statutory. 110 days after submission by the fishery Management Coun-

Abstract: The amendment would provide for (1) increasing the maximum annual optimum yield for all species from 2 million mt. up to 2.4 million mt. to provide for greater economic benefits, (2) delaying the start of the joint venture fishery on post-spawning pollock from April 15 to June 15 to assure an improved quality product, (3) conserving crab and halibut taken as incidental catch in the groundfish fisheries, (4) determining the retainable incidental catch in multispecies longline fisheries, and (5) revising the weekly reporting requirement for catches transferred at sea to improve reporting times.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 10/17/88 |         |
| NPRM Comment<br>Period End | 11/30/88 |         |
| Final Action               | 01/11/89 |         |
| Final Action<br>Effective  | 02/10/89 |         |

Small Entity: Yes

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and

Atmospheric Administration, P O Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AC32

#### 303. ● AMENDMENT 1 TO THE FISHERY MANAGEMENT PLAN FOR THE PRECIOUS CORAL FISHERY OF THE WESTERN PACIFIC REGION

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation and Mgmt.

CFR Citation: 50 CFR 680

Legal Deadline: Statutory. 110 days after the Amendment is submitted by the Fishery Management Council.

Abstract: The amendment will include measures to encourage local fishermen to increase effort to harvest precious coral.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/01/88 |         |
| NPRM Comment<br>Period End | 05/16/88 |         |
| Final Action               | 07/06/88 |         |
| Final Action<br>Effective  | 08/05/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: E. Charles Fullerton, Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 300 South Ferry Street, Terminal Island, CA 90731, 213 514-6660

RIN: 0648-AC33

#### 304. ● FISHERY MANAGEMENT PLAN FOR KING AND TANNER CRAB IN THE BERING SEA AND ALEUTIAN **ISLANDS**

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 671

Legal Deadline: Statutory. 110 days after submission by the Fishery Management Coun-

Abstract: The FMP would govern fishing for king and tanner crab in the EEZ by minimum sizes, annual guideline harvest levels, definition of legal gear, restriction on harvest of female crabs, registration areas, and provision for inseason adjustments. The

**Proposed Rule Stage** 

State of Alaska would adopt measures for reporting requirements, fishing seasons, gear placement, gear storage, gear restrictions, and vessel tank inspections. A person may appeal to the Secretary if he believes a State action does not comply with the FMP, the Magnuson Act, or other applicable law.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/12/88 |         |
| NPRM Comment<br>Period End | 06/26/88 |         |
| Final Action               | 08/31/88 |         |
| Final Action<br>Effective  | 09/30/89 |         |

Small Entity: Yes

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: State, Federal

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, P O Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AC34

## 305. ● AMENDMENT 2 TO THE RED DRUM FISHERY MANAGEMENT PLAN FOR THE GULF OF MEXICO

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 653

**Legal Deadline:** Statutory. 110 days after submission from the Fishery Management Council.

Abstract: This amendment will continue the closure of the primary management area in the Gulf of Mexico exclusive economic zone (EEZ) to the harvest of red drum. This action would follow an emergency rule which achieved the same fishery closure for 180 days under emergency authority. This action would reduce to zero previous commercial incidental and recreational catches totalling 625,000 pounds per year. The action is based upon new biological information indicating significant problems with the condition of the adult brood stock and recommendations of science advisors to take immediate protective measures for the brood stock and to increase the escapement of juveniles from the inshore areas to the offshore broad stock.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM                      | 04/00/88 |         |
| Final Action              | 05/30/88 |         |
| Final Action<br>Effective | 06/30/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ıng

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd, St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC38

#### 306. ● REPORTING REQUIREMENTS GOVERNING SALMON TAKEN OFF ALASKA AND DELIVERED OR LANDED OUTSIDE ALASKA

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 674

**Legal Deadline:** Statutory. 110 days after submission by the Fishery Management Council.

Abstract: A mandatory reporting requirement for fishing vessel operators who harvest salmon in the EEZ off Alaska and who sell, transport, or deliver salmon in the EEZ or to a U.S. port outside Alaska. The operator must submit a fish ticket to the Alaska Department of Fish and Game after each sale, transfer or delivery. Receipt of this ticket is necessary to obtain timely data on salmon catches.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/15/88 |         |
| NPRM Comment<br>Period End | 04/30/88 |         |
| Final Action               | 05/29/88 |         |
| Final Action<br>Effective  | 06/29/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

#### Government Levels Affected: Federal

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, P O Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AC39

### 307. ● ATLANTIC TUNA FISHERIES - REGULATORY AMENDMENT

Legal Authority: 16 USC 971 et seq

CFR Citation: 50 CFR 285 Legal Deadline: None.

Abstract: Regulatory Amendment to clarify intent of existing regulation through international agreements that no directed fishing is allowed on Atlantic bluefin tuna in the Gulf of Mexico. The existing regulation has a category for incidental catch of bluefin in the domestic longline fishery for other species. The intent of the existing regulation is no fishing in the Gulf of Mexico for bluefin tuna under any other category of fishing. This amendment will clarify that point.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 06/00/88 |         |
| Final Action<br>Effective  | 07/00/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Richard Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 14 Elm Street, Federal Bldg., Gloucester, MA 01930, 617 281-3600

RIN: 0648-AC40

#### 308. ● REGULATORY AMENDMENT TO THE FISHERY MANAGEMENT PLAN FOR THE ATLANTIC SWORDFISH FISHERY

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 630 Legal Deadline: None.

Abstract: This regulatory amendment will modify the present data collection system to require 100 percent mandatory dealer reporting of swordfish landing. This information is required to determine total fishery landings, fishing effort, and biological

**Proposed Rule Stage** 

data (e.g., size of population, age, classes) for stocks assessment purposes.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 06/00/88 |         |
| Final Action<br>Effective  | 07/00/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC41

#### 309. © AMENDMENT 17 TO THE FMP FOR GROUNDFISH OF THE GULF OF ALASKA

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 672; 50 CFR 611

**Legal Deadline:** Statutory. 110 days after submission by the Fishery Management Council.

Abstract: The amendment would provide (1) a framework for comprehensive management of incidental catches, (2) a framework for setting fishing season on an annual basis, and (3) a minimum size limit on sablefish.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/01/88 |         |
| NPRM Comment<br>Period End | 12/17/88 |         |
| Final Action               | 02/20/89 |         |
| Final Action               | 03/22/89 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal Agency Contact: Robert W. McVey,

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, P O Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AC42

## 310. ● AMENDMENT 3 TO THE FISHERY MANAGEMENT PLAN FOR ATLANTIC SEA SCALLOPS

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 650

**Legal Deadline:** Statutory. 110 days after the submission by the Fishery Management

Counci

Abstract: This amendment will involve a major revision of the management plan with the purpose of replacing a management program based on a meat count standard measure with some other management approach of equal or greater effectiveness in meeting the plan's objectives.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 10/00/88 |         |
| Final Action<br>Effective  | 11/00/88 | `       |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ıng

Government Levels Affected: Federal

Agency Contact: Richard B. Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 14 Elm Street, Gloucester, MA 01930, 617 281-3600

RIN: 0648-AC44

## 311. ● POLICY TO REQUIRE OBSERVERS TO BE CARRIED ON DOMESTIC FISHING VESSELS

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 620

Legal Deadline: None.

Abstract: The policy would establish guidelines for the use of observers in the domestic fisheries managed under the Magnuson Act. The observers collect catch and effort data on fishing operations, and biological information

on fish stocks and the marine ecosystem.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/15/88 |         |
| NPRM Comment<br>Period End | 06/30/88 |         |
| Final Action               | 10/01/88 |         |
| Final Action<br>Effective  | 10/01/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Dr. Peter H. Fricke, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Fisheries Cons. and Mgt., 1825 Connecticut Ave., NW, Washington, DC 20235, 202 673-5263

RIN: 0648-AC45

# 312. ● REGULATORY AMENDMENT MODIFYING THE BOUNDARY OF THE TEXAS SEASONAL CLOSURE OF THE SHRIMP FISHERY OF THE GULF OF MEXICO FOR 1988

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 658 Legal Deadline: None.

Abstract: This action will change the seaward boundary of the 1988 Texas closure from 200 nautical miles off the Texas coast to 15 nautical miles. This modification will allow fishermen to harvest marketable-sized shrimp from the previously closed area, and will allow NMFS to collect current data on fishing effort and patterns to evaluate the impact of the seasonal closure.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/11/88 |         |
| NPRM Comment<br>Period End | 04/10/88 |         |
| Final Action               | 05/23/88 |         |
| Final Action<br>Effective  | 05/23/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region,

#### **Proposed Rule Stage**

Department of Commerce, National Oceanic and Atmospheric Administration, F/SER, 9450 Koger Boulevard, St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC46

313. ● REGULATORY AMENDMENT REVISING THE FINAL REGULATIONS IMPLEMENTING THE FISHERY MANAGEMENT PLAN FOR THE COASTAL MIGRATORY PELAGIC RESOURCES

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 642 Legal Deadline: None.

Abstract: This amendment will ban drift gillnets in the king mackerel fishery.

#### Timetable:

| Action                     | Date     | FR Cite                                 |
|----------------------------|----------|---|
| NPRM                       | 03/16/88 | *************************************** |
| NPRM Comment<br>Period End | 04/15/88 |   |
| Final Action               | 06/24/88 |   |
| Final Action<br>Effective  | 07/01/88 |   |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, F/SER, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 983-3141

**RIN:** 0648-AC47

#### 314. ● REGULATORY AMENDMENT TO DESIGNATE SPECIAL FISHING AREAS IN THE SNAPPER-GROUPER FISHERY OF THE SOUTH ATLANTIC

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 646 Legal Deadline: None.

Abstract: The regulatory amendment would establish two special management zones around artificial reefs that were requested by the Ft. Pierce Sport Fishing Club and approved by the South Atlantic Fishery Management Council. Within the fishery management plan for the

snapper-grouper fishery, use of fish traps, bottom longlines, hydraulic and electric reels unless mounted on a hand-held rod would be prohibited. In addition, spear fishing on the inshore site is prohibited and possession or harvest of jewfish would be prohibited.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 03/01/88 |         |
| NPRM Comment<br>Period End | 04/01/88 |         |
| Final Action               | 06/01/88 |         |
| Final Action<br>Effective  | 07/01/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Regional Director, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 893-3149

RIN: 0648-AC48

315. ● AMENDMENT 9 TO THE FISHERY MANAGEMENT PLAN FOR COMMERCIAL AND RECREATIONAL SALMON FISHERIES OFF THE COASTS OF WASHINGTON, OREGON, AND CALIFORNIA

Significance: Regulatory Program

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 661

Legal Deadline: Statutory. 110 days after the amendment is submitted by the Fishery Management Council.

Abstract: This Amendment will address: (1) allocation of chinook and coho salmon north of Cape Falcon between commercial and recreational fisheries, (2) the ocean escapement goal for Klamath River fall chinook, (3) allocation of chinook salmon between commercial and recreational fisheries between Cape Blanco, Oregon and Point Delgada, California, and (4) shoreside sorting of prohibited species caught in midwater trawls.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/01/88 |         |
| NPRM Comment<br>Period End | 08/15/88 |         |
| Final Action               | 10/20/88 |         |

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action<br>Effective | 11/20/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Rolland A. Schmitten, Director, Northwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, 7600 Sand Point Way, NE, Building 1, Seattle, Washington, 98115, 206 526-6150

RIN: 0648-AC49

NATIONAL OCEAN SURVEY/OFFICE OF COASTAL RESOURCES MANAGEMENT

## 316. PROPOSED REGULATIONS FOR THE KEY LARGO NATIONAL MARINE SANCTUARY

Legal Authority: 16 USC 1431 to 1434

CFR Citation: 15 CFR 929 Legal Deadline: None.

Abstract: These regulations are being revised to update enforcement provisions and to change research permit requirements.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 12/00/88 |         |
| NPRM Comment<br>Period End | 02/00/89 |         |
| Final Action .             | 06/00/89 |         |
| Final Action<br>Effective  | 07/00/89 |         |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AA33

## 317. DRAFT REGULATIONS FOR THE PROPOSED FLOWER GARDEN BANKS NATIONAL MARINE SANCTUARY

Legal Authority: 16 USC 1431 to 1434

CFR Citation: 15 CFR 943

**Proposed Rule Stage** 

Legal Deadline: None.

Abstract: These regulations will protect the ecological and biological reef communities of the East and West Flower Garden Banks offshore Texas and Louisiana, if the area is designated as a national marine sanctuary.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/00/88 |         |
| NPRM Comment<br>Period End | 09/00/88 |         |
| Final Action               | 04/00/89 | •       |
| Final Action<br>Effective  | 06/00/89 |         |

Small Entity: No

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Ocean and Coastal Resource Mgt., 1825 Connecticut Avenue, NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AB49

## 318. PROPOSED REGULATIONS FOR THE LOOE KEY NATIONAL MARINE SANCTUARY

Legal Authority: 16 USC 1431 to 1434

CFR Citation: 15 CFR 937 Legal Deadline: None.

**Abstract:** These regulations are being revised to update enforcement provisions and to change research permit requirements.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/00/88 |         |
| NPRM Comment<br>Period End | 11/00/88 |         |
| Final Action               | 03/00/89 |         |
| Final Action<br>Effective  | 04/00/89 |         |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AB64

## 319. PROPOSED REGULATIONS FOR THE NATIONAL ESTUARINE RESERVE RESEARCH PROGRAM

Legal Authority: 16 USC 1461 CFR Citation: 15 CFR 921 Legal Deadline: None.

Abstract: When the Coastal Zone Management Reauthorization Act of 1985 becomes effective, the existing regulations for the National Estuarine Sanctuary Program will need to be updated to reflect the changes that will occur in the program--(1) a stronger emphasis for conducting, promoting and coordinating research within the system; (2) changes the name of the program to "National Estuarine Reserve Research System"; (3) the amount of Federal financial assistance is increased to \$4,000,000 per site; and (4) submission of an annual report to Congress beginning with fiscal year 1986.

#### Timetable:

| Action                     | _ Date   | FR Cite                               |
|----------------------------|----------|---------------------------------------|
| NPRM ·                     | 04/00/88 | · · · · · · · · · · · · · · · · · · · |
| NPRM Comment<br>Period End | 06/00/88 |                                       |
| Final Action               | 10/00/88 |                                       |

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AB68

Small Entity: No

#### 320. RULEMAKING TO IMPLEMENT 1985 REAUTHORIZATION OF THE COASTAL ZONE MANAGEMENT ACT (CZMA)

**Legal Authority:** 16 USC 1456; PL 99-272, Subtitle D

CFR Citation: 15 CFR 923 Legal Deadline: None.

Abstract: PL 99-272, the Coastal Zone Management Reauthorization Act of 1985, amended Sec 306(g) of the Coastal Zone Management Act (16 USC 1456) dealing with submission and approval of changes to federally-approved state coastal zone management programs. NOAA/OCRM intends to issue regulations to implement these provisions and to correct problems NOAA/OCRM and the states have

experienced in processing program change requests.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| Issue paper<br>distributed | 09/12/86 |         |
| NPRM                       | 03/21/88 |         |
| NPRM Comment<br>Period End | 04/22/88 |         |
| Final Action               | 10/02/88 |         |
| Final Action<br>Effective  | 12/02/88 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: State

Agency Contact: Mark Stanga, Associate Director, OCRM, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Ave., NW, Room 701, Washington, DC 20235, 202 673-5100

RIN: 0648-AC02

## 321. PROPOSED REGULATIONS FOR THE CHANNEL ISLANDS NATIONAL MARINE SANCTUARY

Legal Authority: 16 USC 1431 to 1439

CFR Citation: 15 CFR 935 Legal Deadline: None.

**Abstract:** These regulations are being revised to update enforcement provisions and permit requirements.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

Next Action Undetermined

Small Entity: No

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Ave., NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AC03

#### 322. PROPOSED REGULATIONS FOR THE POINT REYES-FARALLON ISLANDS NATIONAL MARINE SANCTUARY

Legal Authority: 16 USC 1431 to 1439

CFR Citation: 15 CFR 936 Legal Deadline: None.

**Proposed Rule Stage** 

**Abstract:** These regulations are being revised to update enforcement provisions and permit requirements.

| Timetable:     |            |         |  |  |  |
|----------------|------------|---------|--|--|--|
| Action         | Date       | FR Cite |  |  |  |
| Next Action Un | determined |         |  |  |  |

Small Entity: No

**Agency Contact: Joseph A. Uravitch,** Chief, Marine and Estuarine

Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Ave., NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AC05

#### **DEPARTMENT OF COMMERCE (DOC)**

National Oceanic and Atmospheric Administration (NOAA)

Final Rule Stage

### NATIONAL MARINE FISHERIES SERVICE

## 323. FISHERY CONSERVATION AND MANAGEMENT: CONFIDENTIALITY OF STATISTICS

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation and Mgmt. Act

CFR Citation: 50 CFR 603 Legal Deadline: None.

Abstract: The regulations provide internal procedures to protect statistics collected from the public under the Magnuson Fishery Conservation and Management Act from disclosure.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| NPRM                  | 01/09/78 | 43 | FR | 1460  |
| Interim Final<br>Rule | 12/07/79 | 44 | FR | 237   |
| Interim Final<br>Rule | 07/16/87 | 52 | FR | 26685 |
| Final Action          | 06/00/88 |    |    |       |

#### Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared. The Regulatory Flexibility Act does not apply because the regulations affect only internal operations of an agency.

Affected Sectors: 091 Commercial Fishina

Government Levels Affected: Local, State, Federal

Analysis: See Additional Information

Agency Contact: Mark Holliday, Acting Chief, Fisheries Statistics Division, Department of Commerce, National Oceanic and Atmospheric Administration, Off. of Research and Environmental Informat., NMFS, Washington, DC 20235, 202 673-5335

RIN: 0648-AA38

### 324. U.S. GENERAL STANDARDS FOR GRADES OF SHRIMP

Legal Authority: 7 USC 1621 to 1630 Agricultural Marketing Act of 1946

CFR Citation: 50 CFR 265A

Legal Deadline: None.

Abstract: The final rule will establish general quality grading standards for all non-breaded forms of fresh or frozen shrimp. These grading standards will provide for the systematic differentiation of the quality of shrimp into four categories -- U.S. Grades A, B, C and Substandard. The proposed standards will be applied to all commercial species of fresh or frozen shrimp in raw or cooked states in all non-breaded market forms. The adoption of grading standards is expected to facilitate trade in shrimp of all commercial species, as consumers will be able to select shrimp on the basis of identified quality. Industry has shown great interest in and support for the standards. Timetable for next action is very tentative. Public comments received indicate a need for further research before the rule is published.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/20/82 | 47 FR 21840 |
| NPRM Comment<br>Period End | 08/18/82 | 47 FR 21840 |
| Interim Final<br>Rule      | 12/30/88 |             |

#### Small Entity: No

**Additional Information:** Neither an RIA nor an RFA is required or will be prepared.

**Affected Sectors:** 091 Commercial Fishing; 209 Miscellaneous Food Preparations and Kindred Products

Government Levels Affected: State, Federal

Analysis: See Additional Information

Agency Contact: Rita A. Creitz, Program Analyst, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Trade and Industry Services, Inspection Services Division, Washington, DC 20235, 202 673-5875

RIN: 0648-AA47

### 325. FOREIGN FISHING - SCIENTIFIC RESEARCH

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conser & Management Act

CFR Citation: 50 CFR 611.14 Legal Deadline: None.

Abstract: The action would revise the scientific research provisions of the foreign fishing regulations. The action is necessary to bring the regulations into compliance with current policy on scientific research and clarify what foreign vessels may be considered scientific research vessels while conducting activities which might otherwise be considered fishing.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/01/84 | 49 FR 50498 |
| NPRM Comment<br>Period End | 06/14/84 | 49 FR 50498 |
| Final Action               | 08/02/88 |             |
| Final Action<br>Effective  | 09/01/88 |             |

#### Small Entity: No

Additional Information: This action is related to RIN 0648-AA40 General and Recreational Foreign Fishing.

Affected Sectors: None

Government Levels Affected: State, Federal

Agency Contact: Alfred J. Bilik, Fishery Management Officer, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine

Final Rule Stage

Fisheries Service, 1825 Connecticut Avenue, NW, Washington, DC 20235, 202 673-5319

RIN: 0648-AB23

# 326. REGULATIONS GOVERNING THE TAKING AND IMPORTING OF MARINE MAMMALS; IMPORTATION OF YELLOWFIN TUNA

Significance: Regulatory Program

**Legal Authority:** 16 USC 1361 et seq Marine Mammal Protection Act of 1972

CFR Citation: 50 CFR 216.24 Legal Deadline: None.

Abstract: U.S. tuna purse seine fishermen operating in the eastern tropical Pacific have been subject to certain restrictions relating to the take of marine mammals, whereas other nations fishing in a similar manner that export tuna to the U.S. often do not impose similar constraints on their own industry. Therefore, the Marine Mammal Protection Act of 1972 was amended to require all such nations, prior to being allowed to import tuna, to provide documentary evidence that they have adopted a program governing the incidental taking of marine mammals that is comparable to that of the U.S. and that the average rate of incidental take in the fishery is comparable to the U.S. These regulations will implement this requirement.

#### Timetable:

| Date     |  | FR  | Cite   |
|----------|--|---|--|
| 11/29/84 | 49   | FR  | 46921  |
| 08/13/86 | 51   | FR  | 28963  |
| 11/14/86 | 51   | FR  | 36568  |
| 03/00/88 |  |   |  |
| 04/00/88 |  |   |  |
| 04/00/88 |  |   |  |
| 09/00/88 |  |   |  |
| 01/00/89 |  |   |  |
|          | 11/29/84<br>08/13/86<br>11/14/86<br>03/00/88<br>04/00/88<br>04/00/88 | 11/29/84 49<br>08/13/86 51<br>11/14/86 51<br>03/00/88<br>04/00/88<br>04/00/88 | 11/29/84 49 FR 08/13/86 51 FR 11/14/86 51 FR 03/00/88 04/00/88 04/00/88 09/00/88 |

#### Small Entity: No

Additional Information: This action will require restrictions on foreign nations that export tuna to the U.S. similar to those imposed on U.S. tuna fishermen. These regulations will have no impact domestically in terms of bringing more U.S. nationals under Federal regulations.

**Public Compliance Cost:** Initial Cost: \$9,825; Yearly Recurring Cost: \$9,825; Base Year for Dollar Estimates: 1985

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Kenneth R.
Hollingshead, Marine Resource
Management Specialist, Department of
Commerce, National Oceanic and

Atmospheric Administration, Office of Protected Resources & Habitat, Programs, NMFS, Washington, DC 20235, 202 673-5351

RIN: 0648-AB46

#### 327. ENDANGERED FISH AND WILDLIFE; APPROACHING HUMPBACK WHALES IN HAWAIIAN WATERS

**Legal Authority:** 16 USC 1382(a); 16 USC 1540(f)

CFR Citation: 50 CFR 222.31

Legal Deadline: None.

Abstract: This rule will establish as regulation a previously published Notice of Interpretation regarding minimum distances that should be maintained in the presence of humpback whales in Hawaii. Establishing a 100 yard perimeter around any of the whales while in the Hawaiian Exclusive Zone as a regulation is considered necessary given a large increase in vessel traffic and other water use activities in areas where this species historically occurs. In response to comments received in the public record, NOAA is defining two specific sites as cow/calf areas in which an approach closer than 300 yds is prohibited. This addition creates a new subsection to the rule.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/24/86 | 51 FR 42271 |
| NPRM Comment<br>Period End |          | 51 FR 42271 |
| Interim Final<br>Rule      | 11/23/87 | 52 FR 44912 |
| Final Action               | 04/01/88 |             |
| Final Action<br>Effective  | 05/01/88 |             |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: E. Charles Fullerton, Director, Southwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, 300 South Ferry Street, Terminal Island, CA 90731, 213 514-6201

**RIN:** 0648-AB79

#### 328. GROUNDFISH OF THE GULF OF ALASKA - AMENDMENT 16 AND GROUNDFISH OF THE BERING SEA AND ALEUTIAN ISLANDS AREA -AMENDMENT 11A

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 672; 50 CFR 675

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: The regulation addresses the revision of the definition of "prohibited species" and requires catcher/processor vessels operating in the Gulf of Alaska or the Bering Sea and Aleutian Islands area to keep records on groundfish production and transfers of groundfish products.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/21/87 | 52 FR 48303 |
| NPRM Comment<br>Period End | 01/30/88 |             |
| Final Action               | 03/07/88 |             |
| Final Action<br>Effective  | 04/06/88 |             |
|                            |          |             |

Small Entity: Yes

Affected Sectors: 091 Commercial Fish-

^-

Government Levels Affected: Federal

Analysis: Regulatory Flexibility Analysis

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, P.O. Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AB98

### 329. U.S. STANDARDS FOR GRADES OF FISH FILLETS

Significance: Agency Priority

Legal Authority: 7 USC 1621 to 1630 Agricultural Marketing Act of 1946

**CFR Citation:** 50 CFR 263A; 50 CFR 263B; 50 CFR 363C; 50 CFR 263D; 50 CFR 263E

Legal Deadline: None.

DOC—NOAA Final Rule Stage

Abstract: This revised rule will expand the coverage of established voluntary standards for grades of fish fillets to include a new market form or style of fillet whereby the pin-bones, the bones radiating laterally from the spinal column, are not removed. This style of fillet has become more familiar in the marketplace, resulting in the industry requesting the amendment. Responses to a previous request for comments indicate a national interest in this style of presentation. The amendment will allow this market form, bearing FDA's recommended labeling, to be inspected and reflect the U.S. Grade A mark.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 06/30/88 | •       |

Small Entity: No

Government Levels Affected: State, Federal

Agency Contact: Rita A. Creitz, Program Analyst, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Trade and Industry Services, Inspection Services Division, Washington, DC 20235, 202 673-5875

RIN: 0648-AC12

# 330. AMENDMENT TO REGULATION PROVIDING FOR ALLOCATION OF PACIFIC HALIBUT AMONG DOMESTIC FISHERMEN

**Legal Authority:** North Pacific Halibut Act of 1982

CFR Citation: 50 CFR 301 Legal Deadline: None.

Abstract: The amendment addresses the allocation among domestic fishermen of the U.S. quota of Pacific halibut as determined by the International Pacific Halibut Commission.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 04/29/88 |         |
| Final Action<br>Effective | 04/29/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Robert McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, PO Box 1668, Juneau, AK 99802, 907 568-7221

RIN: 0648-AC20

331. ● IMPLEMENTATION OF CONDITIONALLY APPROVED MEASURES UNDER AMENDMENT 1 TO THE SPINY AND SLIPPER LOBSTER FMP IN THE GULF OF MEXICO AND SOUTH ATLANTIC - PERMITS AND BAG LIMITS

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 640
Legal Deadline: None.

Abstract: This rule will require commercial and tail separation permits and establish a recreational bag limit during the regular season.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/18/87 | 52 FR 8485 |
| NPRM Comment<br>Period End | 04/18/87 | 52 FR 8485 |
| Final Action               | 03/30/88 |            |
| Final Action<br>Effective  | 04/29/88 |            |

Small Entity: No

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC25

#### 332. ● REGULATORY AMENDMENT TO PROHIBIT LANDINGS OF UNDERSIZE RED SNAPPER IN THE REEF FISH FISHERY OF THE GULF OF MEXICO

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 641 Legal Deadline: None.

Abstract: The regulatory amendment would close a loophole that fishermen are using to land undersized red snapper in the Gulf of Mexico reef fish fishery. Currently, persons lawfully fishing with trawls from domestic vessels are exempt from the minimum

size limit for red snapper. The regulatory amendment would only allow retention of trawl-caught red snapper if fishing for species other than red snapper, provided the total weight of red snapper does not exceed five percent of all other species aboard.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM                      | 03/00/88 |         |
| Final Action              | 04/15/88 | •       |
| Final Action<br>Effective | 05/16/88 | ,       |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd, St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC36

333. ● IMPLEMENTATION OF CONDITIONALLY APPROVED MEASURES UNDER AMENDMENT TO THE SPINY AND SLIPPER LOBSTER FMP IN THE GULF OF MEXICO AND SOUTH ATLANTIC - TRAP REMOVAL

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 640 Legal Deadline: None.

Abstract: This rule will (1) change the two-day recreational season to the first full weekend preceding August 1, and the opening date of the regular season to August 6, (2) establish a daily bag of six lobsters per person during the special two-day recreational season, and (3) provide for a 10-day extension of the April 1-5 trap removal period for individuals with a documented hardship or emergency.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/18/87 | 52 FR 8485 |
| NPRM Comment<br>Period End | 04/18/87 | 52 FR 8485 |
| Final Action               | 04/00/88 |            |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Final Rule Stage

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AC37

### 334. ● INTERJURISDICTIONAL FISHERIES

**Legal Authority:** 16 USC 4100 et seq; PL 99-659, Title III, Interjurisdictional Fisheries Act of: 1986

CFR Citation: 50 CFR 253 Legal Deadline: None.

Abstract: Provides State agencies guidance in receiving grants under the interjurisdictional Act of 1986. The Act allows the Secretary of Commerce to distribute funds to the States to conduct projects on interjurisdictional species and to enter into agreements with the states for enforcement of state and federal fishery regulations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/23/87 | 52 FR 44922 |
| NPRM Comment<br>Period End | 12/23/87 | 52 FR 44922 |
| Final Action               | 04/00/88 |             |
| Final Action<br>Effective  | 05/00/88 |             |

#### Small Entity: No

Government Levels Affected: State, Federal

Agency Contact: Austin R. Magill, Acting Chief, Division of Recreational and Interjurisdictional Fisheries, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Ave., NW, Washington, DC 20235, 202 673-5272

RIN: 0648-AC52

#### NATIONAL OCEAN SURVEY/OFFICE OF COASTAL RESOURCES MANAGEMENT

## 335. PROPOSED REGULATIONS FOR THE NATIONAL MARINE SANCTUARY PROGRAM

Legal Authority: 16 USC 1431 to 1434

CFR Citation: 15 CFR 922 Legal Deadline: None. Abstract: As a result of the Marine Protection, Research and Sanctuaries Act reauthorization signed by the President on October 19, 1984, the regulations are being revised to incorporate modifications from the new legislation regarding the sanctuary designation process and site selection criteria.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/12/86 | 51 | FR | 21369 |
| Final Action | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Avenue, NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AA31

# 336. DRAFT REGULATIONS FOR THE PROPOSED CORDELL BANK NATIONAL MARINE SANCTUARY

Legal Authority: 16 USC 1431 to 1434

CFR Citation: 15 CFR 942 Legal Deadline: None.

Abstract: These regulations will protect the ecological, recreational, and esthetic resources of the waters surrounding Cordell Bank, if the area is designated as a national marine sanctuary.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 05/00/88 |         |
| Final Action<br>Effective | 07/00/88 |         |

Small Entity: No

Agency Contact: Joseph A. Uravitch, Chief, Marine and Estuarine Management Division, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Ocean and Coastal Resource Mgt., 1825 Connecticut Avenue, NW, Suite 714, Washington, DC 20235, 202 673-5126

RIN: 0648-AB50

### NATIONAL OCEAN SURVEY/OFFICE OF MINERAL ENERGY

## 337. DEEP SEABED MINING REGULATIONS FOR COMMERCIAL RECOVERY

Significance: Regulatory Program

**Legal Authority:** 30 USC 1401 et seq Deep Seabed Hard Mineral Resources Act

**CFR Citation:** 15 CFR 970, (Exploration Regulations); 15 CFR 971

Legal Deadline: None.

Abstract: Under 15 CFR 970. prospective deep seabed miners may apply to NOAA for the exploration license needed to explore the deep seabed for manganese nodules. Under the new regulations (15 CFR 971), prospective miners will be able to apply to NOAA for a permit to commercially recover and process nodules to obtain strategic metals (nickel, copper, cobalt, manganese). These permits would provide security of tenure for applicants with respect to other U.S. citizens and other nations' permittees in accordance with applicable international agreements. Fees for securing and maintaining a permit will be based on the Government's processing costs. These fees would be an inconsequential portion of the cost of a commercial recovery operation. The cost of a commercial recovery operation is expected to exceed one billion dollars. Alternatives to the regulation would require amending the Deep Seabed Hard Mineral Resources Act, which would be considered in the context of the U.S. law of the sea policy.

#### Timetable:

| Action                                    | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM                                     | 12/28/82 | 47 | FR | 57903 |
| NPRM                                      | 07/25/86 | 51 | FR | 26794 |
| Public Hearings,<br>08/26/86,<br>09/11/86 | 09/09/86 | 51 | FR | 26794 |
| NPRM Comment<br>Period End                | 11/24/86 |    |    |       |
| NPRM                                      | 09/14/87 | 52 | FR | 34748 |
| Final Action                              | 06/00/88 |    |    |       |
| Final Action<br>Effective                 | 07/00/88 |    |    |       |

#### Small Entity: No

Additional Information: A preliminary RIA & RFA have been prepared for the commercial regulations to cover new issues raised by the commercial recovery permit regulations. It is expected that small entities will not be permittees. Rather some small entities are expected to be contractors or subcontractors to permittees. The

Final Rule Stage

**Completed Actions** 

preliminary RIA and RFA are available as is the programmatic environmental impact statement and the supplemental environmental assessment. After considering public comments on the proposed major rule, NOAA determined that certain issues were significantly different than the proposed rules. These limited issues are being reproposed for further public comment prior to NOAA's issuing the final regulations.

Affected Sectors: 102 Copper Ores; 106 Ferroalloy Ores, Except Vanadium; 108 Metal Mining Services; 331 Steel Works, Blast Furnaces, and Rolling and Finishing Mills; 333 Primary Smelting and Refining of Nonferrous Metals; 951 Administration of Environmental Quality Programs

Government Levels Affected: Local, State, Federal

**Analysis:** Regulatory Impact Analysis; Regulatory Flexibility Analysis; See Additional Information

Agency Contact: James P. Lawless, Chief, Oceans Minerals and Energy Division, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Ocean Minerals and Energy, 1825 Connecticut Ave., NW, Suite 710, Washington, DC 20235, 202 673-5121

RIN: 0648-AA36

#### DEPARTMENT OF COMMERCE (DOC)

National Oceanic and Atmospheric Administration (NOAA)

338. MARKING REQUIREMENTS FOR Enforcement Div., NA

338. MARKING REQUIREMENTS FOR THE IMPORTATION, EXPORTATION, & INTERSTATE TRANSPORTATION OF FISH OR WILDLIFE

Significance: Regulatory Program

**Legal Authority:** 16 USC 3371 to 3375 Lacey Act Amendments of 1981

**CFR Citation:** 50 CFR 14.81 to 14.83; 50 CFR 246.1 to 246.3

Legal Deadline: None.

Abstract: These regulations will enable NOAA to monitor interstate and foreign commerce in fish and fishery products, for the purpose of detecting violations of Federal, state and foreign laws. The regulations will conform to current industry practices.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/07/86 | 51 | FR | 24559 |
| NPRM Comment<br>Period End | 09/05/86 |    |    |       |
| Final Action               | 11/27/87 | 52 | FR | 45339 |
| Final Action<br>Effective  | 12/28/87 | 52 | FR | 45339 |

#### Small Entity: No

Additional Information: The regulations will be issued jointly with the Department of the Interior. Neither an RIA nor an RFA is required.

Affected Sectors: 091 Commercial Fishing; 209 Miscellaneous Food Preparations and Kindred Products

**Government Levels Affected:** Local, State, Federal

Analysis: See Additional Information

Agency Contact: Steven C. Springer, Special Agent In Charge, Department of Commerce, National Oceanic and Atmospheric Administration, Enforcement Div., NMFS, Washington, DC 20235, 202 673-5299

RIN: 0648-AA53

339. U.S. STANDARDS FOR GRADES OF FRESH OR FROZEN NORTH AMERICAN FRESHWATER CATFISH AND PRODUCTS MADE THEREFROM

**Legal Authority:** 7 USC 1621 to 1630 Agricultural Marketing Act of 1946

CFR Citation: 50 CFR 267, (New)

Legal Deadline: None.

Abstract: This final standard will establish a voluntary standards system to identify various products made from North American Freshwater Catfish and to grade these products A, B, C and Substandard. The objective of the standard is to facilitate trade in these products thereby benefiting the consumer. The standard will be used by NMFS in the voluntary program of fishery products inspection and certification. Industry has expressed strong support for these voluntary standards.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 07/05/84 | 49 FR 27514 |
| Final Action              | 10/05/87 | 52 FR 37155 |
| Final Action<br>Effective | 11/04/87 | 52 FR 37155 |

#### Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

**Affected Sectors:** 027 Animal Specialties; 209 Miscellaneous Food Preparations and Kindred Products

Government Levels Affected: State, Federal

Analysis: See Additional Information

Agency Contact: Rita A. Creitz, Program Analyst, Department of Commerce, National Oceanic and Atmospheric Administration, Office of Trade and Industry Services, Inspection Services Division, Washington, DC 20235, 202 673-5875

RIN: 0648-AA73

340. AMENDMENT NO. 5 TO THE FISHERY MANAGEMENT PLAN FOR THE SPINY LOBSTER FISHERIES OF THE WESTERN PACIFIC REGION

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 681

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the Fishery Management Council.

Abstract: This Amendment will (1) incorporate management measures for Slipper Lobster, (2) require the use of escape vents in Lobster pots, (3) require release of egg-bearing females, (4) revise the daily catch report, (5) revise the permit application form, (6) eliminate the annual processor report, (7) revise the trip processing report, and (8) change the name to the crustacean FMP.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/27/87 | 52 FR 28028 |
| NPRM Comment<br>Period End | 09/04/87 |             |
| Final Action               | 12/15/87 | 52 FR 47572 |
| Final Action<br>Effective  | 01/11/88 | 52 FR 47572 |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

ing

**Completed Actions** 

Government Levels Affected: Federal

Agency Contact: E. Charles Fullerton, Director, Southwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, 300 S. Ferry Street, Terminal Island, CA 90731, 213 514-6196

RIN: 0648-AB81

## 341. AMENDMENT 1 TO THE RED DRUM FISHERY MANAGEMENT PLAN FOR THE GULF OF MEXICO

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

**CFR Citation:** 50 CFR 604; 50 CFR 653

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: The Amendment (1) divides the Gulf of Mexico EEZ into primary (waters off Louisiana, Mississippi, and Alabama) and secondary (waters off Texas and Florida) management areas; (2) prohibits the harvest or possession of red drum from the secondary areas; and (3) establishes an annual total allowable catch (TAC) in the primary area. Under the TAC, the annual quota for directed commercial fishing is zero, while incidental catch quotas are established for the shrimp and other commercial fisheries. Also, a recreational catch quota is established with an associated daily bag limit. The intended effect of the management program is to protect and rebuild the red drum resource throughout its range through cooperative State/Federal management.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 06/16/87 | 52 FR | 22822 |
| NPRM Comment<br>Period End | 07/23/87 |       |       |
| Final Action               | 09/16/87 | 52 FR | 34918 |
| Final Action<br>Effective  | 10/16/87 | 52 FR | 34918 |

Small Entity: No

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Regional Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 893-3141

RIN: 0648-AB91

#### 342. GROUNDFISH OF THE BERING SEA AND ALEUTIAN ISLANDS -AMENDMENT 11

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 675

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: The regulation will address the revision of the definition of "prohibited species and acceptable biological catch" and seasonal apportionment of the harvest of pollock by the joint venture fleet.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/01/87 | 52 | FR | 32942 |
| NPRM Comment<br>Period End | 10/15/87 |    |    |       |
| Final Action               | 12/03/87 | 52 | FR | 45966 |
| Final Action<br>Effective  | 01/04/88 | 52 | FR | 45966 |

Small Entity: Yes

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Analysis: Regulatory Flexibility Analysis

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, P.O. Box 1668 F/AKR, Juneau, AK 99802, 907 586-7221

RIN: 0648-AB96

## 343. AMENDMENT 2 TO THE AMERICAN LOBSTER FISHERY MANAGEMENT PLAN

Legal Authority: 16 USC et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 649

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: Amendment 2 will increase the minimum carapace length for lobsters, prohibit the possession of V-notched female American lobsters, and establish a uniform national standard prohibiting the possession of undersized V-notched female or egg-bearing lobsters within the U.S. that are caught under the authority of the Magnuson Act.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/03/87 | 52 FR 28732 |
| NPRM Comment<br>Period End | 09/10/87 |             |
| Final Action<br>Effective  | 11/30/87 | 52 FR 46088 |
| Final Action               | 12/04/87 | 52 FR 46088 |

Small Entity: No

Affected Sectors: 091 Commercial Fishing

Government Levels Affected: Federal

Agency Contact: Richard Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 14 Elm Street, Federal Bldg., Gloucester, MA 01930, 617 281-3600

RIN: 0648-AB97

# 344. AMENDMENT 8 TO THE FISHERY MANAGEMENT PLAN FOR COMMERCIAL AND RECREATIONAL SALMON FISHERIES OFF THE COASTS OF WASHINGTON, OREGON, AND CALIFORNIA

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 661

**Legal Deadline:** Statutory. 110 days after the amendment is submitted by the fishery management council.

Abstract: This Amendment is expected to address a variety of subjects including: (1) inclusion of habitat considerations; and (2) inclusion of vessel safety consideration.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn -no regulatory changes are proposed as a result of this amendment | 02/26/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fishing

#### Government Levels Affected: Federal

Agency Contact: Rolland A. Schmitten, Director, Northwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, 7600 Sand Point Way NE, Building 1, Seattle, WA 98115, 206 526-6150

RIN: 0648-AB99

**Completed Actions** 

### 345. FOREIGN FISHING POUNDAGE AND PERMIT FEES, 1988

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 611.22

Legal Deadline: Statutory, January 1, 1988.

**Abstract:** This rule will set poundage and permit fees for foreign fishing in 1988.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/04/87 | 52 FR 42408 |
| NPRM Comment<br>Period End | 12/04/87 | 52 FR 42408 |
| Final Action<br>Effective  | 01/01/88 |             |
| Final Action               | 01/05/88 | 53 FR 134   |

Small Entity: No

**Additional Information:** An RIA is not required. A regulatory impact review will be prepared.

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Alfred J. Bilik, Fishery Management Officer, Department of Commerce, National Oceanic and Atmospheric Administration, 1825 Connecticut Ave., NW, Washington, DC 20235, 202 673-

5315

RIN: 0648-AC01

# 346. AMENDMENT 1 TO THE NORTHEAST MULTISPECIES FISHERY MANAGEMENT PLAN

Significance: Regulatory Program

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 651

**Legal Deadline:** Statutory. 110 days after the plan is submitted by the fishery management council.

Abstract: Amendment 1 will provide additional protection to groundfish resources in the North Atlantic beyond that provided by the FMP. Proposed management measures include increased minimum fish size, expanded minimum mesh requirements, and changes in restricted fishery areas. The amendment is aimed at reducing fishing pressure on ten valuable fish species and rebuilding their stocks (cod, haddock, yellowtail, winter windowpane, witch flounder, pollock, redfish or ocean perch, American plaice, and white bake).

| Timetable:                 |          |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| ANPRM                      | 05/27/87 | 52 FR 20124 |
| NPRM                       | 06/17/87 | 52 FR 23570 |
| NPRM Comment<br>Period End | 07/31/87 | 52 FR 23570 |
| Final Action               | 09/14/87 | 52 FR 35093 |
| Final Action               | 10/01/87 | 52 FR 35093 |

Small Entity: No

Effective

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Analysis: Regulatory Impact Review 06/23/87 (52 FR 23570)

Agency Contact: Richard Roe, Director, Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, FNER -NMFS, State Fish Pier, Gloucester, MA 01930, 617 281-3600

RIN: 0648-AC04

### 347. PERFORMANCE STANDARDS FOR TUNA SKIPPERS

**Legal Authority:** 16 USC 1361 to 1407 Marine Mammal Protection Act of 1972

CFR Citation: 50 CFR 216.24

Legal Deadline: None.

**Abstract:** During 1986 the overall annual quota for allowable incidental mortality of porpoise in the eastern tropical Pacific was reached in October and the U.S. tuna purse seine fleet was prohibited from fishing for tuna associated with porpoise. Industry representatives asserted that the quota was reached because a small fraction of vessel operators had exceptionally high kills. The industry representatives requested NMFS to develop sanctions to use against the certificates held by the offending operators to prevent their actions from penalizing the entire industry.

The NMFS does not now have porpoise mortality standards to serve as the basis for any permit action. The purpose of the proposed rule will be to establish appropriate standards which will improve the U.S. fleet's overall porpoise safety performance and identify individual poor performers for remedial action or, if necessary, elimination from the fishery.

#### Timetable:

| Action         | Date     | FR Cite |
|----------------|----------|---------|
| Withdrawn      | 02/26/88 |         |
| Withdrawn from |          |         |
| active         |          |         |
| consideration  |          |         |
| at request of  |          |         |
| tuna industry. |          |         |

Small Entity: Undetermined

Agency Contact: Kenneth R.
Hollingshead, Marine Resource
Management Specialist, Department of
Commerce, National Oceanic and
Atmospheric Administration, Office of
Protected Resources and, Habitat
Programs, NMFS, Washington, DC
20235, 202 673-5350

RIN: 0648-AC07

# 348. AMENDMENT 1 FOR THE FISHERY MANAGEMENT PLAN FOR THE BOTTOMFISH AND SEAMOUNT GROUNDFISH FISHERIES OF THE WESTERN PACIFIC REGION

**Legal Authority:** 16 USC 1801 et seq; Magnuson Fishery Conservation and Management Act

CFR Citation: 50 CFR 683

**Legal Deadline:** Statutory. 110 days after the Amendment is submitted by the Fishery Management Council.

Abstract: This allows the Council to consider limited entry for bottomfish in the U.S. EEZ surrounding American Samoa and Guam within the "framework" approach of the FMP and extend the due date of the Annual Report for the bottomfish Fisheries of the Western Pacific Region from March 31 to June 30 of each year.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/24/87 | 52 FR 27838 |
| NPRM Comment<br>Period End | 09/02/87 |             |
| Final Action               | 10/14/87 | 52 FR 38102 |
| Final Action<br>Effective  | 11/11/87 | 52 FR 38102 |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

ing

#### Government Levels Affected: Federal

Agency Contact: E. Charles Fullerton, Director, Southwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, F/SWR,

**Completed Actions** 

300 S. Ferry Street, Terminal Island. California 90731, 213 514-6660

RIN: 0648-AC11

#### 349. AMENDMENT TO THE REGULATIONS IMPLEMENTING THE ATLANTIC SEA SCALLOP FMP -**REVISE THE EXPIRATION DATE OF FISHING PERMITS**

Legal Authority: 16 USC 1801 et seg Magnuson Fishery Conservation and; Management Act .

CFR Citation: 50 CFR 650

Legal Deadline: Statutory. 110 days after the Amendment is submitted by the Fishery Management Council

Abstract: The rule will require permits, which currently remain in effect until the owner or name of a vessel changes, to be renewed annually. The intended effect is to provide consistency with annual permitting procedures recently adopted by the NMFS Northeast region.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/02/87 | 52 FR 25041 |
| NPRM Comment<br>Period End | 08/03/87 |             |
| Final Action               | 12/08/87 | 52 FR 46485 |
| Final Action<br>Effective. | 12/31/87 | 52 FR 46485 |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: Richard Roe, Director. Northeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, 14 Elm Street, Gloucester, MA 01930, 617 281-3600

RIN: 0648-AC13

#### 350. AMENDMENT TO REGULATIONS FOR GROUNDFISH OF THE GULF OF ALASKA, BERING SEA AND **ALEUTIAN ISLANDS AREA -**REPORTING REQUIREMENTS

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 672; 50 CFR 675

Legal Deadline: Statutory. 110 days after the Amendment is submitted by the Fishery Management Council.

Abstract: The amendment addresses the improvement of reporting of commercial groundfish harvests off

Alaska by requiring that domestic fishermen comply with existing State of Alaska reporting on state fish tickets.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/16/87 | 52 FR 22829 |
| NPRM Comment<br>Period End | 07/15/87 |             |
| Final Action               | 12/29/87 | 52 FR 49021 |
| Final Action<br>Effective  | 01/28/88 |             |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: Robert W. McVev. Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, FAKR, P.O. Box 1668, Juneau, AK 99802, 907 586-7221

RIN: 0648-AC14

#### 351. AMENDMENT 4 TO THE FISHERY MANAGEMENT PLAN FOR THE SHRIMP FISHERY OF THE GULF OF **MEXICO**

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt Act

CFR Citation: 50 CFR 658

Legal Deadline: Statutory. 110 days after the Amendment is submitted by the Fishery Management Council

Abstract: The amendment will simplify the annual review process for the Tortugas Sanctuary, extend the Council/Regional Director closure review to February 1, set minimum size limit of 100 whole shrimp per pound for white shrimp, and expand the sea turtle education and headstart program.

#### Timetable:

| Action    | Date     | FR    | Cite  |
|-----------|----------|-------|-------|
| Withdrawn | 01/06/88 | 53 FR | 00266 |
| O         |          |       |       |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, of Commerce, National Oceanic and

Director, Southeast Region, Department Atmospheric Administration, F/SER,

9450 Koger Boulevard, St. Petersburg. FL 33702, 813 983-3141

RIN: 0648-AC17

#### 352. AMENDMENT 3 TO THE PACIFIC **COAST GROUNDFISH FISHERY MANAGEMENT PLAN**

Legal Authority: 16 USC 1801 et seq Magnuson Fishery Conservation and; Management Act

CFR Citation: 50 CFR 663

Legal Deadline: Statutory. 110 days after the Amendment is submitted by the Pacific Fishery Management Council.

**Abstract:** Amendment 3 incorporates habitat considerations into the FMP by adding descriptive information and establishing policy. It also would establish formal procedures for temporary adjustments regarding vessel access to the fishery for vessels otherwise prevented from harvesting because of weather or other ocean conditions affecting the safety of vessels.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn -no regulatory changes are proposed as a result of this amendment | 02/26/88 |         |

Small Entity: Undetermined

Affected Sectors: 091 Commercial Fish-

Government Levels Affected: Federal

Agency Contact: Rolland A. Schmitten, Director, Northwest Region, Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, F/NWR, 7600 Sand Point Way, Seattle, WA 98115, 206 526-6150

RIN: 0648-AC18

353. REGULATORY AMENDMENT TO THE FISHERY MANAGEMENT PLAN FOR THE ATLANTIC SWORDFISH **FISHERY - EXTENSION OF THE PLAN** 

**Legal Authority:** 16 USC 1801 et seq; Magnuson Fishery Conservation and Management Act

CFR Citation: 50 CFR 630

Legal Deadline: Statutory. 110 days after submission by the Fishery Management CounDOC—NOAA Completed Actions

Abstract: The rule implementing the Plan has an expiration date of December 31, 1987. Data collection (logbooks) was approved through October 31, 1987. The South Atlantic Council is submitting a regulatory amendment to extend the Plan and data collection. Vital data on the swordfish fishery is still needed for the stock assessment and management decisions.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 09/30/87 | 52 FR 36578 |
| Final Action<br>Effective | 09/30/87 | 52 FR 36578 |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

ing

Government Levels Affected: Federal

Agency Contact: Craig O'Connor, Acting Director, Southeast Region, Department of Commerce, National Oceanic and Atmospheric Administration, 9450 Koger Blvd., St. Petersburg, FL 33702, 813 983-3141

RIN: 0648-AC21

#### 354. ● REGULATORY AMENDMENT TO THE FMP FOR GROUNDFISH OF THE GULF OF ALASKA GROUNDFISH, OTHER THAN SABLEFISH

**Legal Authority:** 16 USC 1801 et seq Magnuson Fishery Conservation & Mgmt. Act

CFR Citation: 50 CFR 672 Legal Deadline: None. Abstract: Current regulations restrict the use of pot gear for fishing for all species of groundfish. The action would relieve a burdensome restriction by allowing pot gear to be used for groundfish, other than sablefish, a species allocated to hook-and-line and trawl fishermen in the Gulf of Alaska.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/11/88 | 53 FR 00627 |
| NPRM Comment<br>Period End | 01/26/88 | 53 FR 00627 |
| Final Action<br>Effective  | 02/26/88 | •           |
| Final Action               | 03/02/88 | 53 FR 6649  |

Small Entity: No

Affected Sectors: 091 Commercial Fish-

ıng

Government Levels Affected: Federal

Agency Contact: Robert W. McVey, Director, Alaska Region, Department of Commerce, National Oceanic and Atmospheric Administration, P O Box 1668, F/AKR, Juneau, Alaska 99802, 907 586-7221

RIN: 0648-AC35

355. REGULATORY AMENDMENT REVISING THE FINAL REGULATIONS IMPLEMENTING THE AMERICAN LOBSTER FISHERY MANAGEMENT PLAN

**Legal Authority:** 16 USC 1801 et seq; Magnuson Fishery Conservation and Management Act CFR Citation: 50 CFR 649

**Legal Deadline:** Statutory. 110 days after the Amendment is submitted by the Fishery Management Council.

Abstract: This action revises (1) the expiration date of fishing permits and (2) numbering system used to identify lobster gear. The intended effects are to provide consistency with annual permitting procedures recently adopted in the Northeast Region, and to relieve Federal Fishery Permit holders from the burden of renumbering lobster gear when their Federal Fishery Permit Number changes.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/22/87 | 52 FR 27564 |
| NPRM Comment<br>Period End | 08/06/87 | 52 FR 27564 |
| Final Action               | 12/04/87 | 52 FR 46088 |
| Final Action<br>Effective  | 12/31/87 | 52 FR 46088 |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Richard B. Roe,
Director, Northeast Region, Department
of Commerce, National Oceanic and
Atmosphesia Administration, E/NEP, 14

Atmospheric Administration, F/NER, 14 Elm Street, Federal Bldg., Gloucester, MA 01930, 617 281-3600

RIN: 0648-AC09

#### DEPARTMENT OF COMMERCE (DOC)

#### National Telecommunications and Information Administration (NTIA)

**Completed Actions** 

356. PUBLIC TELECOMMUNICATIONS FACILITIES PROGRAM: REPORT AND ORDER (FINAL RULES), FUNDING PRIORITIES AND POLICY STATEMENT

**Legal Authority:** 47 USC 390 to 394; 47 USC 397 to 399b

CFR Citation: 15 CFR 2301 Legal Deadline: None.

Abstract: NTIA has administered the Public Telecommunications Facilities Program (PTFP) for two years under an interim revision of rules. These final rules are designed to reduce applicant burdens and simplify applications requirements. Deletions from prior rules include: local public notice and submission of site leases with initial

applications. Grant recipients within the past ten years need not submit full eligibility documentation. Equipment inventories need only include the type(s) of equipment requested. NTIA seeks information on applicants' non-Federal financial support and capital replacement policies, and encourages applicants with the ability to increase their share of project costs. NTIA states its policy to prefer applicants requesting 50% or less PTFP funding for broadcast equipment replacements.

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| Interim Final | 09/18/84 | 49 FR 36600 |

| Action                     | Date     | -  | ED | Cite  |
|----------------------------|----------|----|----|-------|
| ACTION                     | Date     |    | rn | Cite  |
| NPRM                       | 12/04/86 | 51 | FR | 43804 |
| NPRM Comment<br>Period End | 01/05/87 |    |    |       |
| Final Action               | 08/20/87 | 52 | FR | 31496 |
| Final Action Effective     | 10/01/87 | 52 | FR | 31496 |

Small Entity: Undetermined

Government Levels Affected: Local, State

Agency Contact: John P. Fernandez, Attorney-Adviser, Department of Commerce, National

Telecommunications and Information Administration, 14th & Constitution

DOC—NTIA Completed Actions

Avenue NW, Suite 4717, Washington, DC 20230, 202 377-1816

RIN: 0660-AA01

. \*

#### **DEPARTMENT OF COMMERCE (DOC)**

Prerule Stage

Office of Productivity, Technology and Innovation (OPTI)

357. ADMINISTRATION OF A UNIFORM PATENT POLICY WITH RESPECT TO DOMESTIC RIGHTS IN INVENTIONS MADE BY GOVERNMENT EMPLOYEES

Significance: Agency Priority

**Legal Authority:** EO 10096; EO 10930; 35 USC 207 to 208; 15 USC 3701 et seq

CFR Citation: 37 CFR 100 Legal Deadline: None.

Abstract: PL 99-502 amended the Stevenson-Wydler Innovation Act of 1980 by establishing a number of procedures to encourage the development of technologies by laboratories owned or operated by the Federal government, to facilitate the transfer of such technologies to the

public, and to promote cooperation between these laboratories and the private sector.

Executive Order 10096 would be amended with regard to the government's rights to ownership of inventions created in laboratories owned or operated by the Federal government. A revised version of the executive order might be prepared and regulations would be developed to implement the amendments effected by P.L. 99-502.

This action will not increase Federal costs. In the short run it will encourage private sector collaboration to assist work done in Federal laboratories by appropriated funds, and in the long run increased commercialization of patents

and inventions will increase tax revenues.

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Yes

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Joseph P. Allen, Acting Director, Federal Technology, Management Policy Division, Department of Commerce, Office of Productivity, Technology and Innovation, Room H 4837, Washington, DC 20230, 202 377-0659

RIN: 0692-AA05

DEPARTMENT OF COMMERCE (DOC)

Office of Productivity, Technology and Innovation (OPTI)

**Proposed Rule Stage** 

#### 358. LICENSING OF GOVERNMENT-OWNED INVENTIONS

Legal Authority: 35 USC 208 CFR Citation: 37 CFR 404 Legal Deadline: None.

Abstract: This action will revise 37 CFR 404 to simplify the process by which US industry can obtain license to patented inventions owned by the Government. P.L. 99-502 is expected to increase industry interest in licensing inventions from Federal laboratories. The existing

regulation was written by GSA on the basis of 1980 legislation. It may be possible to remove some of the difficulties that potential licensees must overcome.

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No
Affected Sectors: All

Government Levels Affected: Federal

Agency Contact: Joseph P. Allen, Acting Director, Federal Technology, Management Policy Division, Department of Commerce, Office of Productivity, Technology and Innovation, Room H4837, Washington, DC 20230, 202 377-0659

RIN: 0692-AA04

# DEPARTMENT OF COMMERCE (DOC) Patent and Trademark Office (PTO)

**Proposed Rule Stage** 

### 359. REQUESTS FOR IDENTIFIABLE RECORDS

Legal Authority: 35 USC 6 CFR Citation: 37 CFR 1.15 Legal Deadline: None.

Abstract: The existing regulations govern requests for records not disclosed to the public as part of PTO's

informational activities. The regulations need to be revised to eliminate obsolete provisions.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| NPRM Comment | 07/00/88 |         |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Affected Sectors: Multiple

Government Levels Affected: Local.

State, Federal

Analysis: See Additional Information

#### DOC-PTO

Proposed Rule Stage

Agency Contact: John W. Dewhirst, Department of Commerce, Patent and Trademark Office, Ofc. of the Solicitor, Washington, DC 20231, 703 557-4035

RIN: 0651-AA04

#### 360. DEPOSIT OF BIOLOGICAL **MATERIALS FOR PATENT PURPOSES**

Significance: Regulatory Program Legal Authority: 35 USC 6 CFR Citation: 37 CFR 1.71 Legal Deadline: None.

**Abstract:** PTO will propose amendment of its rules of practice in patent cases to govern the deposit of biological materials for patent purposes.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 09/09/87 | 52 FR 34080 |
| ANPRM<br>Comment<br>Period End | 11/30/87 |             |
| NPRM                           | 06/00/88 |             |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Affected Sectors: Multiple

Government Levels Affected: Local, State, Federal

Agency Contact: Michael K. Kirk, Assistant Commissioner for External Affairs, Department of Commerce, Patent and Trademark Office, Washington, DC 20231, 703 557-3065

**RIN:** 0651-AA13

#### **361. TRADEMARK APPLICATIONS PURSUANT TO 15 U.S.C. 1126**

Significance: Regulatory Program

Legal Authority: 15 USC 1123; Crocker National Bank v. Canadian Imperial Bank of Commerce; 223 USPQ 909 (TTAB 1984); In re International Barrier Corp., 231 USPQ 310 (TTAB 1986); In re ETA Systems, Inc., 2 USPQ 2d 1367 (TTAB 1987)

CFR Citation: 37 CFR 2.21; 37 CFR 2.33; 37 CFR 2.39; 37 CFR 2.56; 37 CFR 2.57; 37 CFR 2.58

Legal Deadline: None.

Abstract: PTO plans to propose amendment of its rules of practice in trademark cases to revise the use and specimen requirements in trademark applications filed pursuant to Section 44 of the Trademark Act, 15 USC 1126. The revision would conform the use and specimen requirements with the decisions of the Trademark Trial and Appeal Board in Crocker National Bank v. Canadian Imperial Bank of Commerce, 223 USPQ 909 (1984), in re International Barrier Corp., 231 USPQ 310 (1986) and in re ETA Systems, Inc., 2 USPQ 2d 1367 (1987).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Affected Sectors: Multiple

Government Levels Affected: Local,

State, Federal

Analysis: See Additional Information

Agency Contact: Ms. Carlisle Walters, Department of Commerce, Patent and Trademark Office, Washington, DC 20231, 703 557-3061

RIN: 0651-AA23

#### 362. DUTY OF DISCLOSURE -**INFORMATION DISCLOSURE** STATEMENT

Significance: Agency Priority Legal Authority: 35 USC 6

CFR Citation: 37 CFR 1.56; 37 CFR 1.97; 37 CFR 1.98; 37 CFR 1.99

Legal Deadline: None.

Abstract: 37 CFR 1.56 and 1.97-1.99, which relate to the duty of patent applicants and owners to disclose information material to the examination of patent applications or to reexaminations, will be amended to specify more clearly the requirements to be met in making disclosures.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

State, Federal

Agency Contact: R. Franklin Burnett, Special Assistant, Department of Commerce, Patent and Trademark

Office, Washington, DC 20231, 703 557-3054

RIN: 0651-AA27

#### 363. REQUESTS FOR PRESIDENTIAL PROCLAMATIONS UNDER THE SEMICONDUCTOR CHIP PROTECTION ACT

Significance: Regulatory Program

Legal Authority: 35 USC 6; 17 USC 901;

EO 12504

CFR Citation: 37 CFR 150.1; 37 CFR 150.2; 37 CFR 150.3; 37 CFR 150.4; 37 CFR 150.5; 37 CFR 150.6

Legal Deadline: None.

Abstract: PTO proposes to amend its rules of practice to provide procedures implementing the provision in the Semiconductor Chip Protection Act of 1984 for the issuance of Presidential Proclamations to protect semiconductor chip products against unauthorized duplication.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Federal Agency Contact: Michael K. Kirk,

Assistant Commissioner for External Affairs, Department of Commerce, Patent and Trademark Office, Commissioner of Patents and Trademarks, Box 4, Washington, DC 20231, 703 557-3065

RIN: 0651-AA29

#### 364. ● REVISION OF PATENT FEES

Significance: Agency Priority

Legal Authority: 35 USC 6; 35 USC 41;

35 USC 376

CFR Citation: 37 CFR 1.16; 37 CFR 1.17; 37-CFR 1.18; 37 CFR 1.19; 37 CFR 1.20; 37 CFR 1.21; 37 CFR 1.24; 37 CFR 1.26; 37 CFR 1.297; 37 CFR 1.445; 37 CFR 1.482

Legal Deadline: None.

Abstract: PTO plans to propose amendments of its rules of practice in patent cases to adjust patent fees effective October 1, 1988, to reflect the fluctuations in the Consumer Price Index during the previous three years.

#### DOC-PTO

**Proposed Rule Stage** 

| Timetable: |   |      |    |     |
|------------|---|------|----|-----|
| Action     | • | Date | FR | Cit |

NPRM 04/00/88

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

State, Federal

Agency Contact: Frances
Michalkewicz, Department of
Commerce, Patent and Trademark
Office, Commissioner of Patents and
Trademarks, Washington, DC 20231, 703
557-1610

RIN: 0651-AA30

### 365. ● PRACTICE BEFORE THE PATENT AND TRADEMARK OFFICE

Significance: Agency Priority

**Legal Authority:** 35 USC 6; 35 USC 31; 35 USC 32; 5 USC 500; 15 USC 1123

CFR Citation: 37 CFR 10.5; 37 CFR 10.6;

37 CFR 10.23

Legal Deadline: None.

**Abstract:** PTO proposes to amend its rules governing the admission of

officers and employees of the United States to the register of attorneys and agents authorized to practice before the PTO in patent cases, and the practice of former PTO employees before the Office. The amendment would eliminate a restriction excluding federal employees from registration which has been held invalid on judicial review. Provisions affected by the elimination of that restriction would also be amended.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Federal

Agency Contact: Nancy C. Slutter, Assistant Solicitor, Department of Commerce, Patent and Trademark Office, Commissioner of Patents and Trademarks, Washington, DC 20231, 703 557-4035

RIN: 0651-AA31

### 366. ● MISCELLANEOUS CHANGES IN PATENT PRACTICE

Significance: Agency Priority

**Legal Authority:** 35 USC 6; 15 USC 1113; 15 USC 1123

**CFR Citation:** 37 CFR 1.4; 37 CFR 1.5; 37 CFR 1.53; 37 CFR 1.56; 37 CFR 1.81; 37 CFR 1.84; 37 CFR 1.85; 37 CFR 1.152; 37 CFR 1.378; 37 CFR 1.421; 37 CFR 1.480

Legal Deadline: None.

**Abstract:** PTO proposes to amend its regulations to make miscellaneous changes in patent practice.

#### Timetable:

| Action | - | Date     | FR | Cite |
|--------|---|----------|----|------|
| NPRM   |   | 04/00/88 |    |      |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Federal

Agency Contact: Louis O. Maassel, Editor, MPEP, Department of

Commerce, Patent and Trademark Office, Commissioner of Patents and Trademarks, Washington, DC 20231, 703 557-3070

RIN: 0651-AA32

### **DEPARTMENT OF COMMERCE (DOC)**

Patent and Trademark Office (PTO)

Final Rule Stage

# 367. VARIETY DENOMINATION REQUIREMENTS FOR PLANT PATENT APPLICATIONS

**Legal Authority:** 35 USC 41; 35 USC 6 **CFR Citation:** 37 CFR 1.17; 37 CFR 1.72; 37 CFR 1.168

Legal Deadline: None.

Abstract: PTO will propose amendment of its rules of practice in patent cases to implement the International Convention for the Protection of New Varieties of Plants. The International Convention requires registration of a plant variety name at the time a patent on a plant variety is issued. Compliance with the registration requirements of the Convention would be determined in the process of examining plant patent applications.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/16/85 | 50 FR 33062 |
| NPRM Comment<br>Period End | 10/31/85 |             |
| Notice                     | 12/27/85 | 50 FR 52963 |

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/02/87 | 52 FR 42016 |
| Final Action | 06/00/88 |             |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Affected Sectors: Multiple

Government Levels Affected: Local, State, Federal

Agency Contact: Michael K. Kirk, Assistant Commissioner for External Affairs, Department of Commerce, Patent and Trademark Office, Washington, DC 20231, 703 557-3065

**RiN:** 0651-AA12

### 368. TRADEMARK AUTOMATED SEARCH SYSTEM FEES

**Legal Authority:** 15 USC 1113; 15 USC 1123; PL 96-517; PL 97-247

CFR Citation: 37 CFR 2.6 Legal Deadline: None.

Abstract: PTO proposes to amend its rules to establish user fees for members of the public desiring to conduct trademark searches of the computerized data bases in the PTO's automated trademark search system.

#### Timetable:

| Action                                | Date     |    | FR | Cite  |
|---------------------------------------|----------|----|----|-------|
| NPRM                                  | 08/07/84 | 49 | FR | 31460 |
| NPRM Comment<br>Period End            | 09/05/84 |    |    |       |
| NPRM Comment<br>Period<br>Extended to | 09/25/84 | 49 | FR | 35527 |
| Final Action                          | 04/00/88 |    |    |       |
| Final Action<br>Effective             | 06/00/88 |    |    |       |

Small Entity: No

Additional Information: Neither an RIA nor an RFA is required or will be prepared.

Affected Sectors: Multiple

Government Levels Affected: Local,

State, Federal

Analysis: See Additional Information

#### DOC-PTO

Final Rule Stage

**Prerule Stage** 

#### Agency Contact: Bradford R. Huther,

Asst. Commissioner for Finance & Planning, Department of Commerce, Patent and Trademark Office, Washington, DC 20231, 703 557-1572

RIN: 0651-AA18

### 369. MISCELLANEOUS AMENDMENTS OF PATENT RULES

**CFR Citation:** 37 CFR 1.14; 37 CFR 1.131; 37 CFR 1.192; 37 CFR 1.194; 37 CFR 1.196; 37 CFR 1.604; 37 CFR 1.607; 37 CFR 1.612; 37 CFR 1.637; 37 CFR 1.658; 37 CFR 1.662; 37 CFR 5.3

Legal Deadline: None.

Abstract: PTO plans to amend its rules of practice to clarify the procedure in patent interference cases, to make ex parte practice in patent cases consistent with the procedure in patent interference cases, and to expedite the disposition of appeals in ex parte cases.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 09/30/87 | 52 FR 36736 |
| NPRM Comment<br>Period End | 12/01/87 |             |
| Final Action               | 04/00/88 |             |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local, State, Federal

Agency Contact: Saul I. Serota,
Department of Commerce, Patent and

Trademark Office, Washington, DC 20231, 703 557-4072

RIN: 0651-AA25

#### DEPARTMENT OF COMMERCE (DOC)

United States Travel and Tourism Administration (USTTA)

#### **370. TRAVEL PROMOTION FEE**

Significance: Regulatory Program

Legal Authority: Not yet enacted

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: USTTA has primary federal responsibility for stimulating travel to the United States by residents of foreign countries. Promotion and facilitation services are currently offered without charge to those who derive a direct benefit from the government's activities. A travel

promotion fee would recover the costs of these services. The Department of Commerce will submit draft legislation which would impose a fee on airlines and passenger ship lines which travel to the United States and directly benefit from USTTA promotional activities overseas. Airlines and passenger ship lines would be required to pay a fee for each passenger who arrives in the United States. Upon enactment of the legislation, USTTA will issue implementing regulations.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Jerry Manolatos,
Director, Office of Management and

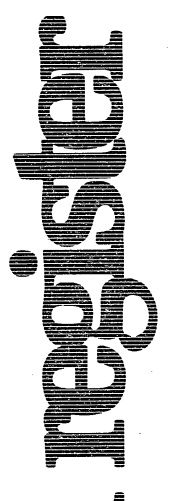
Administration, Department of Commerce, United States Travel and Tourism Administration, Room 1524, Washington, DC 20230, 202 377-3812

RIN: 0644-AA00

[FR Doc. 88-5079 Filed 04-22-88; 8:45 am]

BILLING CODE 3510-BW-T

|   | • |  |   |  |
|---|---|--|---|--|
|   |   |  | • |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
| • |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |
|   |   |  |   |  |



Monday April 25, 1988



# Department of Defense

Semiannual Regulatory Agenda



#### **DEPARTMENT OF DEFENSE (DOD)**

#### **DEPARTMENT OF DEFENSE**

Office of the Secretary

32 CFR Chs. I, V, VI, and VII

33 CFR Ch. II

36 CFR Ch. III

Improving Government Regulations; Semiannual Agenda of Regulations

AGENCY: Office of the Secretary, DoD.

**ACTION:** Publication of the consolidated semiannual agenda of DoD regulatory documents.

**SUMMARY:** The Department of Defense is publishing this consolidated semiannual agenda of regulatory documents for public information and comments under E.O. 12291, "Federal Regulation." This agenda incorporates the objective and criteria, when applicable, of the regulatory reform program under E.O. 12291, and other regulatory programs. It contains DoD issuances initiated by DoD Components that may have economic and environmental impact on state, local, public or private interests under the criteria of E.O. 12291. Although most DoD issuances listed in the agenda are of negligible public impact, their nature may be of public interest and, therefore, are published to provide notice of rulemaking and an opportunity for public participation in the internal DoD rulemaking process.

This agenda updates the report published on October 26, 1987, and includes regulations expected to be issued and under review over the next 12 months. The next agenda is scheduled to be published in October 1988. In addition to this agenda, DoD Components also publish rulemaking notices pertaining to their specific statutory administration requirements as required.

#### FOR FURTHER INFORMATION CONTACT:

For information concerning the overall DoD regulatory improvement program and for general semiannual agenda information, contact Ms. Pearl Rascoe-Harrison, telephone 202-746-0933 or write to Directorate for Information Operations and Reports, Washington Headquarters Services, 1215 Jefferson Davis Highway, Suite 1204, Arlington, Virginia 22202-4302.

For questions of a legal nature concerning the agenda and its statutory requirements or obligations, contact the Office of the General Counsel, DoD, Washington, DC 20301, or call 202-697-2714.

For specific agenda items, contact the appropriate individual indicated in each DoD Component report.

SUPPLEMENTARY INFORMATION: This consolidated agenda is composed of the regulatory status reports from the Office of the Secretary of Defense and the Departments of the Army, Navy, and Air Force. Included also in this agenda is the regulatory report from the U.S. Army Corps of Engineers, whose civil works functions fall under the reporting requirements of E.O. 12291. Their agenda will reflect these requirements, with follow-on reporting actions taken, as necessary.

DoD issuances range from DoD Directives (reflecting departmental policy) to implementing instructions and regulations (largely internal and used to implement Directives). The OSD agenda section contains the primary Directives under which DoD Components promulgate their implementing regulations.

To ease identification and to clarify the differences among the variety of issuances reported, they are identified by their DoD internal numbering system, which denotes Component level of authority and type of issuance in addition to the required CFR number.

In addition, this agenda, although published under the reporting requirements of E.O. 12291, will continue to be the DoD single source reporting vehicle which will identify issuances that are currently applicable under the various regulatory reform programs in progress. Therefore, when applicable, DoD Components will identify those rules which come under the criteria of the:

- a. Regulatory Flexibility Act;
- b. Paperwork Reduction Act; and
- c. GATT International Trade Agreement.

These DoD issuances which are directly applicable under these statutes will be identified in the agenda and their action status indicated. Generally, the reports in this agenda will contain three sections: (1) Current and projected

rulemaking; (2) review of existing regulations; and (3) completed actions.

Although not a regulatory agency, the Department of Defense will continue to participate in regulatory initiatives designed to reduce the economic costs and unnecessary environmental burdens upon the public. Comments and recommendations are invited on the rules reported and should be addressed to the DoD Component representatives identified in each section.

Although sensitive to the needs of the public and regulatory reform, the Department of Defense reserves the right to exercise the exemptions and flexibility permitted in its rulemaking process in order to proceed with its overall defense-oriented mission.

Note: The publishing of this agenda does not waive the applicability of the military affairs exemption in title 5, section 553 and section 1 of E.O. 12291.

#### D. O. Cooke.

Deputy Assistant Secretary of Defense (Administration).

AGENCY: Office of the Secretary, DoD.

**ACTION:** This agenda updates the report published on October 26, 1987, and includes regulations expected to be issued and under review over the next 12 months.

**SUMMARY:** The regulatory material listed below is in 4 parts: (1) Prerule stage; (2) proposed rule stage; (3) final rule stage; and (4) completed actions.

#### FOR FURTHER INFORMATION CONTACT:

The Agency contact names and telephone numbers appear after each agenda entry. For other information on the agenda, contact Mrs. Patricia H. Means, Directives Division, Correspondence and Directives Directorate, Washington Headquarters Services, telephone 202-697-4111.

#### SUPPLEMENTARY INFORMATION:

E.O. 12291: None of the regulatory documents listed below is a "major rule" and no major rules are presently under development.

Regulatory Flexibility Action, section 610: The Office of the Secretary of Defense has screened its existing regulatory documents and has concluded that none of its regulatory documents cause significant impact on a substantial number of small entities.

#### DOD

Paperwork Reduction Act, Pub. L. 96-511: None of the DoD regulatory documents listed in the agenda require information collection reports affecting the public sector under the criteria of Pub. L. 96-511.

GATT Agreement: None of the DoD regulatory documents listed in this

agenda impact upon foreign trade under the GATT Agreement.

The OSD agenda follows.

#### Office of the Secretary—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 371                     | Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Implementation of Section 504 of Pub. L. 93-112, the Rehabilitation Act of 1973 (DoD 6010.8-R) | 0790-AA71                          |
| 372                     | Commercial Activities Program; Procedures (DOD Instruction 4100.33)   |                                    |
| 373                     | Implementation of the Program Fraud Civil Remedies Act (DoD Directive 5505.xx)  |                                    |
| 374                     | Department of Defense (DoD) Program Fraud Civil Remedies Regulation (DoD Directive 5505.xx)   |                                    |
| 375                     | Defense Industrial Personnel Security Clearance Review Program (DoD Directive 5220.6)   |                                    |
| 376                     | Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Modification of Payment Limitation for Multiple Surgical Procedures (DoD 6010.8-R)             | 0790-AA89                          |

#### Office of the Secretary—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 377                     | Presentation of DoD-Sponsored Scientific and Technical Papers at Meetings (DoD Instruction 5230.27)                           |                                    |
| 378                     | Coordination of Benefits (DoD Instruction 6010.15)  | 0790-AA68                          |
| 379                     | Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Implementation of a CHAMPUS DRG-                     | 0700 4400                          |
|                         | Based Payment System (DoD 6010.8-R)   | 0790-AA80                          |
| 380                     | Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Active Duty Dependents Dental Program (DoD 6010.8-R) | 0790-AA85                          |
| 381                     | Shelter for the Homeless Program; Proposed Implementation (DoD Instruction 4165.65)   | 0790-AA86                          |
| 382                     | Provision of Free Public Education for Eliqible Dependent Children (DoD Directive 1342.16)                                    |                                    |
| 383                     | Function of the Department of Defense and Its Major Components (DoD Directive 5100.1)   |                                    |
| 384                     | DoD Metrication Program (DoD Directive 4120.18)   |                                    |
| 385                     | Voluntary Military Pay Allotments (DoD Directive 7330.1)  | 0790-AA92                          |
| 386                     | Suspension and Debarment of Nonappropriated Fund Contractors (DoD Directive 4105.66)  |                                    |
| 387                     | UnderSecretary of Defense For Research and Engineering (DoD Directive 5129.1)   | 0790-AA94                          |
| 388                     | Defense Investigative Service (DIS) (DoD Directive 5105.42)   | 0790-AA95                          |
| 389                     | Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Demonstration Program (DoD 6010.8-R)                 | 0790-AA96                          |
| 390                     | Defense Hotline Program (DoD Directive 7050.1)  | 0790-AA97                          |
| 391                     | Defense Nuclear Agency (DNA) (DoD Directive 5105.31)  | 0790-AA98                          |
| 392                     | Offshore Military Activities Program (DoD Directive 3100.5)   |                                    |
| 393                     | Sale of Government-Furnished Equipment or Material and Services to U.S. Companies (DoD Directive 4175.1)                      | 0790-AB00                          |
| 394                     | Uniform Reserve, Training and Retirement Categories (DoD Directive 1215.6)  | 0790-AB01                          |
| 395                     | Under Secretary of Defense (Acquisition)(DoD Directive 5134.1)  |                                    |
| 396                     | Voluntary Private Health Insurance Conversion Program (DoD Directive 6000.3)  |                                    |
| 397                     | American Forces Information Service (AFIS) (DoD Directive 5122.10)  | 0790-AB04                          |
|                         |   |                                    |

#### Department of the Army—Prerule Stage

| Se-<br>quence<br>Number | Title                                      | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 398<br>399              | The Army General Counsel's Honors Programs | 0702-AA00<br>0702-AA02             |

### DOD

|                         | Description of the Asset Constitute of Asset   |  |
|-------------------------|--|--|
|                         | Department of the Army—Completed Actions   | · · · · · · · · · · · · · · · · · · ·  |
| Se-<br>quence<br>Number | - Title  | Regulation<br>Identifier<br>Number   |
| 400                     | Regulations Affecting Military Reservations; Firearms and Weapons  | 0702-AA16  |
|                         | U.S. Army Corps of Engineers—Proposed Rule Stage   |  |
| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number   |
| 401                     | Regulatory Programs of the Corps of Engineers, Part 325, Appendix DEndangered Species Counterpart Regula-            | 0710- <b>A</b> A17   |
| 402                     | Regulatory Program of the Corps of Engineers, Nationwide Permits   | 0710-AA20  |
|                         | U.S. Army Corps of Engineers—Final Rule Stage  |  |
| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number   |
| 403                     | Regulatory Programs of the Corps of Engineers Part 325, App. C, Historic Properties                                  | 0710-AA12  |
|                         | U.S. Army Corps of Engineers—Completed Actions   |  |
| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number   |
| 404                     | Environmental Quality, Procedures for Implementing the National Environmental Policy Act (NEPA)                      | 0710-AA11  |
|                         | Department of the Navy—Completed Actions   |  |
| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number   |
| 405                     | Rules Governing Public Access; Kahoolawe Island and Kaulo Under Cognizance of Commander Naval Base, Pearl Harbor, HI | 0703-AA27  |
| 406<br>407              | Nonnaval Medical and Dental Care   | 0703-AA28<br>0703-AA29   |
|                         | Department of the Air Force—Prerule Stage  | (Marie - Control of the Control of t |
| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number   |
| 408<br>409              | Air Force Supplement to the Federal Acquisition Regulation (FAR)   | 0701-AA14<br>0701-AA22   |

#### DOD

#### Department of the Air Force—Proposed Rule Stage

| Se-<br>quence<br>Number         | Title  | Regulation<br>Identifier<br>Number  |
|---------------------------------|--|-------------------------------------|
| 410<br>411<br>412<br>413<br>414 | Public Affairs Policies and Procedures (AFR 190-1) | 0701-AA19<br>0701-AA20<br>0701-AA23 |

#### Department of the Air Force—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 415<br>416              | Issuing Certificates in Lieu of Lost or Destroyed Certificates of Separation (AFR 35-96)  Air Force Visual Information Systems (AFR 700-32) | 0701-AA21<br>0701-AA25             |

### DEPARTMENT OF DEFENSE (DOD) Office of the Secretary (OS)

Final Rule Stage

371. CIVILIAN HEALTH AND MEDICAL PROGRAM OF THE UNIFORMED SERVICES (CHAMPUS); IMPLEMENTATION OF SECTION 504 OF PUB. L. 93-112, THE REHABILITATION ACT OF 1973 (DOD 6010.8-R)

**Legal Authority:** 10 USC 1079; 10 USC 1086; 5 USC 301; 29 USC 794

CFR Citation: 32 CFR 199 Legal Deadline: None.

Abstract: The purpose of this rule is to revise the DoD Regulation 6010.8-R (32 CFR Part 199) to meet the intent of section 504 of the Rehabilitation Act of 1973, as amended.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/31/86 | 51 | FR | 39757 |
| NPRM Comment<br>Period End | 12/01/86 | 51 | FR | 39757 |
| Final Action               | 12/31/88 |    |    |       |
| Final Action<br>Effective  | 12/31/88 |    |    |       |

Small Entity: No

Agency Contact: T. Shahid, Department of Defense, Office of the Secretary, 303 361-3587

RIN: 0790-AA71

# 372. COMMERCIAL ACTIVITIES PROGRAM; PROCEDURES (DOD INSTRUCTION 4100.33)

Legal Authority: 5 USC 301; 5 USC 552;

**CFR Citation:** 32 CFR 169; 32 CFR 169a; 32 CFR 171

Legal Deadline: None.

Abstract: This part establishes DoD policies to implement OMB Circular No. A-76, which are currently included in 32 CFR Part 169. It establishes procedures and criteria for use by the Department of Defense to determine whether DoD commercial activities should be performed by DoD personnel in-house or by contract with commercial sources. 32 CFR Part 169, "Commercial Activities Program" and 32 CFR Part 169a, "Commercial Activities Program Procedures" are proposed to be removed in their entirety.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/03/86 | 51 FR 43619 |
| NPRM Comment<br>Period End | 01/02/87 | 51 FR 43620 |
| Final Action               | 12/31/88 |             |
| Final Action<br>Effective  | 12/31/88 |             |

Small Entity: No

Agency Contact: D. Hansen, Department of Defense, Office of the Secretary, 202 325-0537

RIN: 0790-AA73

# 373. IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL REMEDIES ACT (DOD DIRECTIVE 5505.XX)

Legal Authority: 31 USC 3807; PL 99-509

CFR Citation: 32 CFR 276 Legal Deadline: None.

Abstract: This part implements Program Fraud Civil Remedies Act by establishing an administrative process within the Departments of the Army, Navy, and Air Force for the adjudication of fraudulent claims of less than \$150,000 or false statements.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/16/87 | 52 FR 26692 |
| NPRM Comment<br>Period End | 08/17/87 | 52 FR 26692 |
| Final Action               | 12/31/88 |             |
| Final Action<br>Effective  | 12/31/88 |             |

Small Entity: No

Agency Contact: E. Shapiro, Department of Defense, Office of the Secretary, 202 697-2714

RIN: 0790-AA82

Final Rule Stage

#### 374. DEPARTMENT OF DEFENSE (DOD) PROGRAM FRAUD CIVIL REMEDIES REGULATION (DOD **DIRECTIVE 5505.XX)**

Legal Authority: 31 USC 3807; PL 99-509

CFR Citation: 32 CFR 277 Legal Deadline: None.

Abstract: This part establishes administrative procedures for imposing civil penalties and assessments against persons who make, submit, or present, or cause to be made, submitted, or presented, false, fictitious or fraudulent claims or written statements to authorities or to their agents. It also specifies the hearing and appeal rights of persons subject to allegations of liability for such penalties and assessments.

#### Timetable:

| Action                     | Date     | •  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/16/87 | 52 | FR | 26693 |
| NPRM Comment<br>Period End | 08/17/87 | 52 | FR | 26693 |
| Final Action               | 12/31/88 |    |    |       |
| Final Action<br>Effective  | 12/31/88 |    |    |       |

Small Entity: No

Agency Contact: E. Shapiro, Department of Defense, Office of the Secretary, 202 697-2714

RIN: 0790-AA83

#### 375. DEFENSE INDUSTRIAL PERSONNEL SECURITY CLEARANCE REVIEW PROGRAM (DOD DIRECTIVE

Legal Authority: 5 USC 504; EO 10865

CFR Citation: 32 CFR 155 Legal Deadline: None.

Abstract: This part is being revised and reissued to establish a standard for determining petitions for reimbursement for loss of earnings, incorporate the revised DoD Adjudication Policies for security clearance determinations under this rule, and revise procedures for cases not requiring a hearing, and procedures for considering issues raised on appeal.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/06/87 | 52 FR 16864 |
| NPRM Comment<br>Period End | 06/05/87 | 52 FR 16864 |
| Final Action               | 12/31/88 |             |
| Final Action<br>Effective  | 12/31/88 |             |

Small Entity: No

Agency Contact: J. Brown, Department of Defense, Office of the Secretary, 202 696-4599

RIN: 0790-AA84

376. CIVILIAN HEALTH AND MEDICAL PROGRAM OF THE UNIFORMED SERVICES (CHAMPUS); MODIFICATION OF PAYMENT LIMITATION FOR MULTIPLE SURGICAL PROCEDURES (DOD 6010.8-R)

Legal Authority: 10 USC 1079; 10 USC

1086; 5 USC 301

CFR Citation: 32 CFR 199 Legal Deadline: None.

**Abstract:** This proposed amendment revises the comprehensive CHAMPUS regulation pertaining to payment for multiple surgical procedures performed during the same operative session. This proposed amendment allows payment for second and subsequent surgical procedures at fifty percent of the CHAMPUS-determined allowable charge, whether or not the second and subsequent procedures are related i.e., performed through the same surgical opening to the first procedure.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/11/87 | 52 FR 7453 |
| NPRM Comment<br>Period End | 04/10/87 | 52 FR 7453 |
| Final Action               | 12/31/88 |            |
| Final Action<br>Effective  | 12/31/88 |            |

Small Entity: No.

Agency Contact: S. Isaacson, Department of Defense, Office of the Secretary, 303 362-4005

RIN: 0790-AA89

### **DEPARTMENT OF DEFENSE (DOD)**

Office of the Secretary (OS)

Completed Actions

#### 377. PRESENTATION OF DOD-SPONSORED SCIENTIFIC AND **TECHNICAL PAPERS AT MEETINGS** (DOD INSTRUCTION 5230.27)

Legal Authority: 10 USC 130 CFR Citation: 32 CFR 249 Legal Deadline: None.

Abstract: This part provides policy and procedural guidance for considering national security in the dissemination of DoD-sponsored scientific and technical information at meetings. whether such meetings are conducted by the U.S. Government or private organizations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 02/12/86 | 51 | FR | 5210  |
| NPRM Comment<br>Period End | 03/14/86 | 51 | FR | 5210  |
| Final Action<br>Effective  | 10/06/87 | 52 | FR | 41707 |
| Final Action               | 10/30/87 | 52 | FR | 41707 |

Small Entity: No

Agency Contact: F. Sobieszcyk, Department of Defense, Office of the Secretary, 202 694-0205

RIN: 0790-AA59

#### 378. COORDINATION OF BENEFITS (DOD INSTRUCTION 6010.15)

Legal Authority: PL 99-272: 10 USC Chapter 55

CFR Citation: 32 CFR 220 Legal Deadline: None.

Abstract: This part establishes Department of Defense policies under PL 99-272. It also assigns responsibility for implementing the authority for collection by the United States of inpatient hospital costs incurred by retirees and dependents.

#### **Completed Actions**

| Timetable |  |
|-----------|--|
|-----------|--|

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/08/86 | 51 FR 36023 |
| NPRM Comment<br>Period End | 11/07/86 | 51 FR 36023 |
| Final Action               | 09/25/87 | 52 FR 36028 |
| Final Action<br>Effective  | 10/01/87 | 52 FR 36028 |

Small Entity: No

Agency Contact: J. Maddy, Department of Defense, Office of the Secretary, 202 694-3242

RIN: 0790-AA68

379. CIVILIAN HEALTH AND MEDICAL PROGRAM OF THE UNIFORMED SERVICES (CHAMPUS); IMPLEMENTATION OF A CHAMPUS DRG-BASED PAYMENT SYSTEM (DOD 6010.8-R)

Legal Authority: 10 USC 1079; 10 USC

1086; 5 USC 301

CFR Citation: 32 CFR 199 Legal Deadline: None.

Abstract: This final rule amends the comprehensive CHAMPUS regulations, DoD 6010.8-R (32 CFR Part 199), pertaining to payment for inpatient hospital services and implements a DRG-based payment system which is modeled on the Medicare Prospective Payment System. It also revises the cost-sharing requirements for beneficiaries other than dependents of active duty members.

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| NPRM                       | 06/03/87 | .52 | FR | 20731 |
| NPRM Comment<br>Period End | 07/06/87 | 52  | FR | 20731 |
| Final Action               | 09/01/87 | 52  | FR | 32992 |
| Final Action<br>Effective  | 10/01/87 | 52  | FR | 32992 |

#### Small Entity: No

Agency Contact: S. Isaacson, Department of Defense, Office of the Secretary, 303 361-4005

RIN: 0790-AA80

380. CIVILIAN HEALTH AND MEDICAL PROGRAM OF THE UNIFORMED SERVICES (CHAMPUS); ACTIVE DUTY DEPENDENTS DENTAL PROGRAM (DOD 6010.8-R)

**Legal Authority:** 10 USC 1076a; 10 USC 1079; 10 USC 1086; 5 USC 301

CFR Citation: 32 CFR 199

Legal Deadline: None.

Abstract: This final rule amends Part 199 by adding a new section to implement Chapter 55, Title 10, Section 1076a, USC, which authorizes the Active Duty Dependents Dental Plan. It also defines the benefits and eligibility requirements, provides for insurance or prepayment contracting for benefit administration and payment, provides for Government and Uniformed Services member sharing in the cost of premiums for the insurance or prepayment contract, defines authorized providers, provides for benefit communications and implementation. establishes alternative delivery systems criteria and requirements, and provides an appeals procedure.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 05/29/87 | 52 FR 20096 |
| NPRM Comment<br>Period End | 07/13/87 | 52 FR 20096 |
| Final Action               | 01/26/88 | 53 FR 2018  |
| Final Action<br>Effective  | 08/01/88 | 53 FR 2018  |

Small Entity: No

Agency Contact: J. Rhea, Department of Defense, Office of the Secretary, 303 361-3278

RIN: 0790-AA85

381. SHELTER FOR THE HOMELESS PROGRAM; PROPOSED IMPLEMENTATION (DOD INSTRUCTION 4165.65)

Legal Authority: 10 USC 2546 CFR Citation: 32 CFR 226 Legal Deadline: None.

Abstract: This final rule provides specific guidance to the Heads of Department of Defense Components and Installation Commanders as to the actions they may take to provide shelter and incidental services to persons without adequate shelter.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 05/11/87 | 52 FR | 17605 |
| NPRM Comment<br>Period End | 06/10/87 | 52 FR | 17605 |
| Final Action<br>Effective  | 10/30/87 | 52 FR | 42636 |
| Final Action               | 11/06/87 | 52 FR | 42636 |

Small Entity: No

Agency Contact: S. Kleiman, Department of Defense, Office of the Secretary, 202 697-7475

RIN: 0790-AA86

382. PROVISION OF FREE PUBLIC EDUCATION FOR ELIGIBLE DEPENDENT CHILDREN (DOD DIRECTIVE 1342.16)

Legal Authority: 20 USC 241 CFR Citation: 32 CFR 68 Legal Deadline: None.

Abstract: This final rule implements PL 81-874, as amended, and Section 505(c) of PL 97-35. Section 6 authorizes the establishment of "arrangements" for the education of certain federally-connected children when prescribed conditions are met.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/22/87 | 52 FR 19361 |
| NPRM Comment<br>Period End | 06/22/87 | 52 FR 19361 |
| Final Action<br>Effective  | 10/16/87 | 52 FR 44389 |
| Final Action               | 11/19/87 | 52 FR 44389 |

Small Entity: No

Agency Contact: H. Navarez, Department of Defense, Office of the Secretary, 202 697-0481

RIN: 0790-AA87

383. ● FUNCTION OF THE DEPARTMENT OF DEFENSE AND ITS MAJOR COMPONENTS (DOD DIRECTIVE 5100.1)

Legal Authority: 50 USC 401; 10 USC

125

CFR Citation: 32 CFR 368 Legal Deadline: None.

Abstract: This part revises 32 CFR Part 368 to incorporate changes within the Department of Defense mandated by the Goldwater Nichols Department of Defense Reorganization Act of 1986 and other changes recommended by the President's Blue Ribbon Commission on Defense Management.

#### Timetable:

| Action                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action<br>Effective | 04/03/87 | 52 | FR | 35417 |
| Final Action              | 09/21/87 | 52 | FR | 35417 |

Small Entity: No

**Completed Actions** 

Agency Contact: R. Furtner, Department of Defense, Office of the Secretary, 202 695-4281

RIN: 0790-AA90

#### 384. DOD METRICATION PROGRAM (DOD DIRECTIVE 4120.18)

Legal Authority: 15 USC 205a to k; PL 94-168

CFR Citation: 32 CFR 209 Legal Deadline: None.

Abstract: This rule revises 32 CFR Part 209, requires that the nonuse of the metric system in new designs be specifically approved, and directs Department of Defense Components to prepare needed metric specifications.

#### Timetable:

| Action                    | Date     |      | FR | Cite  |
|---------------------------|----------|------|----|-------|
| Final Action<br>Effective | 09/16/87 | 52   | FR | 47390 |
| Final Action              | 12/14/87 | 52 1 | FR | 47389 |

Small Entity: No

Agency Contact: T. Mansperger, Department of Defense, Office of the Secretary, 202 695-7915

RIN: 0790-AA91

#### 385. ■ VOLUNTARY MILITARY PAY **ALLOTMENTS (DOD DIRECTIVE** 7330.1)

Legal Authority: 37 USC 13 CFR Citation: 32 CFR 59 Legal Deadline: None.

Abstract: This rule updates guidance on voluntary military pay allotments from the pay allowances of active duty and retired service members.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action<br>Effective | 09/03/87 | 52 FR 34215 |
| Final Action              | 09/10/87 | 52 FR 34215 |

Small Entity: No

Agency Contact: J. Jasinski, Department of Defense, Office of the Secretary, 202 697-0536

RIN: 0790-AA92

386. SUSPENSION AND DEBARMENT OF NONAPPROPRIATED **FUND CONTRACTORS (DOD DIRECTIVE 4105.66)** 

Legal Authority: 5 USC 301

CFR Citation: 32 CFR 165 Legal Deadline: None.

Abstract: This rule removes Part 165 in its entirety.

#### Timetable:

| Action    | Date     |    | FR | Cite  |  |
|-----------|----------|----|----|-------|--|
| Withdrawn | 09/14/87 | 52 | FR | 34639 |  |

Small Entity: No

Additional Information: 32 CFR Part 165 is no longer valid because it does not support current Department of Defense policy emphasizing central monitoring and coordination of contract fraud investigators and remedies.

Agency Contact: C. Moelk, Department of Defense, Office of the Secretary, 202 697-7197

RIN: 0790-AA93

#### 387. ● UNDERSECRETARY OF **DEFENSE FOR RESEARCH AND ENGINEERING (DOD DIRECTIVE** 5129.1)

Legal Authority: 10 USC Chapter 4

CFR Citation: 32 CFR 351 Legal Deadline: None.

Abstract: This rule removes Part 351 in its entirety.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Withdrawn    | 10/06/87 | 52 FR 37290 |
| Constitution | A1.      |             |

Small Entity: No

Additional Information: 32 CFR Part 351 is removed and replaced by 32 CFR Part 382 because of a reorganization.

#### Agency Contact: H. Becker,

Department of Defense, Office of the Secretary, 202 697-0709

RIN: 0790-AA94

#### 388. ● DEFENSE INVESTIGATIVE **SERVICE (DIS) (DOD DIRECTIVE**

5105.42)

Legal Authority: 10 USC Chapter 4

CFR Citation: 32 CFR 361 Legal Deadline: None.

Abstract: This part revises 32 CFR Part 361 and prescribes the organization and management, functions, responsibilities, relationships, and authorities of the Defense Investigative Service.

#### Timetable:

| Action                    | Date     | F    | R | Cite  |
|---------------------------|----------|------|---|-------|
| Final Action<br>Effective | 06/14/87 | 52 F | R | 41993 |
| Final Action              | 11/02/87 | 52 F | R | 41993 |

Small Entity: No

Agency Contact: W. Bell, Department of Defense, Office of the Secretary, 202 697-3969

RIN: 0790-AA95

#### 389. • CIVILIAN HEALTH AND **MEDICAL PROGRAM OF THE UNIFORMED SERVICES (CHAMPUS): DEMONSTRATION PROGRAM (DOD** 6010.8-R)

Legal Authority: 10 USC 1079; 10 USC

1086; 5 USC 301

CFR Citation: 32 CFR 199 Legal Deadline: None.

Abstract: This part is intended to expedite the administrative processing associated with initiating health care demonstration projects.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/19/87 | 52 FR 38753 |
| Final Action<br>Effective | 10/19/87 | 52 FR 38753 |

Small Entity: No

Agency Contact: D. Fant, Department of Defense, Office of the Secretary, 202 697-8975

RIN: 0790-AA96

#### 390. ● DEFENSE HOTLINE PROGRAM (DOD DIRECTIVE 7050.1)

Legal Authority: 5 USC 301; 5 USC 552

CFR Citation: 32 CFR 98 Legal Deadline: None.

Abstract: This part provides the authority for establishment of the Defense Hotline, clarifies terminology, prescribes operating procedures, assigns responsibilities and requirements of the Inspector General, DoD, and the DoD Components in implementing the programs, and establishes standards for conducting and reporting the results of the examination of Hotline complaints.

#### **Completed Actions**

| Timetable:                |          |       |       |
|---------------------------|----------|-------|-------|
| Action                    | Date     | FR    | Cite  |
| Final Action<br>Effective | 03/02/87 | 52 FR | 44883 |
| Final Action              | 11/23/87 | 52 FR | 44883 |

Small Entity: No

Agency Contact: B. Simon, Department of Defense, Office of the Secretary, 202 694-9068

RIN: 0790-AA97

### 391. ● DEFENSE NUCLEAR AGENCY (DNA) (DOD DIRECTIVE 5105.31)

Legal Authority: 10 USC Chapter 4

CFR Citation: 32 CFR 381 Legal Deadline: None.

Abstract: This part is issued to update the responsibilities, functions, relationships, and authority of the Defense Nuclear Agency.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action<br>Effective | 03/18/87 | 52 FR 36405 |
| Final Action              | 09/29/87 | 52 FR 36405 |

Small Entity: No

Agency Contact: R. Furtner, Department of Defense, Office of the

Secretary, 202 695-4281

RIN: 0790-AA98

# 392. ● OFFSHORE MILITARY ACTIVITIES PROGRAM (DOD DIRECTIVE 3100.5)

Legal Authority: 5 USC 301 CFR Citation: 32 CFR 252 Legal Deadline: None.

Abstract: This part reissues 32 CFR
Part 252 to update policies and
procedures for the use of offshore areas
by the Department of Defense and shall
serve as the basis for a comprehensive
Offshore Military Activities Program.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action<br>Effective | 03/16/87 | 52 FR 39222 |
| Final Action              | 10/21/87 | 52 FR 39222 |

Small Entity: No

Agency Contact: C. Ramsey, Department of Defense, Office of the Secretary, 202 695-7820

RIN: 0790-AA99

#### 393. ● SALE OF GOVERNMENT-FURNISHED EQUIPMENT OR MATERIAL AND SERVICES TO U.S. COMPANIES (DOD DIRECTIVE 4175.1)

**Legal Authority:** PL 98-525; PL 97-392; 10 USC 2208(i); 22 USC 2770; 96 Stat 1962

CFR Citation: 32 CFR 251 Legal Deadline: None.

Abstract: This part is revised to comply with the authority provided by Public Law 98-525 which liberalized some of the provisions of the original part that pertains to certain Army working capital funded arsenals.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action<br>Effective | 02/18/87 | 52 FR 36030 |
| Final Action              | 09/25/87 | 52 FR 36030 |

Small Entity: No

Agency Contact: R. Wise, Department of Defense, Office of the Secretary, 202 697-8108

RIN: 0790-AB00

# 394. © UNIFORM RESERVE, TRAINING AND RETIREMENT CATEGORIES (DOD DIRECTIVE 1215.6)

Legal Authority: 80 Stat 379; 5 USC 301

CFR Citation: 32 CFR 102 Legal Deadline: None.

Abstract: This rule revises 32 CFR Part 102 and establishes new policies and procedures consistent with recent changes in law and development of revised Defense Department policy on the roles and missions of the Reserve Components.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action<br>Effective | 09/22/87 | 52 FR 48998 |
| Final Action              | 12/29/87 | 52 FR 48998 |

Small Entity: No

Agency Contact: D. Smith, Department of Defense, Office of the Secretary, 202 695-7306

RIN: 0790-AB01

# 395. ● UNDER SECRETARY OF DEFENSE (ACQUISITION)(DOD DIRECTIVE 5134.1)

Legal Authority: 10 USC 133 CFR Citation: 32 CFR 382 Legal Deadline: None.

Abstract: This part assigns responsibilities, functions, relationships, and authority to the Under Secretary of Defense for Acquisition because of an agency reorganization.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action<br>Effective | 02/10/87 | 52 FR | 37290 |
| Final Action              | 10/06/87 | 52 FR | 37290 |

Small Entity: No

Agency Contact: H. Becker, Department of Defense, Office of the Secretary, 202 697-0709

RIN: 0790-AB02

# 396. ● VOLUNTARY PRIVATE HEALTH INSURANCE CONVERSION PROGRAM (DOD DIRECTIVE 6000.3)

Legal Authority: 80 Stat 379; 5 USC 301

CFR Citation: 32 CFR 104 Legal Deadline: None.

Abstract: This part reissues Part 104 to update policy, prescribe procedures, and assign responsibilities on voluntary health insurance conversion program.

#### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action<br>Effective | 01/05/88 | 52 FR 1343 |
| Final Action              | 01/19/88 | 52 FR 1343 |

Small Entity: No

Agency Contact: C. Galaty, Department of Defense, Office of the Secretary, 202 694-4685

RIN: 0790-AB03

# 397. ● AMERICAN FORCES INFORMATION SERVICE (AFIS) (DOD DIRECTIVE 5122.10)

Legal Authority: 10 USC 191 CFR Citation: 32 CFR 372

Legal Deadline: None.

Abstract: This part updates the mission, functions, authorities, and relationships of the American Forces Information Service, provides authority for the internal information program,

#### **Completed Actions**

and reestablishes the Armed Forces Information Council.

| Timetable:                |          |       |       |
|---------------------------|----------|-------|-------|
| Action                    | Date     | FR    | Cite  |
| Final Action<br>Effective | 07/23/87 | 52 FR | 36402 |
| Final Action              | 09/29/87 | 52 FR | 36402 |

Small Entity: No

**Agency Contact:** H. Becker, Department of Defense, Office of the Secretary, **202** 697-0709

RIN: 0790-AB04

# DEPARTMENT OF DEFENSE (DOD) Department of the Army (DOA)

AGENCY: Department of the Army, DoD.

ACTION: Semiannual agenda of regulatory information under review or development by the Department of the Army which updates the report published on October 26, 1987, and includes regulations expected to be issued and under review over the next 12 months.

SUMMARY: The regulations contained in this agenda do not meet the criteria of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.); does not have priority status; and is not a major rule under the standards of E.O. 12291. The regulation "Airfield Certification and Use of Army Airfields by other than US Department of Defense Aircraft" contains OMB approval reporting requirements as specified under "The Paperwork

Reduction Act," of the regulations contained in this agenda. None comes under the GATT International Trade Agreement.

FOR FURTHER INFORMATION CONTACT: Where a contact official is indicated, please contact the specific individual. For general information, contact Mr. John O. Roach, telephone 202-325-6255 or write to HQDA, SFIS-APP, Room 1010, Hoffman I, Alexandria, Virginia 22331-0302.

# DEPARTMENT OF DEFENSE (DOD) Department of the Army (DOA)

**Prerule Stage** 

### 398. THE ARMY GENERAL COUNSEL'S HONORS PROGRAMS

Legal Authority: 10 USC 302; 10 USC

3005

CFR Citation: 32 CFR 585 Legal Deadline: None.

Abstract: Army General Counsel's Honors Program. To recruit highly qualified attorneys to fill vacancies in the Army General Counsel's Office. Comment period completed. The document explains the methods of application and the requirements and procedures for the appointment to that office.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        |      |    |      |

**Next Action Undetermined** 

Small Entity: No

**Additional Information:** Paperwork Reduction Act Impact - None.

International Trade Impact - None.

Agency Contact: Mr. John Pavlick, Department of Defense. Department of the Army, Office of the Army General Counsel, 202 695-0562

RIN: 0702-AA00

399. AIRFIELD CERTIFICATION AND USE OF ARMY AIRFIELDS BY OTHER THAN US DEPARTMENT OF DEFENSE AIRCRAFT

**Legal Authority:** PL 85-726; PL 97-248; PL 91-258

CFR Citation: Not yet determined

Legal Deadline: None.

**Abstract:** Prescribes responsibilities and procedures with regard to use of US Army airfields by other than DoD.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 04/00/88 |         |

Small Entity: No

**Additional Information:** Paperwork Reduction Act Impact - None.

International Trade Impact - None.

Agency Contact: Mr. Robert C. Cole, Department of Defense, Department of the Army, US Army Air Traffic Control Activity, Aeronautical Service Office, 703 272-7796

RIN: 0702-AA02

# DEPARTMENT OF DEFENSE (DOD) Department of the Army (DOA)

**Completed Actions** 

# 400. REGULATIONS AFFECTING MILITARY RESERVATIONS; FIREARMS AND WEAPONS

**Legal Authority:** 10 USC 3012; 15 USC 1601; 18 USC 1382; 31 USC 72; 40 USC 258a; 41 USC 14; 50 USC 797

CFR Citation: 32 CFR 552 Legal Deadline: None.

Abstract: This regulation establishes the criteria for possessing, carrying, concealing, and transporting firearms and/or other deadly or dangerous weapons on the Fort Stewart/Hunter Army Airfield installation. This regulation provides guidance on

prohibited items and the requirements for possessing, use, and storage under certain conditions for anyone (military or civilian) employed or visiting, or traveling through on the above installation.

#### Timetable:

Effective

| Action                     | Date     |    | FR Cite | _ |
|----------------------------|----------|----|---------|---|
| NPRM                       | 12/16/86 | 51 | FR 4497 |   |
| NPRM Comment<br>Period End | 02/16/87 |    |         |   |
| Final Action               | 01/22/88 | 53 | FR 1752 |   |
| Final Action               | 01/22/88 |    |         |   |

Small Entity: Not Applicable

Government Levels Affected: Local, State, Federal

Agency Contact: Cpt Richard Luebke, Principal Attorney, Department of Defense, Department of the Army, Commander, 24th Infantry Div (Mech) & Ft. Stewart, ATT: AFZP-JAA, Ft. Stewart, GA 31314, 912 767-2953

RIN: 0702-AA16

# DEPARTMENT OF DEFENSE (DOD) U.S. Army Corps of Engineers (COE)

**Proposed Rule Stage** 

#### 401. REGULATORY PROGRAMS OF THE CORPS OF ENGINEERS, PART 325, APPENDIX D--ENDANGERED SPECIES COUNTERPART REGULATIONS

**Legal Authority:** 33 USC 401; 33 USC 403; 33 USC 1344; 33 USC 1413

CFR Citation: 33 CFR 325, Appendix D

Legal Deadline: None.

Abstract: Procedures for the protection of endangered species in the regulatory program of the Corps of Engineers. Because of the increased emphasis being placed on endangered species by the Federal and state resource agencies, the Corps identified a need to provide more definitive guidance on implementing the Endangered Species Act (ESA) in its regulatory program. The Corps is now developing counterpart regulations with the Department of Interior. The regulations will basically bring together various guidance used in the past by both the Corps and DOI. The regulations will include guidance on how the ESA

Amendments impact applicants for Federal permits.

#### Timetable:

| *************************************** |          |         |  |  |
|---|----------|---------|--|--|
| Action                                  | Date     | FR Cite |  |  |
| NPRM                                    | 05/00/88 |         |  |  |
| NPRM Comment<br>Period End              | 07/00/88 |         |  |  |
| Final Action                            | 09/00/88 | •       |  |  |
|   |          |         |  |  |

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Sam Collinson, Chief, Regulation Section, Department of Defense, U.S. Army Corps of Engineers, Washington, DC 20314-1000, ATTN: CECW-OR, 202 272-0199

RIN: 0710-AA17

#### 402. REGULATORY PROGRAM OF THE CORPS OF ENGINEERS, NATIONWIDE PERMITS

Significance: Regulatory Program

Legal Authority: 33 USC 401; 33 USC

403; 33 USC 1344; 33 USC 1413

CFR Citation: 33 CFR 330

Legal Deadline: None.

Abstract: The Corps intends to propose revisions to 33 CFR 330. The intent of the proposed revisions will be to simplify and clarify the nationwide permit program of the Corps. The nationwide permit program is designed to authorize projects that have minimal impacts with little or no paperwork or delay. Section 330 of the regulation has become so complex that this goal is no longer being met.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| NPRM         | 05/16/88 |    |      |
| Final Action | 11/07/88 |    |      |

Small Entity: No

Government Levels Affected: Local, State. Federal

Agency Contact: Bernie Goode, Chief, Regulatory Branch, Department of Defense, U.S. Army Corps of Engineers, Washington, DC 20314-1000, CECW-OR, 202 272-0199

RIN: 0710-AA20

# DEPARTMENT OF DEFENSE (DOD) U.S. Army Corps of Engineers (COE)

Final Rule Stage

403. REGULATORY PROGRAMS OF THE CORPS OF ENGINEERS PART 325, APP. C, HISTORIC PROPERTIES

**Legal Authority:** 33 USC 401; 33 USC 1344; 33 USC 1413

CFR Citation: 33 CFR 325, Appendix C

Legal Deadline: None.

Abstract: Procedure for protection of historic properties and compliance with Sections 106 and 110(f) of the National Historic Preservation Act.

| Timetable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 05/04/84 | 49 | FR | 19036 |
| NPRM Comment<br>Period End | 06/04/84 | 49 | FR | 19036 |
| Final Action               | 04/00/88 |    |    |       |

#### DOD-COE

Final Rule Stage

**Completed Actions** 

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: No

Additional Information: Paperwork Reduction Act Impact - The paperwork, reports, studies, etc., required of government at all levels, business and

citizens will be reduced by the revised procedures.

Small Business Impact - By streamlining the procedures for obtaining a Corps permit, the regulatory burden on small businesses will be reduced.

GATT Impact - None.

Affected Sectors: None

Government Levels Affected: Local, State, Federal

Agency Contact: Sam Collinson, Department of Defense, U.S. Army Corps of Engineers, Washington, DC 20314-1000, ATTN: CECW-OR, 202 272-

0199

**RIN:** 0710-AA12

#### **DEPARTMENT OF DEFENSE (DOD)** U.S. Army Corps of Engineers (COE)

**404. ENVIRONMENTAL QUALITY,** PROCEDURES FOR IMPLEMENTING THE NATIONAL ENVIRONMENTAL **POLICY ACT (NEPA)** 

Significance: Regulatory Program Legal Authority: 42 USC 4321 CFR Citation: 33 CFR 230 Legal Deadline: None.

Abstract: Revisions will streamline Corps NEPA procedures consistent with improved management techniques and

reduce unnecessary regulatory burdens on applicants who seek Department of the Army permits.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 01/11/84 | 49 FR 1387 |
| Final Action | 02/03/88 | 53 FR 3120 |

Small Entity: No

Additional Information: Additional agency contact: Ms. Janet O'Neill (202)

272-0201

Paperwork Reduction Act Impact -None.

GATT Impact - None.

Agency Contact: Mr. Richard L. Makinen, Department of Defense, U.S. Army Corps of Engineers, Washington, DC 20314-1000, ATTN: CECW-RE, 202

272-0166

RIN: 0710-AA11

#### **DEPARTMENT OF DEFENSE (DOD)** Department of the Navy (NAVY)

AGENCY: Department of the Navy, DoD.

ACTION: This agenda updates the report published on October 26, 1987, and includes regulations expected to be issued and under review over the next 12 months.

**SUMMARY:** None of the regulations contained in this agenda meets the criteria of the Regulatory Flexibility Act (Pub. L. 96-354), has priority status, is a major rule under E.O. 12291, or contains reporting requirements under "The Paperwork Reduction Act." Further, none of the regulations comes under the GATT International Trade Agreement.

#### FOR FURTHER INFORMATION CONTACT:

Where a contact official is indicated, please contact the specified individual. For general information, contact Ms. Alcinda P. Wenberg, telephone 202-697-7216 or write to Department of the Navy, Information Resources Management, IRM/C, Washington, DC 20350-1000.

#### DEPARTMENT OF DEFENSE (DOD) Department of the Navy (NAVY)

**Completed Actions** 

#### 405. ● RULES GOVERNING PUBLIC ACCESS: KAHOOLAWE ISLAND AND **KAULO UNDER COGNIZANCE OF COMMANDER NAVAL BASE, PEARL** HARBOR, HI

Legal Authority: 50 USC 797; 5 USC 301; 10 USC 6011; 32 CFR 700.702; 32 CFR 700.714; 32 CFR 1949-1953 Comp. p 930

CFR Citation: 32 CFR 763 Legal Deadline: None.

Abstract: To reflect safety regulations for the island of Kahoolawe.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Final Action | 11/30/87 | 52 FR | 45454 |
| Final Action | 11/30/87 |       |       |
| Effective    |          |       |       |

#### Small Entity: No

Agency Contact: Staff Judge Advocate, Department of Defense, Department of the Navy, Commander Naval Base, Pearl Harbor, HI 96860-5020, 808 471-0284

RIN: 0703-AA27

#### 406. ● NONNAVAL MEDICAL AND **DENTAL CARE**

Legal Authority: 5 USC 301; 10 USC 1071 to 1085; 10 USC 5031; 10 USC 6148; 10 USC 6201 to 6203; 10 USC 8140; 32 CFR 700 1202

CFR Citation: 32 CFR 732 Legal Deadline: None.

Abstract: To describe and publish policies and procedures for obtaining inpatient and outpatient maternity, medical, and dental care from nonnaval sources worldwide for active duty Navy and Marine Corps members and

#### **DOD-NAVY**

**Completed Actions** 

reservists: outpatient care in the United States for active duty naval members of North Atlantic Treaty Organization (NATO) nations other than Canada; and inpatient and outpatient care for Canadian Navy and Marine Corps personnel who receive care in the United States on or after 3 November 1986.

#### Timetable:

| Action       | Date     | 1  | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 08/27/87 | 52 | FR | 32296 |
| Final Action | 08/27/87 |    |    |       |
| Effective    |          |    |    |       |

Small Entity: No

Agency Contact: Herbert L. Pelham, Department of Defense, Department of the Navy, Naval Medical Command, Washington, DC 20372-5120, 202 653-1179

RIN: 0703-AA28

#### 407. ● MEDICAL AND DENTAL CARE FOR ELIGIBLE PERSONS AT NAVY MEDICAL DEPARTMENT FACILITIES

**Legal Authority:** 5 USC 301 and 8101; 10 USC 1071 to 1095; 10 USC 1201 to 1221; 10 USC 2104; 10 USC 2107; 10 USC 2109; 10 USC 2110; 10 USC 5031; 10 USC 5537; 10 USC 6011; 10 USC 6201 to 6203; 22 USC 1158; 22 USC 2357; 22 USC 2504; 22 USC 2505

CFR Citation: 32 CFR 728 Legal Deadline: None. Abstract: To describe and publish the policies and procedures for providing medical and dental care to eligible persons at Navy Medical Department facilities.

#### Timetable:

| Action                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 09/04/87 | 52 | FR | 33718 |
| Final Action<br>Effective | 09/04/87 |    |    |       |

Small Entity: No

Agency Contact: Herbert L. Pelham, Department of Defense, Department of the Navy, Naval Medical Command, Washington, DC 20372-5120, 202 653-

RIN: 0703-AA29

# DEPARTMENT OF DEFENSE (DOD) Department of the Air Force (AF)

**AGENCY:** Department of the Air Force, DoD.

**ACTION:** This agenda updates the report published on October 26, 1987, and includes regulations expected to be issued and under review over the next 12 months.

SUMMARY: The regulations listed on the agenda are existing or proposed regulations under internal review for

revision or development and only apply to those regulations affecting the public. The Department of the Air Force has no "major rules" under development or review as defined by E.O. 12291. Also, it has determined that the relevant provisions of the Regulatory Flexibility Act (Pub. L. 96-354) do not apply to these rules. These rules do not contain reporting or recordkeeping requirements under the criteria of "The Paperwork Reduction Act." These rules do not have

an impact on international trade and, therefore, the provisions of the GATT International Trade Agreement do not apply.

#### FOR FURTHER INFORMATION CONTACT:

Where a contact official is indicated, please contact the specified individual. For general information, contact Ms. Patsy J. Conner, telephone 202-694-3527 or write to Department of the Air Force, SAF/AADAQD, Pentagon, Washington, DC 20330-1000.

# DEPARTMENT OF DEFENSE (DOD) - Department of the Air Force (AF)

Prerule Stage

# 408. AIR FORCE SUPPLEMENT TO THE FEDERAL ACQUISITION REGULATION (FAR)

Legal Authority: PL 93-400; PL 96-83 CFR Citation: 48 CFR (New)

Legal Deadline: None.

Abstract: Air Force FAR Supplement establishes for the Air Force uniform policy and procedures implementing and supplementing the FAR, the DOD FAR Supplement, and other DOD publications concerning contracting.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| 48 CFR Ch 53,<br>AFLC FARS;<br>Surplus<br>Material<br>Acquisition | 10/30/86 | 51 | FA | 39676 |
| 48 CFR 5315,<br>AF FARS;<br>Price<br>Negotiation                  | 03/04/87 | 52 | FR | 6590  |
| 48 CFR Ch 53,<br>AFSC FARS;<br>Contracting by<br>Negotiation      | 09/14/87 | 52 | FR | 34692 |
| End Review  | 06/00/88 |    |    |       |

Small Entity: No

**Agency Contact: Col. Halberstadt,** Special Assistant for FAR, Department of Defense, Department of the Air Force, SAF/AQCF, 202 695-3858

RIN: 0701-AA14

### 409. ENVIRONMENTAL IMPACT ANALYSIS PROCESS (ANGR 19-02)

Legal Authority: 10 USC 8013
CFR Citation: 00 CFR None
Legal Deadline: None.

Abstract: Identifies Air National Guard's policies and procedures for the Environmental Impact Analysis Process (EIAP).

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 06/00/88 |         |

Small Entity: No

DOD-AF

**Prerule Stage** 

Agency Contact: Mr. Householder, Environmental Engineer, Department of Defense, Department of the Air Force,

ANGSC/DEV, Andrews AFB, MD 20331-6008, 301 981-4048

**RIN:** 0701-AA22

#### **DEPARTMENT OF DEFENSE (DOD)** Department of the Air Force (AF)

**Proposed Rule Stage** 

#### 410. PUBLIC AFFAIRS POLICIES AND PROCEDURES (AFR 190-1)

Legal Authority: 10 USC 8013 CFR Citation: 32 CFR 837 Legal Deadline: None.

Abstract: Describes Air Force Public Affairs program and how public affairs resources are to be managed to effectively reach public affairs goals.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Lt Col Hessenflow, Department of Defense, Department of the Air Force, HQ USAF (SAF/PAR), Washington, DC 20330, 202 697-4100

RIN: 0701-AA18

#### 411. CLAIMS AND TORT LITIGATION (AFR 112-1)

Legal Authority: 10 USC 8013 CFR Citation: 32 CFR 842 Legal Deadline: None.

Abstract: Establishes standard policies and procedures to administratively process claims and tort litigation involving the Air Force.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 02/28/86 |         |
| End Review   | 01/31/88 |         |
| NPRM         | 04/00/88 |         |

Small Entity: No

Agency Contact: Lt Col Kilroy, Department of Defense, Department of

the Air Force, HQ USAF/JACC, Bldg. 5683, Bolling AFB, DC 20332-6128, 202 767-1575

RIN: 0701-AA19

#### **412. DELIVERY OF AIR FORCE** PERSONNEL TO U.S. CIVILIAN **AUTHORITIES FOR TRIAL (AFR 111-**

Legal Authority: 10 USC 8013; 10 USC

CFR Citation: 32 CFR 884 Legal Deadline: None.

Abstract: Regulation sets forth the authority, policy and procedures for delivery of Air Force personnel to United States civil authorities for trial.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

#### Agency Contact: Major James,

Department of Defense, Department of the Air Force, HQ USAF/JAJM, Bldg 5683, Bolling AFB, DC 20332-6128, 202 767-1539

RIN: 0701-AA20

#### 413. PERSONAL FINANCIAL **RESPONSIBILITY (AFR 35-18)**

Legal Authority: 10 USC 8013 CFR Citation: 32 CFR 818 Legal Deadline: None.

Abstract: Establishes Air Force policy governing delinquent financial obligations and sets forth procedures for processing any claims of this nature. It is designed to ensure that Air Force members pay their just financial obligations in a proper and timely manner.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

#### Agency Contact: Mr. Taylor,

Department of Defense, Department of the Air Force, HQ AFMPC/DPMASC2, Randolph AFB, TX 78150-6001, 512 652-3578

RIN: 0701-AA23

#### 414. • LEASING USAF AIRCRAFT AND RELATED EQUIPMENT TO NONGOVERNMENT ORGANIZATIONS

Legal Authority: 10 USC 2667 CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This regulation outlines USAF policies and procedures for the provision of USAF aircraft and related equipment to nongovernment organizations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Mr. Eric Kattner. Procurement Analyst, Department of Defense, Department of the Air Force, SAF/AQCM, Washington, DC 20330-1000. 202 695-4982

RIN: 0701-AA26

# DEPARTMENT OF DEFENSE (DOD) Department of the Air Force (AF)

#### **Completed Actions**

#### 415. ISSUING CERTIFICATES IN LIEU OF LOST OR DESTROYED CERTIFICATES OF SEPARATION (AFR 35-96)

Legal Authority: 10 USC 8013; 10 USC

CFR Citation: 32 CFR 887 Legal Deadline: None.

Abstract: Regulation tells who may apply for a certificate in lieu of a lost or destroyed certificate of separation and where and how to apply. Revision includes examples on how to prepare certificates to ensure the three agencies authorized to issue the certificates follow the same format.

#### Timetable:

| Action                     | Date     | FR. Cite    |
|----------------------------|----------|-------------|
| NPRM                       | 09/24/87 | 52 FR 35927 |
| NPRM Comment<br>Period End | 10/26/87 | 52 FR 35927 |
| Final Action               | 01/14/88 | 53 FR 876   |

| Action                 | Date     | FR Cite   |
|------------------------|----------|-----------|
| Final Action Effective | 02/16/88 | 53 FR 876 |

Small Entity: No

Agency Contact: Mr. Garcia, Military Personnel Management Specialist, Department of Defense, Department of the Air Force, HQ AFMPC/DPMDOP, Randolph AFB, TX 78150-6001, 512 652-2089

RIN: 0701-AA21

### 416. AIR FORCE VISUAL INFORMATION SYSTEMS (AFR 700-32)

Legal Authority: 10 USC 8013

CFR Citation: 32 CFR 811; 32 CFR 811a

Legal Deadline: None.

Abstract: Establishes policy for the management of the Air Force visual information documentation program. Establishes policy on the release,

dissemination and sale of Air Force visual information materials.

#### Timetable:

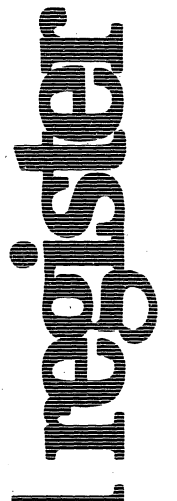
| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 10/08/87 | 52 FR | 37631 |
| NPRM Comment<br>Period End | 11/09/87 | 52 FR | 37631 |
| Final Action               | 12/24/87 | 52 FR | 48675 |
| Final Action               | 01/25/88 | 52 FR | 48675 |

#### Smail Entity: No

Agency Contact: Maj. Cultice, Department of Defense, Department of the Air Force, HQ USAF/SCV, Washington, DC 20330, 202 695-9610

RIN: 0701-AA25

[FR Doc. 88-5080 Filed 04-22-88; 8:45 am] BILLING CODE 3810-01-T



Monday April 25, 1988

Part VI

# Department of Education

Semiannual Regulatory Agenda



#### **DEPARTMENT OF EDUCATION**

Office of the Secretary

34 CFR Subtitles A and B

#### **Unified Agenda of Federal Regulations**

**AGENCY:** Department of Education.

**ACTION:** Publication of the semiannual agenda of Federal regulations.

SUMMARY: The Secretary of Education publishes a Semiannual Agenda of Federal Regulations as required by Office of Management and Budget (OMB) Bulletin 88-1 issued under the authority of section 6(b) of Executive Order 12291 (Federal Regulations). The purpose of the agenda is to encourage more effective public participation in the regulatory process by giving the public early information about pending regulatory activities.

#### FOR FURTHER INFORMATION CONTACT:

Questions or comments related to specific regulations listed in this agenda should be directed to the contact person listed for that set of regulations.

Questions or comments on the overall agenda should be directed to A. Neal Shedd, Director, Division of Regulations Management, Office of the General Counsel, Department of Education, Room 2131, FOB-6, 400 Maryland Avenue, SW., Washington, DC 20202. Telephone: (202) 732-2887.

#### SUPPLEMENTARY INFORMATION:

Executive Order 12291, dated February 17, 1981, and the Regulatory Flexibility Act, Pub. L. 96-354, enacted September 19, 1980, require the Department of Education to publish, in October and April of each year, (1) an agenda of regulations that the Department expects to issue, and (2) currently effective regulations that are under review. The agenda includes both notices of proposed rulemaking (NPRMs) currently being drafted and pending final regulations.

Under the authority of Executive Order 12291, the Director of OMB has issued OMB Bulletin No. 88-1, dated October 7, 1987, prescribing the content and structure of the Unified Agenda of Federal Regulations. The Unified Agenda will be issued semiannually and will cover the succeeding 12 months from the date of publication.

For each set of regulations listed, the Agenda provides the title of the document, the type of document, a citation of any rulemaking or other action taken since publication of the most recent Agenda, and planned dates of future rulemaking. In addition, the Agenda provides the following information:

- An abstract, which includes a description of the problem to be addressed, any principal alternatives being considered, and potential costs and benefits of the action.
- An indication of whether the planned action is likely to have a significant

economic impact on a substantial number of small entities as defined by the Regulatory Flexibility Act (5 U.S.C. 601(b)).

 A reference to where a reader can find the current regulations in the Code of Federal Regulations.

A citation of legal authority.

 The name, address, and telephone number of the contact person at the Department from whom a reader can obtain additional information regarding the planned action.

 An indication if the action is priority and the criteria used in determining the priority status.

If the "Abstract" section of an entry refers readers to the preamble, it means that amendments to those particular regulations would be designed (1) to effect regulatory relief, including reducing paperwork and compliance burdens, improving cost effectiveness and, to the extent possible, vesting greater discretion in State and local agencies, and (2) if necessary, to clarify and simplify requirements governing that program.

This publication in the Federal Register does not impose any binding obligation on the Department with regard to any specific item on the agenda. Regulatory action in addition to the items listed is not precluded. Dates of future regulatory action are subject to revision in subsequent agendas.

Dated: February 19, 1988. Charles E. M. Kolb, Acting General Counsel.

#### Departmental Management—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 417                     | U.S. Exchange Visitor Program - Request for Waiver of the Two- year Foreign Residence Requirement | 1880-AA29                          |

#### Departmental Management—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 418<br>419              | Disposal and Utilization of Surplus Real Property For Educational Purposes  Education Department General Administrative Regulations Amendments II | 1880-AA27<br>1880-AA24             |

#### Departmental Management—Final Rule Stage

| Se-<br>quence<br>Number                | Title   | Regulation<br>Identifier<br>Number |
|--|---|------------------------------------|
| 420<br>421<br>422<br>423<br>424<br>425 | Debt Collection; Interest on Outstanding Debts Debt Collection Audit Requirements for State and Local Governments Debarment and Suspension (Nonprocurement) Family Educational Rights and Privacy Act. Education Department Acquisition Regulation (EDAR) |                                    |

#### Departmental Management—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 426<br>427              | Education Department General Administrative Regulations Definitions That Apply to Department Regulations | 1880-AA31<br>1880-AA15             |

#### Office of Bilingual Education and Minority Languages Affairs-Final Rule Stage

| Se-<br>quence<br>Number | Title                                   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 428                     | Transition Program for Refugee Children | . 1885-AA10                        |

#### Office for Civil Rights—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 429<br>430              | Nondiscrimination on the Basis of Handicap in Federally Conducted Programs |                                    |

#### Office for Civil Rights—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 431                     | Nondiscrimination on the Basis of Age in Programs or Activities Receiving Federal Financial Assistance | 1870-AA05                          |

#### Office of Educational Research and Improvement—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number      |
|-------------------------|--|---|
| 432<br>433<br>434       | Partnerships in Education for Mathematics, Science, and Engineering  Star Schools Program  College Library Resources Program | <br>1850-AA15<br>1850-AA32<br>1850-AA21 |

#### Office of Educational Research and Improvement—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 436<br>437              | Educational Research Grant Program                | 1850-AA23                          |
| 438                     | Library Career Training Program                   | 1850-AA24                          |
| 439                     | Strengthening Research Library Resources Program  | 1850-AA22                          |
| · 440                   | College Library Technology and Cooperation Grants | 1850-AA26                          |
| 441                     | Territorial Teacher Training Assistance Program   | 1850-AA10                          |

#### Office of Educational Research and Improvement—Completed Actions

| Se-<br>quence<br>Number |                           | Title              | Regulation<br>Identifier<br>Number |
|-------------------------|---------------------------|--------------------|------------------------------------|
| 442                     | Library Research and Demo | onstration Program | 1850-AA25                          |

#### Office of Elementary and Secondary Education—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 443                     | Assist. for LEAs in Areas Affected by Fed. Acts. and Arrangements for Ed. of Children Where LEAs Cannot Provide Suitable Free Pub. EdHeavily Impacted District; Avg. Daily Attendance/Membership |                                    |

#### Office of Elementary and Secondary Education—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 444<br>445              | Indian Education Act - Formula Grants to LEAs and Tribal Schools Amendments (Certification of Eligibility)<br>Indian Education: Formula Grants to LEAs and Tribal Schools; Indian-Controlled Schools Enrichment; Indian<br>Fellowship Program (Amendments) | 1810-AA28<br>1810-AA36             |

#### Office of Elementary and Secondary Education—Completed Actions

| Se-<br>quence<br>Number | . Title                | Regulation<br>Identifier<br>Number |
|-------------------------|------------------------|------------------------------------|
| 446<br>447              | Follow Through Program | 1810-AA25<br>1810-AA22             |

#### Office of Planning and Budget and Evaluation—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number  |
|-------------------------|--|-------------------------------------|
| 448<br>449<br>450       | Availability of Information to the Public Pursuant to Public Law 90-23 | 1875-AA03<br>1875-AA04<br>1875-AA02 |

#### Office of Postsecondary Education—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 451                     | Eligibility of Foreign Postsecondary Educational Institutions Under the Guaranteed Student Loan Program                   | 1840-AB20                          |
| 452                     | Training Program for Special Program Staff and Leadership Personnel   | 1840-AB01                          |
| 453                     | Talent Search Program   | 1840-AB12                          |
| 454                     | Educational Opportunity Centers Program   | 1840-AB13                          |
| 455                     | Paul Douglas Teacher Scholarship Program and Guaranteed Student Loan and PLUS Programs                                    | 1840-AB03                          |
| 456                     | Robert C. Byrd Honors Scholarship Program   | 1840-AB06                          |
| 457                     | Foreign Language and Area Studies Fellowships Program, Part II  |                                    |
| 458                     | Student Assistance General Provisions - Verification 1989-90  |                                    |
| 459                     | Student Assistance General Provisions - Subparts A,B and G  | 1840-AB18                          |
| 460                     | Student Assistance General Provisions - Subparts B and C  | 1840-AB19                          |
| 461                     | Guaranteed Student Loan/Supplemental Loans for Students Program - Default Reduction                                       |                                    |
| 462                     | Summer Intensive Language Institutes  | 1840-AA68                          |
| 463                     | Perkins Loan Program, College Work-Study, and Supplemental Educational Opportunity Grant Programs (Campus-Based Programs) | 1840-AB22                          |
| 464                     | Disclosure of Foreign Gifts   |                                    |
| 465                     | Guaranteed Student Loan/PLUS/Supplemental Loan/Consolidation Loan Programs  |                                    |

#### Office of Postsecondary Education—Final Rule Stage

| Se-<br>quence<br>Number         | Title   | Regulation<br>Identifier<br>Number   |
|---------------------------------|---|--|
| 466<br>467<br>468               | Secretary's Procedures and Criteria for Recognition of Accrediting Agencies | 1840-AB11  |
| 469<br>470<br>471<br>472<br>473 | Student Assistance General Provisions - Subpart A                           | 1840-AA65<br>1840-AB23<br>1840-AA67<br>1840-AA69<br>1840-AB04<br>1840-AA74 |

#### Office of Postsecondary Education—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 474                     | Institutional Eligibility Under the Higher Education Act of 1965, as amended  | 1840-AA32                          |
| 475                     | Secretary's Recognition Procedures for National Accrediting Bodies and Agencies                                       | 1840-AB15                          |
| 476                     | Federal-State Relationship Agreements   | 1840-AB09                          |
| 477                     | Financial Assistance for Construction, Reconstruction, or Renovation of Higher Education Facilities                   | 1840-AB10                          |
| 478                     | Minority Science Improvement Program  | 1840-AA89                          |
| 479                     | Minority Science Improvement Program  | 1840-AB02                          |
| 480                     | Paul Douglas Teacher Scholarship Program  | 1840-AB14                          |
| 481                     | National Resource Centers Program for Foreign Language and Area Studies or Foreign Language and International Studies | 1840-AA64                          |
| 482                     | Student Assistance General Provisions - Subparts A, B, C  | 1840-AA79                          |
| 483                     | Perkins Loan Program (formerly the National Direct Student Loan Program) Subpart C - Due Diligence                    | 1840-AA02                          |
| 484                     | Perkins Loan Program, College Work-Study, and Supplemental Educational Opportunity Grant Programs (Campus-            | 1840-AA03                          |
| 485                     | based programs) Pell Grant Program  | 1840-AA97                          |
| 486                     | State Student Incentive Grant Program:  | 1840-AA59                          |

ED.

#### Office of Special Education and Rehabilitative Services-Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 487                     | The State Vocational Rehabilitation Services Program - Deregulation | 1820-AA47                          |

#### Office of Special Education and Rehabilitative Services—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 488                     | Services for Deaf-Blind Children and Youth Program   | 1820-AA53                          |
| 489                     | Training Personnel for the Education of the Handicapped - Parent Training and Information Centers; Special Projects; and General   | 1820-AA68                          |
| 490                     | Rehabilitation Services Administration General Deregulation Review   | 1820-AA45                          |
| 491                     | The State Independent Living Rehabilitation Services Program   |                                    |
| 492                     | Centers for Independent Living - Standards and Evaluation Indicators   | 1820-AA81                          |
| 493                     | Vocational Rehabilitation Services to Individuals with Severe Handicaps/Special Projects and Demonstrations for Providing Supported Employment Serv. to Indiv. with Severe Handicaps | 1820-AA76                          |
| 494                     | Projects with Industry - Standards and Evaluation Indicators   | 1820-AA82                          |

#### Office of Special Education and Rehabilitative Services—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 495                     | Assistance to States for Education of Handicapped Children   |                                    |
| 496<br>497              | Preschool Grants for Handicapped Children's Program  | 1820-AA48<br>1820-AA49             |
|                         | Grants for manus and Touciers with Handicaps.  | 1020-AA49                          |
| 498                     | Handicapped Special Studies Program  | 1820-AA72                          |
| 499                     | Captioned Films Loan Service for the Deaf Program and Educational Media Loan Service for the Handicapped Program | 1820-AA61                          |
| 500                     | Field Initiated Research   | 1820-AA80                          |
| 501                     | NIDRR - Research Training and Career Development Program   |                                    |
| 502                     | The State Vocational Rehabilitation Services Program   | 1820-AA40                          |
| 503                     | Miscellaneous Technical Amendments to the Rehabilitation Services Regulations                                    | 1820-AA39                          |
| 504                     | Independent Living Services for Older Blind Individuals  | 1820-AA41                          |

#### Office of Special Education and Rehabilitative Services—Completed Actions

| Se-<br>quence<br>Number                | Title  | Regulation<br>Identifier<br>Number               |
|--|--|--|
| 505<br>506<br>507<br>508<br>509<br>510 | Removal of Architectural Barriers to the Handicapped Program Regional Resource and Federal Centers Program Training Programs for Teachers of Handicapped Children in Areas with a Shortage Research in Education of the Handicapped Program. Technology, Educational Media, and Materials for the Handicapped Handicapped Research: Research Fellowship Program. | 1820-AA52<br>1820-AA75<br>1820-AA69<br>1820-AA63 |

#### Office of Intergovernmental and Interagency Affairs—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 511                     | Intergovernmental Review of Department of Education Programs and Activities List of Programs | 1860-AA00                          |

#### Office of the General Counsel—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                   | Regulation<br>Identifier<br>Number |
|-------------------------|-------------------------|------------------------------------|
| 512<br>513              | Equal Access to Justice |                                    |

#### Office of the General Counsel-Final Rule Stage

| Se-<br>quence<br>Number | Title                        | Regulation<br>Identifier<br>Number |
|-------------------------|------------------------------|------------------------------------|
| 514                     | Program Fraud Civil Remedies | 1801-AA05                          |

#### Office of the General Counsel—Completed Actions

| Se-<br>quence<br>Number | Title                          | Regulation<br>Identifier<br>Number |
|-------------------------|--------------------------------|------------------------------------|
| 515                     | Inventions and Patents General | 1801-AA04                          |

## DEPARTMENT OF EDUCATION (ED) Departmental Management (EDMAN)

Prerule Stage

#### 417. U.S. EXCHANGE VISITOR PROGRAM - REQUEST FOR WAIVER OF THE TWO- YEAR FOREIGN RESIDENCE REQUIREMENT

Legal Authority: 8 USC 1182(e); 22 USC

245

CFR Citation: 34 CFR 50 Legal Deadline: None. Abstract: See Preamble.

#### Timetable:

**End Review** 

Action Date FR Cite
Begin Review 05/00/88

07/00/88

Small Entity: Undetermined

Agency Contact: Kathleen Hunter, Special Assistant to the Director, Interagency Operations. Department of Education, Departmental Management, Intergovernmental and Interagency Affairs, 400 Maryland Ave., SW (Rm.

3023, FOB-6), Washington, DC 20202,

202 472-5812 RIN: 1880-AA29

## DEPARTMENT OF EDUCATION (ED) Departmental Management (EDMAN)

**Proposed Rule Stage** 

#### 418. DISPOSAL AND UTILIZATION OF SURPLUS REAL PROPERTY FOR EDUCATIONAL PURPOSES

Legal Authority: 40 USC 484
CFR Citation: 34 CFR 12
Legal Deadline: None.
Abstract: See Preamble.

Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: No

Agency Contact: David B. Hakola, Staff Assistant, Administrator for Management Services, Department of Education, Departmental Management, 400 Maryland Ave., SW (Rm. 1175, FOB-6, Washington, DC 20202, 202 245-0306

RIN: 1880-AA27

419. EDUCATION DEPARTMENT GENERAL ADMINISTRATIVE REGULATIONS -- AMENDMENTS II

**Legal Authority:** 20 USC 1221e-3(a)(1) **CFR Citation:** 34 CFR 75; 34 CFR 76

Legal Deadline: None.

Abstract: See Preamble. The Department is considering miscellaneous amendments to update and improve the regulations in 34 CFR Parts 75 and 76 of the Education

#### **ED-EDMAN**

#### **Proposed Rule Stage**

Department General Administrative Regulations (EDGAR).

| Timetable:   |              |         |  |  |
|--------------|--------------|---------|--|--|
| Action       | Date         | FR Cite |  |  |
| NPRM         | 05/00/88     |         |  |  |
| Final Action | 11/00/88     |         |  |  |
| Small Entity | Undetermined |         |  |  |

Agency Contact: Hazel Fiers, Office of Management, Department of Education, Departmental Management, 400 Maryland Ave., SW (Rm. 3021, FOB-6), Washington, DC 20202, 202 472-5123

**RIN: 1880-AA24** 

## DEPARTMENT OF EDUCATION (ED) Departmental Management (EDMAN)

Final Rule Stage

### 420. DEBT COLLECTION; INTEREST ON OUTSTANDING DEBTS

**Legal Authority:** 20 USC 1221e-3(a)(1); 20 USC 3474(a); 31 USC 3717

CFR Citation: 34 CFR 030 Legal Deadline: None.

Abstract: These regulations would establish Departmental policies for assessing interest on outstanding debts and implementing the interest assessment provisions of the Debt Collection Act of 1982.

#### Timetable:

| Action                     | Date     |    | FR Cite |       |
|----------------------------|----------|----|---------|-------|
| NPRM                       | 07/11/84 | 49 | FR      | 28264 |
| NPRM Comment<br>Period End | 08/27/84 |    |         | •     |
| Final Action               | 00/00/00 |    |         |       |

Small Entity: No

Agency Contact: Frank Stidman, Director, Financial Assistance, Department of Education, Departmental Management, 400 Maryland Ave., SW (Rm. 3109, FOB-6), Washington, DC 20202, 202 245-2964

RIN: 1880-AA03

#### **421. DEBT COLLECTION**

Significance: Regulatory Program

Legal Authority: 31 USC 3701 to 3720a

CFR Citation: 34 CFR 030 Legal Deadline: None.

Abstract: These proposed regulations would implement requirements of the Debt Collection Act of 1982, the Federal Claims Collection Standards, and OMB Circular A-50 regarding establishment of a debt collection program. The proposed regulations would improve management and accountability of Federal funds and are designed to establish an efficient, equitable, and effective program for the collection of debts owed to the Department of Education.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/19/88 | 53 FR 5136 |
| Final Action | 09/00/88 |            |

Small Entity: No

Agency Contact: James Neilson, Special Assistant, Department of Education, Departmental Management, 400 Maryland Ave, SW, (Rm. 3034 FOB-6), Washington, DC 20202, 202 472-6032

RIN: 1880-AA09

### 422. AUDIT REQUIREMENTS FOR STATE AND LOCAL GOVERNMENTS

Legal Authority: 5 USC 301; 31 USC

7505(a)

CFR Citation: 34 CFR 74 Legal Deadline: None.

Abstract: These regulations would implement the Single Audit Act of 1984 and the Office of Management and Budget Circular No. A-128.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 09/13/85 | 50 FR 37356 |
| Final Action<br>Effective | 10/28/85 |             |
| Final Action              | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: Guido Piacesi, Auditor, Office of the Inspector General, Department of Education, Departmental Management, 400 Maryland Ave., SW (Rm. 4200, Switzer), Washington, DC 20202, 202 245-0271

**RIN:** 1880-AA26

### 423. DEBARMENT AND SUSPENSION (NONPROCUREMENT).

**Legal Authority:** EO 12549; 20 USC 1221e-3(a)(1)

CFR Citation: 34 CFR 85 Legal Deadline: None.

Abstract: These regulations would contain criteria and minimum due process procedures for suspension and debarment of ED assistance recipients.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |

Small Entity: Undetermined

Agency Contact: Mary Jane Kane, Office of Management, Department of Education, Departmental Management, 400 Maryland Ave., SW (Rm. 3637, ROB-3), Washington, DC 20202, 202 732-7400

RIN: 1880-AA25

### 424. FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT

Significance: Regulatory Program Legal Authority: 20 USC 1232g CFR Citation: 34 CFR 099 Legal Deadline: None.

Abstract: See Preamble.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 06/10/87 | 52 | FR | 2250 |
| Final Action | 05/00/88 |    |    |      |

Small Entity: No

Agency Contact: Ellen Campbell, Student and Family Education Rights, and Privacy Office, Department of Education, Departmental Management, 400 Maryland Ave., SW, (Rm. 3021, FOB-6), Washington, DC 20202, 202 732-2057

RIN: 1880-AA08

### 425. EDUCATION DEPARTMENT ACQUISITION REGULATION (EDAR)

**Legal Authority:** 5 USC 301; 40 USC 486(c)

CFR Citation: 48 CFR Chapter 34

Legal Deadline: None.

#### **ED-EDMAN**

Final Rule Stage

Abstract: These regulations implement the Federal Acquisition Regulation within the Department of Education, and include additional policies, procedures, solicitation provisions, and contract clauses.

| Timetable:       |          |         |  |  |
|------------------|----------|---------|--|--|
| Action           | Date     | FR Cite |  |  |
| Final Action     | 05/00/88 |         |  |  |
| Small Entity: No |          |         |  |  |

Agency Contact: Richard Galloway, Chief, Acquisition Policy Branch, Department of Education, Departmental Management, 400 Maryland Ave, SW, (Rm. 3519, ROB-3), Washington, DC 20202, 202 732-2525

RIN: 1880-AA16

## DEPARTMENT OF EDUCATION (ED) Departmental Management (EDMAN)

**Completed Actions** 

426. EDUCATION DEPARTMENT
GENERAL ADMINISTRATIVE
REGULATIONS - DEFINITIONS THAT
APPLY TO DEPARTMENT
REGULATIONS

CFR Citation: 34 CFR 077

Completed:

| Reason     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 12/16/87 | .,,     |

Small Entity: Not Applicable

Agency Contact: Hazel Fiers 202 472-

RIN: 1880-AA31

427. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS TO STATE AND LOCAL GOVERNMENTS

**CFR Citation:** 34 CFR 80; 34 CFR 74

Completed:

| Reason       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| Final Action | 03/11/88 | 53 | FR | 8070 |
| Final Action | 10/01/88 |    |    |      |
| Effective    |          |    |    |      |

Small Entity: Undetermined

Agency Contact: Hazel Fiers 202 472-

5123

**RIN: 1880-AA15** 

#### **DEPARTMENT OF EDUCATION (ED)**

Office of Bilingual Education and Minority Languages Affairs (BEMLA)

Final Rule Stage

### 428. TRANSITION PROGRAM FOR REFUGEE CHILDREN

Significance: Regulatory Program Legal Authority: 8 USC 1522(d) CFR Citation: 34 CFR 538 Legal Deadline: None.

#### Abstract: See Preamble

#### Timetable:

| Action       | Date       | FR Cite    |
|--------------|------------|------------|
| NPRM         | 02/26/88   | 53 FR 5956 |
| Final Action | . 08/00/88 |            |

Small Entity: Undetermined

Agency Contact: Fayetta McAlear,

Acting Executive Officer, Department of Education, Office of Bilingual Education and Minority Languages Affairs, 400 Maryland Ave, SW (Rm. 421 Rptrs. Bldg.), Washington, DC 20202, 202 732-5070

RIN: 1885-AA10

### DEPARTMENT OF EDUCATION (ED)

Office for Civil Rights (OCR)

#### **Proposed Rule Stage**

# 429. NONDISCRIMINATION ON THE BASIS OF HANDICAP IN FEDERALLY CONDUCTED PROGRAMS

Legal Authority: 29 USC 794 CFR Citation: 34 CFR 105 Legal Deadline: None.

Abstract: This regulation would specify the applicability of Sec. 504 of the Rehabilitation Act of 1973 to the federally conducted programs of the Department of Education. Sec. 504 prohibits discrimination on the basis of an individual's handicap.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 04/01/88 | 53 FR | 10808 |
| Final Action | 09/00/88 |       |       |

Small Entity: Undetermined

Agency Contact: Hazel Fiers, Special Advisor, Management, Department of Education, Office for Civil Rights, Department of Education, 400 Md. Ave., SW, Rm. 3021, FOB-6, Washington, D.C. 20202, 202 732-2057

RIN: 1870-AA08

430. NONDISCRIMINATION ON THE BASIS OF SEX IN EDUCATION PROGRAMS AND ACTIVITIES RECEIVING OR BENEFITING FROM FEDERAL FINANCIAL ASSISTANCE

Legal Authority: 20 USC 1681; 20 USC

168

CFR Citation: 34 CFR 106 Legal Deadline: None. Abstract: These proposed regulations would amend the fringe benefits provision of the regulations implementing Title IX of the Education Amendments of 1972. The regulations would require employers offering employees a fringe benefit plan to have both equal pay-in and equal pay-out provisions, regardless of the sex of the employee.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 00/00/00 |         |
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: Terence J. Pell, Acting Deputy Assistant Secretary, for Policy, Department of Education, Office for

#### ED-OCR

**Proposed Rule Stage** 

Civil Rights, 400 Maryland Ave, SW,

Rm 5050, Switzer Bldg., Washington, DC

20202, **202 732-1635** 

RIN: 1870-AA06

# DEPARTMENT OF EDUCATION (ED) Office for Civil Rights (OCR)

Final Rule Stage

#### 431. NONDISCRIMINATION ON THE BASIS OF AGE IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE

Legal Authority: 42 USC 6101 et seq

CFR Citation: 34 CFR 110 Legal Deadline: None.

**Abstract:** These agency-specific final regulations would provide appropriate

investigative, conciliation, and enforcement procedures consistent with the general Age Discrimination Act regulations issued by DHEW, now the Department of Health and Human Services.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: Terence J. Pell, Acting Deputy Assistant Secretary, for Policy, Department of Education, Office for Civil Rights, 400 Maryland Ave, SW, Room 5050, Switzer Bldg., Washington, DC 20202, 202 732-1635

RIN: 1870-AA05

#### **DEPARTMENT OF EDUCATION (ED)**

#### Office of Educational Research and Improvement (OERI)

**Proposed Rule Stage** 

# 432. PARTNERSHIPS IN EDUCATION FOR MATHEMATICS, SCIENCE, AND ENGINEERING

Legal Authority: PL 99-159
CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: These proposed regulations would implement certain provisions in the Education for Economic Security Act, as amended by the National Science, Engineering, and Mathematics Authorization Act of 1986 (P.L. 99-159).

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 06/00/88     |         |
| Final Action  | 10/00/88     |         |
| Small Entity: | Undetermined |         |

Agency Contact: Patricia Alexander, Senior Associate, Department of Education, Office of Educational Research and Improvement, 400 Maryland Avenue, SW, Room 4132, FOB-6, Washington, DC 20202, 202 732-3566

RIN: 1850-AA15

#### 433. ● STAR SCHOOLS PROGRAM

Legal Authority: PL 100-202 CFR Citation: 34 CFR 000 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the

Permanent Continuing Appropriations Act for Fiscal Year 1988.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: Gordon McAndrew, Senior Associate, PIP Networks Division, Department of Education, Office of Educational Research and Improvement, 400 Md. Ave., SW, Rm. 502H, Capitol Place Bldg., Washington, DC 20202. 202 357-6126

RIN: 1850-AA32

### 434. COLLEGE LIBRARY RESOURCES PROGRAM

Legal Authority: 20 USC 1021 to 1047.

CFR Citation: 34 CFR 773 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of Title II of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 05/00/88     |         |
| Final Action  | 10/00/88     | •       |
| Small Entity: | Undetermined |         |

Agency Contact: Louise V. Sutherland, Administrative Librarian, Department of Education, Office of Educational Research and Improvement, 400 Maryland Ave., SW - Rm 402, Capitol Place Bldg. Washington, DC 20202, 202 357-6315

**RIN:** 1850-AA21

### 435. NATIONAL ASSESSMENT OF EDUCATIONAL PROGRESS

Legal Authority: PL 99-498
CFR Citation: 34 CFR 796
Legal Deadline: None.

Abstract: These proposed regulations would implement certain provisions of Sec. 405 of the General Education Provisions Act, as amended by Title XIV of the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite | - |
|--------------|----------|---------|---|
| NPRM         | 05/00/88 |         | _ |
| Final Action | 10/00/88 |         |   |

Small Entity: Undetermined

Agency Contact: Maureen Treacy, Education Program Analyst, Department of Education, Office of Educational Research and Improvement, Office of Educational Research and Improv., 400 Md. Ave., SW, Rm. 517, Cap. Pl. Bldg.,

Washington, D.C. 20202, 202 357-6734

RIN: 1850-AA31

Office of Educational Research and Improvement (OERI)

#### Final Rule Stage

### 436. EDUCATIONAL RESEARCH GRANT PROGRAM

Legal Authority: 20 USC 1221e CFR Citation: 34 CFR 700 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of section 405 of the General Education Provisions Act, as amended by Title XIV of the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/18/88 | 53 FR 9088 |
| Final Action | 09/00/88 |            |

Small Entity: Undetermined

Agency Contact: Lawrence Bussey, Senior Management Analyst, Department of Education, Office of Educational Research and Improvement, 400 Md. Ave., SW, (Rm. 610 - Cap. Pl. Bldg.), Washington, DC 20202, 202 357-6239

RIN: 1850-AA23

# 437. REGIONAL EDUCATIONAL LABORATORIES AND RESEARCH AND DEVELOPMENT CENTERS PROGRAM: GENERAL PROVISIONS; REGIONAL EDUCATIONAL LABORATORIES; AND RESEARCH AND DEVELOPMENT CENTERS

Legal Authority: 20 USC 1221e

CFR Citation: 34 CFR 706; 34 CFR 707;

34 CFR 708

Legal Deadline: None.

Abstract: These regulations would implement certain provisions of section 405 of the General Education Provisions Act, as amended by Title XIV of the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/22/88 | 53 FR 9408 |
| Final Action | 11/00/88 | •          |

Small Entity: Undetermined

Agency Contact: Lawrence Bussey, Senior Management Analyst, Department of Education, Office of Educational Research and Improvement, 400 Md. Ave., SW, Rm. 610 Cap. Pl. Bldg., Washington, DC 20202. 202 357-6239

RIN: 1850-AA28

### 438. LIBRARY CAREER TRAINING PROGRAM

Legal Authority: 20 USC 1021 to 1047

CFR Citation: 34 CFR 776 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of Title II of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     |    | FR Cite |       |   |
|--------------|----------|----|---------|-------|---|
| NPRM         | 12/14/87 | 52 | FR      | 47538 | • |
| Final Action | 05/00/88 |    |         |       |   |

Small Entity: Undetermined

Agency Contact: Louise V. Sutherland, Administrative Librarian, Department of Education, Office of Educational Research and Improvement, 400 Md. Ave., SW - Rm 402Cap. Pl. Bldg., Washington, DC 20202; 202 357-6315

RIN: 1850-AA24

#### 439. STRENGTHENING RESEARCH LIBRARY RESOURCES PROGRAM

Legal Authority: 20 USC 1021 to 1047

CFR Citation: 34 CFR 778 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of Title II of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 10/14/87 | 52 FR 38192 |
| Final Action | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: Louise V. Sutherland, Administrative Librarian, Department of Education, Office of Educational Research and Improvement, 400 Maryland Ave., SW - Rm 402, Capitol Place Bldg. - Washington, DC 20202, 202 357-6315

RIN: 1850-AA22

# 440. COLLEGE LIBRARY TECHNOLOGY AND COOPERATION GRANTS

Legal Authority: 20 USC 1021 to 1047

CFR Citation: 34 CFR 779 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of Title II of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/21/88 | 53 FR 9246 |
| Final Action | 10/00/88 |            |

Small Entity: Undetermined

Agency Contact: Louise V. Sutherland, Administrative Librarian, Department of Education, Office of Educational Research and Improvement, 400 Md. Ave., SW, Rm. 402 Cap. Pl. Bldg., Washington, DC 20202, 202 357-6315

RIN: 1850-AA26

### 441. TERRITORIAL TEACHER TRAINING ASSISTANCE PROGRAM

Legal Authority: PL 95-561 CFR Citation: 34 CFR 790 Legal Deadline: None.

Abstract: These regulations amend 34 CFR 790.2 (Eligible Parties) to promote increased participation in the Territorial Teacher Training Program on the part of the institutions of higher education in each respective territory.

#### Timetable:

| Action       | •  | Date    |    | FR | Cite  |   |
|--------------|----|---------|----|----|-------|---|
| NPRM         | 12 | 2/10/87 | 52 | FR | 46785 | _ |
| Final Action | 05 | 5/00/88 |    |    |       | • |

Small Entity: No

Agency Contact: Haroldie Spriggs, Project Officer, Programs for the Improvement of Practices, Department of Education, Office of Educational Research and Improvement, 400 Maryland Ave., SW, Rm. 508, Capitol Place Bldg., Washington, DC 20202, 202 357-6149

RIN: 1850-AA10

Office of Educational Research and Improvement (OERI)

#### **Completed Actions**

#### **442. LIBRARY RESEARCH AND DEMONSTRATION PROGRAM**

CFR Citation: 34 CFR 777

| C | DΠ | ٦p | le | ete | d: |
|---|----|----|----|-----|----|
|   |    |    |    | _   |    |
| _ |    |    |    |     |    |

Reason Date **FR** Cite Final Action 02/03/88 53 FR 3020 03/23/88

Final Action Effective

Small Entity: Undetermined

Agency Contact: Louise V. Sutherland 202 357-6315

RIN: 1850-AA25

#### DEPARTMENT OF EDUCATION (ED)

Office of Elementary and Secondary Education (OESE)

**Proposed Rule Stage** 

443. ASSIST. FOR LEAS IN AREAS AFFECTED BY FED. ACTS. AND ARRANGEMENTS FOR ED. OF CHILDREN WHERE LEAS CANNOT PROVIDE SUITABLE FREE PUB. ED.--**HEAVILY IMPACTED DISTRICT; AVG.** DAILY ATTENDANCE/MEMBERSHIP

Legal Authority: 20 USC 236; 20 USC 238; 20 USC 240; 20 USC 242; 20 USC 244

CFR Citation: 34 CFR 222 Legal Deadline: None.

Abstract: These proposed regulations would implement section 3(d)(2)(B) of the Impact Aid law, P.L. 81-874, which authorizes supplemental payments enabling LEAs that are heavily impacted by federally connected children to provide a level of education that is equivalent to that maintained in comparable school districts. These regulations would also establish definitions and procedures for calculating payments for LEAs in States that do not collect average daily attendance data. These regulations would also establish standards for determining when an SEA can apply as an LEA.

#### Timetable: **Action** Date FR Cite **NPRM** 04/00/88 Final Action 09/00/88

Small Entity: Undetermined

Agency Contact: W. Stanley Kruger, Acting Director, Division of Impact Aid, Department of Education, Office of Elementary and Secondary Education, 400 Maryland Ave., SW, Room 2117, Washington, DC 20202, 202 732-3637

RIN: 1810-AA20

#### **DEPARTMENT OF EDUCATION (ED)**

Office of Elementary and Secondary Education (OESE)

Final Rule Stage

#### 444. INDIAN EDUCATION ACT -FORMULA GRANTS TO LEAS AND TRIBAL SCHOOLS AMENDMENTS (CERTIFICATION OF ELIGIBILITY)

Legal Authority: 20 USC 241aa to 241h; 20 USC 1221h(a)

CFR Citation: 34 GFR 251 Legal Deadline: None.

Abstract: These amendments would amend the regulations to govern the eligibility of children to be counted as "Indian" or "Alaska Native" under the formula grants program of the Indian Education Act, Title IV-A of P.L. 92-318. These regulations would clarify what documentation is necessary to establish that eligibility and what effect failure to collect and maintain that documentation has on the grantee.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/05/87 | 52 | FR | 37260 |
| Final Action | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Ervin Keith, Acting Deputy Director, Indian Education Programs, Department of Education, Office of Elementary and Secondary Education, Department of Education, 400 Maryland Ave., SW (Rm. 2177, FOB-6), Washington, DC 20202, 202 732-1887

RIN: 1810-AA28

445. INDIAN EDUCATION: FORMULA **GRANTS TO LEAS AND TRIBAL** SCHOOLS; INDIAN-CONTROLLED SCHOOLS ENRICHMENT; INDIAN **FELLOWSHIP PROGRAM** (AMENDMENTS)

Legal Authority: 20 USC 241aa to 241ff; 20 USC 3385b.

CFR Citation: 34 CFR 251; 34 CFR 253; 34 CFR 263

Legal Deadline: None.

Abstract: These technical amendments would implement Section 4133 of the **Drug-Free Schools and Communities** Act of 1986. Subtitle B of Title IV of PL 99-570.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |

Small Entity: No

Agency Contact: Ervin Keith, Deputy Director, Department of Education. Office of Elementary and Secondary Education, Office of Elementary and Secondary Ed., 400 Maryland Ave, SW, (Room 2177), Washington, DC 20202, 202 732-1887

RIN: 1810-AA36

#### Office of Elementary and Secondary Education (OESE)

#### **Completed Actions**

#### 446. FOLLOW THROUGH PROGRAM

CFR Citation: 34 CFR 215

Completed:

| Reason       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 10/19/87 | 53 | FR | 38352 |
| Final Action | 12/03/87 |    |    |       |
| Effective    |          | ,  |    |       |

Small Entity: No

Agency Contact: James M. Spillane 202 732-4694

RIN: 1810-AA25

447. ASSISTANCE FOR LEAS IN AREAS AFFECTED BY FEDERAL ACTIVITIES AND ARRANGEMENTS FOR ED. OF CHILDREN WHERE LEAS CANNOT PROVIDE SUITABLE FREE PUBLIC ED.—SEC. 2, FED. ACQUISITION/REAL PROPERTY

CFR Citation: 34 CFR 222

#### Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/24/88 | 53 FR 5552 |
| Final Action | 04/20/88 |            |
| Effective    |          |            |

Small Entity: No

Agency Contact: W. Stanley Kruger

202 732-3637

RIN: 1810-AA22

#### **DEPARTMENT OF EDUCATION (ED)**

Office of Planning and Budget and Evaluation (OPBE)

**Completed Actions** 

#### 448. AVAILABILITY OF INFORMATION TO THE PUBLIC PURSUANT TO PUBLIC LAW 90-23

CFR Citation: 34 CFR 5

Completed:

| Reason        | Date         | FR Cite |
|---------------|--------------|---------|
| End Review    | 12/16/87     |         |
| Small Entity: | Undetermined |         |

**Agency Contact: Alexia Roberts 202** 

732-4568

RIN: 1875-AA03

449. RELEASE OF ADVERSE INFORMATION TO NEWS MEDIA - OFFICIAL SEAL

CFR Citation: 34 CFR 17; 34 CFR 3

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/17/88 | 53 FR 4619 |
| Final Action | 02/17/88 |            |

Small Entity: Undetermined

**Agency Contact: Mahlon Anderson 202** 

732-4564

RIN: 1875-AA04

#### 450. PRIVACY ACT REGULATIONS

CFR Citation: 34 CFR 5b

Completed:

| Reason     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 12/16/87 |         |
|            |          |         |

Small Entity: Undetermined

Agency Contact: Chiquitta Thomas 202 732-4313

704-3010

RIN: 1875-AA02

# DEPARTMENT OF EDUCATION (ED) Office of Postsecondary Education (OPE)

**Proposed Rule Stage** 

# 451. ● ELIGIBILITY OF FOREIGN POSTSECONDARY EDUCATIONAL INSTITUTIONS UNDER THE GUARANTEED STUDENT LOAN PROGRAM

Legal Authority: 20 USC 1071 to 1087-2

CFR Citation: 34 CFR 601 Legal Deadline: None.

Abstract: These regulations would establish procedures and criteria the Secretary would use to determine the eligibility of institutions located outside the United States for participation in student loan programs authorized under Titles IV, Part B of the Higher Education Act of 1965, as amended.

#### Timetable:

| Action       | Date     | FR Cite |  |
|--------------|----------|---------|--|
| NPRM         | 05/00/88 |         |  |
| Final Action | 10/00/88 |         |  |

Small Entity: Undetermined

Agency Contact: Virginia Re, Division of Eligibility, and Certification, Department of Education, Office of Postsecondary Education, 400 Maryland Avenue, SW, Room 3030 - ROB-3, Washington,DC 20202, 202 732-4906

RIN: 1840-AB20

452. TRAINING PROGRAM FOR SPECIAL PROGRAM STAFF AND LEADERSHIP PERSONNEL

Legal Authority: PL 99-498 CFR Citation: 34 CFR 642 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: Daniel Davis, Director, Division of Student Services, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3012 ROB-3),

Washington, DC 20202, 202 732-4922

RIN: 1840-AB01

#### **ED-OPE**

**Proposed Rule Stage** 

#### **453. TALENT SEARCH PROGRAM**

Legal Authority: 20 USC 1070d-1 CFR Citation: 34 CFR 643

Legal Deadline: None.

**Abstract:** These proposed regulations would revise the criteria that the Secretary would use to evaluate applications for funds under this program.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: No

Agency Contact: Daniel Davis, Director, Division of Student Services, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., S.W., (Rm. 3012 - ROB-3), Washington, DC 20202, 202 732-4922

RIN: 1840-AB12

### 454. EDUCATIONAL OPPORTUNITY CENTERS PROGRAM

**Legal Authority:** 20 USC 1070d; 20 USC 1070d-1c

CFR Citation: 34 CFR 644 Legal Deadline: None.

Abstract: These proposed regulations would revise the criteria that the Secretary would use to evaluate applications for funds under this

program.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: No

Agency Contact: Daniel Davis, Director, Division of Student Services, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., S.W., (Rm. 3012 - ROB-3), Washington, DC 20202, 202 732-4922

RIN: 1840-AB13

#### 455. PAUL DOUGLAS TEACHER SCHOLARSHIP PROGRAM AND GUARANTEED STUDENT LOAN AND PLUS PROGRAMS

Legal Authority: 20 USC 1111b

CFR Citation: 34 CFR 653; 34 CFR 682

Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Technical Amendments Act of 1987 (PL 100-50).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 09/00/88 | *       |

Small Entity: No

Agency Contact: Pamela Moran, Chief, Policy Section, Guaranteed Student Loan Branch, Department of Education, Office of Postsecondary Education, 400 Md. Ave., S.W. (Rm. 4310 - ROB-3), Washington, DC 20202, 202 732-4242

RIN: 1840-AB03

### 456. ROBERT C. BYRD HONORS SCHOLARSHIP PROGRAM

Legal Authority: 20 USC 1070d-31 to

1070d-41

CFR Citation: 34 CFR 654 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Neil C. Nelson, Chief, State Student Incentive, Grant Program, Department of Education, Office of Postsecondary Education, 400 Md. Ave., (Rm. 4018, ROB-3), Washington, D.C. 20202, 202 732-4507

RIN: 1840-AB06

#### 457. FOREIGN LANGUAGE AND AREA STUDIES FELLOWSHIPS PROGRAM, PART II

Legal Authority: PL 99-498
CFR Citation: 34 CFR 657
Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action .     | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: Joseph Belmonte, Acting Deputy Director, Center for International Education, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3054 ROB-3), Washington, DC 20202W, (Rm. 3054 ROB-3), 202 732-3304

**RIN:** 1840-AA66

#### 458. STUDENT ASSISTANCE GENERAL PROVISIONS -VERIFICATION 1989-90

**Legal Authority:** 20 USC 1085; 20 USC 1088; 20 USC 1091; 20 USC 1094; 20 USC

CFR Citation: 34 CFR 668 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498), Tax Reform Act of 1986, and the Compact of Free Association.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Lorraine Kennedy, Student Verification Branch, Division of Policy and Program Development, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., S.W., (Room 4613 - ROB-3), Washington, DC 20202, 202 245-2724

RIN: 1840-AB07

#### 459. ● STUDENT ASSISTANCE GENERAL PROVISIONS - SUBPARTS A,B AND G

**Legal Authority:** 20 USC 1085; 20 USC 1088; 20 USC 1091; 20 USC 1092; 20 USC 1094; 20 USC 1141

CFR Citation: 34 CFR 668 Legal Deadline: None.

Abstract: These regulations would be designed to help achieve better accountability in the student financial aid programs.

#### **Proposed Rule Stage**

| I imetable:  |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 06/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: John DeCleene, Policy Director, Pell Program, Department of Education, Office of Postsecondary Education, 400 Maryland Avenue, SW, Room 4318, ROB-3, Washington, DC 20202, 202 732-4888

RIN: 1840-AB18

#### 460. ● STUDENT ASSISTANCE GENERAL PROVISIONS - SUBPARTS R AND C

**Legal Authority:** 20 USC 1085; 20 USC 1088; 20 USC 1091; 20 USC 1092; 20 USC

1094; 20 USC 1141

CFR Citation: 34 CFR 668 Legal Deadline: None.

Abstract: These regulations would amend the provisions related to selective service requirements and make other miscellaneous changes in the student assistance general provisions.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Fred Sellers, Chief, Policy Section, Pell Grant Program, Department of Education, Office of Postsecondary Education, 400 Maryland Avenue, SW, Room 4318 - ROB-3, Washington, DC 20202, 202 732-4888

RIN: 1840-AB19

#### 461. ● GUARANTEED STUDENT LOAN/SUPPLEMENTAL LOANS FOR STUDENTS PROGRAM - DEFAULT REDUCTION

Significance: Regulatory Program

**Legal Authority:** 20 USC 1071 to 1087-2 **CFR Citation:** 34 CFR 668; 34 CFR 682

Legal Deadline: None.

Abstract: These regulations would establish procedures to increase institutional responsibilities in the administration of these programs, as well as provide procedures that the Secretary would use to implement the Default Reduction Initiative Program.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 05/00/88     |         |
| Final Action  | 08/00/88     |         |
| Small Entity: | Undetermined |         |

Agency Contact: Pamela Moran, Chief, Policy Section, Guaranteed Student Loan Branch, Department of Education, Office of Postsecondary Education, 400 Maryland Avenue, SW, Room 4310 -ROB-3, Washington, DC 20202, 202 732-4242

RIN: 1840-AB21

### 462. SUMMER INTENSIVE LANGUAGE INSTITUTES

Legal Authority: 20 USC 1124a CFR Citation: 34 CFR 670 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

|          |                      | Action   |
|----------|----------------------|----------|
|          |                      | NPRM     |
|          | ion                  | Final Ac |
|          |                      |          |
| 10/00/88 | 06/00/88<br>10/00/88 | 06/00/88 |

Agency Contact: Joseph Belmonte, Acting Deputy Director, Center for International Education, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3054 ROB-3), Washington, DC 20202, 202 732-3304

RIN: 1840-AA68

# 463. ● PERKINS LOAN PROGRAM, COLLEGE WORK-STUDY, AND SUPPLEMENTAL EDUCATIONAL OPPORTUNITY GRANT PROGRAMS (CAMPUS-BASED PROGRAMS)

Legal Authority: 20 USC 1087aa to 1087hh

**CFR Citation:** 34 CFR 674; 34 CFR 675; 34 CFR 676

Legal Deadline: None.

Abstract: These proposed regulations would further implement provisions of the Higher Education Amendments of 1986. The regulations would also propose procedures that would make the Supplemental Educational Opportunity Grant Program consistent with the Pell Grant program with

respect to collection of outstanding overpayments.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 11/00/88 |         |

Small Entity: Undetermined

Agency Contact: Margaret Henry, Chief, Policy Section, Campus & State Grant Branch, Department of Education, Office of Postsecondary Education, 400 Maryland Avenue, SW, Room 4018 -ROB-3, Washington, DC 20202, 202 732-4490

RIN: 1840-AB22

#### **464. DISCLOSURE OF FOREIGN GIFTS**

Legal Authority: PL 99-498 CFR Citation: 34 CFR 680 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986, (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 11/00/88 |         |

Small Entity: Undetermined

Agency Contact: Joan E. Duval, Division of Eligibility and Certification, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3030 ROB-3), Washington, DC 20202, 202 245-9703

RIN: 1840-AA75

#### 465. GUARANTEED STUDENT LOAN/PLUS/SUPPLEMENTAL LOAN/CONSOLIDATION LOAN PROGRAMS

Legal Authority: 20 USC 1071 et seq CFR Citation: 34 CFR 682; 34 CFR 683

Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM 1       | 05/00/88 |         |
| Final Action | 10/00/88 |         |

**Proposed Rule Stage** 

Small Entity: Undetermined

**Agency Contact: Pamela Moran**, Chief, Policy Section, Guaranteed Student

Loan Branch, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 4310 ROB-3), Washington, DC 20202, 202 732-4242

**RIN:** 1840-AA96

### DEPARTMENT OF EDUCATION (ED)

Final Rule Stage

### Office of Postsecondary Education (OPE)

#### 466. SECRETARY'S PROCEDURES AND CRITERIA FOR RECOGNITION OF ACCREDITING AGENCIES

Significance: Regulatory Program

**Legal Authority:** 20 USC 1058; 20 USC 1061; 20 USC 1085; 20 USC 1088; 20 USC 1141; 20 USC 1401

CFR Citation: 34 CFR 602; 34 CFR 603

Legal Deadline: None.

Abstract: An accrediting body must conform to certain criteria to be recognized by the Secretary. A work group of the National Advisory Committee on Accreditation and Institutional Eligibility reviewed the criteria and recommended changes to the Secretary for improvement. These regulations would implement these changes.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 09/08/87 | 52 | FR | 33908 |
| Final Action | 05/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: James B. Williams, Special Assistant to the Deputy Assistant, Secretary for Higher Education Programs, Department of Education, Office of Postsecondary Education, 400 Maryland Ave (Room 3082 ROB-3); Washington, DC 20202, 202 245-9758

RIN: 1840-AA57

### 467. DRUG PREVENTION PROGRAMS IN HIGHER EDUCATION

Legal Authority: PL 99-570 CFR Citation: 34 CFR 630 Legal Deadline: None.

**Abstract:** These regulations would establish procedures and criteria for selection of recipients for awards under this program.

Timetable:

| inite table. |          |            |
|--------------|----------|------------|
| Action       | Date     | FR Cite    |
| NPRM         | 03/07/88 | 53 FR 7312 |
| Final Action | 07/00/88 |            |

#### Small Entity: No

Agency Contact: Ronald Bucknam,

Fund for the Improvement of Postsecondary, Education, Department of Education, Office of Postsecondary Education, 400 Md. Ave., S.W., (Room 3100 - ROB-3), Washington, DC 20202, 202 245-8100

RIN: 1840-AB11

# 468. NATIONAL RESOURCE CENTERS PROGRAM FOR FOREIGN LANGUAGE AND AREA STUDIES OR FOREIGN LANGUAGE AND INTERNATIONAL STUDIES

Legal Authority: PL 99-498 CFR Citation: 34 CFR 657 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | •  | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/02/87 | 52 | FR | 37068 |
| Final Action | 05/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Joseph Belmonte, Acting Deputy Director, Center for International Education, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3054 ROB-3), Washington, DC 20202, 202 732-3304

**RIN: 1840-AA65** 

#### 469. ● STUDENT ASSISTANCE GENERAL PROVISIONS - SUBPART A

**Legal Authority:** 20 USC 1085; 20 USC 1088; 20 USC 1091; 20 USC 1092; 20 USC 1094; 20 USC 1141

1004, 20 000 1141

CFR Citation: 34 CFR 668

Legal Deadline: Statutory, June 1, 1988.

**Abstract:** These regulations would propose modifications to the statutorily mandated need analysis methodologies

(Pell Grant Family Contribution Schedule and Title IV, Part F).

#### Timetable:

| Action       | -  | Date     | FR Cite    |
|--------------|----|----------|------------|
| NPRM         |    | 02/29/88 | 53 FR 6108 |
| Final Action | on | 06/01/88 | -          |

Small Entity: Undetermined

Agency Contact: Fred Sellers, Chief, Policy Section, Pell Grant Program, Department of Education, Office of Postsecondary Education, 400 Maryland Avenue, SW, Room 4318 - ROB-3, Washington, DC 20202, 202 732-4888

RIN: 1840-AB23

### 470. LANGUAGE RESOURCE CENTERS PROGRAM

Legal Authority: 20 USC 1123 CFR Citation: 34 CFR 669 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR    | Cite |   |
|--------------|----------|-------|------|---|
| NPRM         | 02/02/88 | 53 FR | 2918 | _ |
| Final Action | 09/00/88 |       |      |   |

Small Entity: Undetermined

Agency Contact: Joseph Belmonte, Acting Deputy Director, Center for International Education, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3045 ROB-3), Washington, DC 20202, 202 732-3304

**RIN:** 1840-AA67

### 471. FOREIGN PERIODICALS PROGRAM

Legal Authority: 20 USC 1125a CFR Citation: 34 CFR 671 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the

Final Rule Stage

Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986 (PL 99-498).

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/29/87 | 52 FR 49122 |
| Final Action | 10/00/88 |             |

Small Entity: Undetermined

Agency Contact: Joseph Belmonte, Acting Deputy Director, Center for International Education, Department of Education, Office of Postsecondary Education, 400 Maryland Ave., SW, (Rm. 3054 ROB-3), Washington, DC 20202, 202 732-3304

RIN: 1840-AA69

### 472. INCOME CONTINGENT LOAN PROGRAM - DUE DILIGENCE

Legal Authority: 20 USC 1087a to 1087e

CFR Citation: 34 CFR 673 Legal Deadline: None. Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments Act of 1986 (99-498).

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/25/87 | 52 FR 45576 |
| Final Action | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: Carney McCullough, Division of Policy and Program, Development, Department of Education, Office of Postsecondary Education, 400 Md. Ave.,SW, (Rm. 4318, ROB-3), Washington, DC 20202, 202 732-4888

RIN: 1840-AB04

# 473. TREATMENT OF TERRITORIES AND TERRITORIAL STUDENT ASSISTANCE

Legal Authority: 20 USC 1144a

CFR Citation: 34 CFR 696 Legal Deadline: None.

Abstract: These regulations would implement certain provisions of the Higher Education Act of 1965, as amended by the Higher Education Amendments of 1986, (PL 99-498).

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/23/87 | 52 | FR | 39896 |
| Final Action | 09/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Leo Paszkiewicz,
Office of Policy Development,
Department of Education, Office of
Postsecondary Education, 400 Maryland
Ave., SW, (Rm. 4060 ROB-3),

Washington, DC 20202, 202 732-3551

RIN: 1840-AA74

#### DEPARTMENT OF EDUCATION (ED)

Office of Postsecondary Education (OPE)

**Completed Actions** 

# 474. INSTITUTIONAL ELIGIBILITY UNDER THE HIGHER EDUCATION ACT OF 1965, AS AMENDED

Significance: Regulatory Program CFR Citation: 34 CFR 600

Completed:

| Reason       | Date                 | FR Cite     |
|--------------|----------------------|-------------|
| Final Action | 04/05/88<br>05/20/88 | 53 FR 11208 |
| Effective    | 03/20/00             |             |

Small Entity: Undetermined

Agency Contact: Joan E. Duval 202 732-

4906

**RIN:** 1840-AA32

# 475. SECRETARY'S RECOGNITION PROCEDURES FOR NATIONAL ACCREDITING BODIES AND AGENCIES

CFR Citation: 34 CFR 603

Small Entity: Undetermined

Completed:

| Reason     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 12/16/87 |         |

Agency Contact: James B. Williams 202 245-9758

**210** 0700

RIN: 1840-AB15

### 476. FEDERAL-STATE RELATIONSHIP AGREEMENTS

CFR Citation: 34 CFR 604

Completed:

| Reason     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 12/16/87 |         |

Small Entity: No

**Agency Contact: Leo Pasckiewicz 202** 

732-3551

RIN: 1840-AB09

# 477. FINANCIAL ASSISTANCE FOR CONSTRUCTION, RECONSTRUCTION, OR RENOVATION OF HIGHER EDUCATION FACILITIES

CFR Citation: 34 CFR 617

Completed:

| Reason        | Date         | FR Cite |
|---------------|--------------|---------|
| End Review    | 12/16/87     |         |
| Small Entity: | Undetermined |         |

Agency Contact: Leo Pasckiewicz 202 732-3551

RIN: 1840-AB10

### 478. MINORITY SCIENCE IMPROVEMENT PROGRAM

CFR Citation: 34 CFR 637

Completed:

| Reason                    | Date     | FR Ci    | te  |
|---------------------------|----------|----------|-----|
| Final Action              | 11/12/87 | 52 FR 43 | 544 |
| Final Action<br>Effective | 02/03/88 |          |     |

Small Entity: Undetermined

**Agency Contact: Charles Griffith 202** 

732-4389

**RIN:** 1840-AA89

#### 479. PAUL DOUGLAS TEACHER SCHOLARSHIPS - INTEREST RATES

CFR Citation: 34 CFR 653

Completed:

| Reason    | Date     | FR    | Cite | _ |
|-----------|----------|-------|------|---|
| Withdrawn | 03/14/88 | 53 FR | 8397 | _ |

Small Entity: Undetermined

**Completed Actions** 

Agency Contact: Neil C. Nelson 202

732-4507

RIN: 1840-AB02

**480. PAUL DOUGLAS TEACHER SCHOLARSHIP PROGRAM** 

CFR Citation: 34 CFR 653

Completed:

Reason Date **FR Cite** Final Action 11/25/87 52 FR 45284 Final Action 02/03/88 **Effective** 

Small Entity: Undetermined

Agency Contact: Neil C. Nelson 202

732-4507

RIN: 1840-AB14

**481. NATIONAL RESOURCE CENTERS** PROGRAM FOR FOREIGN LANGUAGE AND AREA STUDIES OR FOREIGN LANGUAGE AND INTERNATIONAL STUDIES

CFR Citation: 34 CFR 656

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 04/01/88 | 53 FR 10820 |
| Final Action<br>Effective | 06/15/88 |             |

Small Entity: Undetermined

**Agency Contact: Joseph Belmonte 202** 

732-3304

RIN: 1840-AA64

**482. STUDENT ASSISTANCE GENERAL PROVISIONS - SUBPARTS** 

A, B, C

CFR Citation: 34 CFR 668

Completed:

| Reason                                    | Date                 |    | FR | Cite  |
|---|----------------------|----|----|-------|
| Final Action<br>Final Action<br>Effective | 12/01/87<br>02/03/88 | 52 | FR | 45712 |

Small Entity: Undetermined

Agency Contact: Fred Sellers 202 732-

4888

RIN: 1840-AA79

**483. PERKINS LOAN PROGRAM** (FORMERLY THE NATIONAL DIRECT STUDENT LOAN PROGRAM) SUBPART C - DUE DILIGENCE

Significance: Regulatory Program

CFR Citation: 34 CFR 674

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/30/87 | 52 FR 45552 |
| Final Action | 02/03/88 |             |
| Effective    |          | •           |

Small Entity: No

**Agency Contact: Margaret Henry 202** 

732-4490

RIN: 1840-AA02

484. PERKINS LOAN PROGRAM, COLLEGE WORK-STUDY, AND SUPPLEMENTAL EDUCATIONAL **OPPORTUNITY GRANT PROGRAMS** (CAMPUS-BASED PROGRAMS)

**CFR Citation:** 34 CFR 674; 34 CFR 675;

34 CFR 676

Completed:

| Reason                       | Date                 | FR Cite     |
|------------------------------|----------------------|-------------|
| Final Action<br>Final Action | 12/01/87<br>02/03/88 | 52 FR 45738 |
| Effective                    |                      |             |

Small Entity: No

Agency Contact: Margaret Henry 202

732-4490

RIN: 1840-AA03

485. PELL GRANT PROGRAM

CFR Citation: 34 CFR 690

Completed:

| Reason       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 10/14/87 | 52 | FR | 38206 |
| Final Action | 12/09/87 |    |    |       |

Small Entity: Undetermined

Agency Contact: Fred Sellers 202 732-

4888

RIN: 1840-AA97

**486. STATE STUDENT INCENTIVE GRANT PROGRAM** 

CFR Citation: 34 CFR 692

Completed:

| Reason                                    | Date                 | FR Cite     |
|---|----------------------|-------------|
| Final Action<br>Final Action<br>Effective | 11/27/87<br>02/03/88 | 52 FR 45432 |

Small Entity: Undetermined

Agency Contact: Neil C. Nelson 202

732-4507

**RIN:** 1840-AA59

#### **DEPARTMENT OF EDUCATION (ED)**

Office of Special Education and Rehabilitative Services (OSERS)

Prerule Stage

**487. THE STATE VOCATIONAL REHABILITATION SERVICES PROGRAM - DEREGULATION** 

Legal Authority: 29 USC 701 to 731

CFR Citation: 34 CFR 361 Legal Deadline: None. **Abstract:** See Preamble

Timetable:

Action Date FR Cite

Begin Review **End Review** 

01/26/88 05/00/88

Small Entity: Undetermined

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff,

Department of Education, Office of Special Education and Rehabilitative Services, Rehabilitation Services Administration, Room 3220, Switzer Building, Washington, DC 20202, 202 732-1299

RIN: 1820-AA47

#### **DEPARTMENT OF EDUCATION (ED)**

Office of Special Education and Rehabilitative Services (OSERS)

#### **Proposed Rule Stage**

### 488. SERVICES FOR DEAF-BLIND CHILDREN AND YOUTH PROGRAM

Legal Authority: 20 USC 1422 CFR Citation: 34 CFR 307 Legal Deadline: None.

Abstract: These regulations are needed to implement certain provisions of the Education of the Handicapped Act Amendments of 1986, PL 99-457.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: Paul Thompson, Acting Division Director, Division of Educational Services, Department of Education, Office of Special Education and Rehabilitative Services, Department of Education, 400 Md. Ave., (Rm. 4605 -

Switzer Bldg.), Washington, DC 20202,

RIN: 1820-AA53

202 732-1161

489. TRAINING PERSONNEL FOR THE EDUCATION OF THE HANDICAPPED - PARENT TRAINING AND INFORMATION CENTERS; SPECIAL PROJECTS; AND GENERAL

Legal Authority: 20 USC 1431; 20 USC

1434

CFR Citation: 34 CFR 316; 34 CFR 318

Legal Deadline: None.

Abstract: These regulations are needed to clarify certain provisions of the Education of the Handicapped Act Amendments of 1986, PL 99-457.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: No

Agency Contact: Angele Thomas, Acting Division Director, Division of Personnel Preparation, Department of Education, Office of Special Education and Rehabilitative Services, 400 Md. Ave., SW, (Rm. 3904 - Switzer Bldg), Washington, DC 20202, 202 732-1100

RIN: 1820-AA68

490. REHABILITATION SERVICES ADMINISTRATION GENERAL DEREGULATION REVIEW

Legal Authority: 29 USC 701 et seq

**CFR Citation:** 34 CFR 362; 34 CFR 366; 34 CFR 369; 34 CFR 371; 34 CFR 372; 34 CFR 374; 34 CFR 375; 34 CFR 378; 34 CFR 387; 34 CFR 386; 34 CFR 387; 34 CFR 388; 34 CFR 389; 34 CFR 390; ...

Legal Deadline: None.

Abstract: See Preamble

#### Timetable:

| 07/00/88 |  |
|----------|--|
| 12/00/88 |  |
|          |  |

Additional Information: ADDITIONAL CFR CITATION: 34 CFR 395.

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, Rehabilitation Services Administration, Room 3220, Switzer Building, Washington, DC 20202, 202 732-1299

RIN: 1820-AA45

# 491. THE STATE INDEPENDENT LIVING REHABILITATION SERVICES PROGRAM

Legal Authority: 29 USC 796 to 796d

CFR Citation: 34 CFR 365 Legal Deadline: None. Abstract: See Preamble

#### Timetable:

| Action           | Date     | FR Cite |
|------------------|----------|---------|
| Notice of intent | 05/00/88 |         |
| NPRM             | 09/00/88 |         |
| Final Action     | 01/00/89 |         |

Small Entity: Undetermined

Agency Contact: Francis Corrigan, Deputy Commissioner, Department of Education, Office of Special Education and Rehabilitative Services, Rehabilitation Services Administration, (Rm. 3030, Switzer Building), Washington, DC 20202, 202 732-1287

RIN: 1820-AA37

# 492. ● CENTERS FOR INDEPENDENT LIVING - STANDARDS AND EVALUATION INDICATORS

Legal Authority: PL 99-506 CFR Citation: 34 CFR 366 Legal Deadline: None.

Abstract: These proposed regulations would implement the changes to the

Rehabilitation Act of 1973, as amended by the Rehabilitation Act Amendments of 1986.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: Undetermined

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, 400 Maryland Avenue, SW, Room 3220 - Switzer Bldg., Washington, DC 20202, 202 732-1299

RIN: 1820-AA81

493. VOCATIONAL REHABILITATION SERVICES TO INDIVIDUALS WITH SEVERE HANDICAPS/SPECIAL PROJECTS AND DEMONSTRATIONS FOR PROVIDING SUPPORTED EMPLOYMENT SERV. TO INDIV. WITH SEVERE HANDICAPS

Legal Authority: 20 USC 777a(a)(1) and

777a(d)

CFR Citation: 34 CFR 373; 34 CFR 380

Legal Deadline: None.

Abstract: These regulations would implement certain changes to the Rehabilitation Act of 1973, made by the Rehabilitation Act Amendments of 1986. (PL 99-506)

#### Timetable:

| Action       | Date           | FR Cite |
|--------------|----------------|---------|
| NPRM         | 05/00/88       |         |
| Final Action | 08/00/88       |         |
| Small Entity | : Undetermined |         |

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, Department of Education, Room 3220, Switzer Bldg., Washington, DC 20202, 202 732-1299

RIN: 1820-AA76

# 494. ● PROJECTS WITH INDUSTRY - STANDARDS AND EVALUATION INDICATORS

Legal Authority: PL 99-506 CFR Citation: 34 CFR 379 Legal Deadline: None.

Abstract: These proposed regulations would implement the changes to the

#### **ED-OSERS**

#### **Proposed Rule Stage**

Rehabilitation Act of 1973, as amended by the Rehabilitation Act Amendments of 1986.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: Undetermined

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, 400 Maryland Avenue, SW, Room 3220 - Switzer Bldg., Washington,

DC 20202, 202 732-1299

RIN: 1820-AA82

#### **DEPARTMENT OF EDUCATION (ED)**

#### Office of Special Education and Rehabilitative Services (OSERS)

Final Rule Stage

# 495. ASSISTANCE TO STATES FOR EDUCATION OF HANDICAPPED CHILDREN

**Legal Authority:** 20 USC 1401; 20 USC 1412; 20 USC 1413

CFR Citation: 34 CFR 300 Legal Deadline: None.

**Abstract:** These regulations are needed to implement certain provisions of the Education of the Handicapped Act Amendments of 1986, PL 99-457.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/14/88 | 53 FR 8390 |
| Final Action | 08/00/88 |            |

Small Entity: No

Agency Contact: Paul Chassy, Acting Branch Chief, Program Administrative Branch, Department of Education, Office of Special Education and Rehabilitative Services, 400 Md. Ave., SW, (Rm. 3613 - Switzer Bldg), Washington, DC 20202, 202 732-1079

RIN: 1820-AA71

# 496. PRESCHOOL GRANTS FOR HANDICAPPED CHILDREN'S PROGRAM

Legal Authority: 20 USC 1419 CFR Citation: 34 CFR 301 Legal Deadline: None.

Abstract: These regulations are needed to implement certain provisions of the Education of the Handicapped Act Amendments of 1986, PL 99-457.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/18/87 | 52 FR 44346 |
| Final Action | 06/00/88 |             |

Small Entity: No

Agency Contact: Nancy Treusch, Educational Program Specialist,

Division of Educational Services, Department of Education, Office of Special Education and Rehabilitative Services, Department of Education, 400 Md. Ave., SW, Switzer Bldg. (Rm. 4094), Washington, DC 20202, 202 732-1097

RIN: 1820-AA48

### 497. GRANTS FOR INFANTS AND TODDLERS WITH HANDICAPS

Legal Authority: 20 USC 1471 to 1485

CFR Citation: 34 CFR 303 Legal Deadline: None.

Abstract: These regulations are needed to implement certain provisions of Education of the Handicapped Act Amendments of 1986, PL 99-457.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 11/18/87 | 52 | FR | 44352 |
| Final Action | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Thomas B. Irvin, Deputy Director, Division of Program Analysis and Planning, Department of Education, Office of Special Education and Rehabilitative Services, Department of Education, 400 Md. Ave., SW, (Rm. 3092 - Switzer Bldg.), Washington, DC 20202, 202 732-1012

RIN: 1820-AA49

### 498. HANDICAPPED SPECIAL STUDIES PROGRAM

Legal Authority: 20 USC 1418 CFR Citation: 34 CFR 327

Legal Deadline: None.

Abstract: These regulations are needed to implement certain provisions of the Education of the Handicapped Act Amendments of 1986, PL 99-457.

| imetable: |      |
|-----------|------|
| Action    | Date |
|           |      |

| Action       | Date     | rH | Cite |      |  |
|--------------|----------|----|------|------|--|
| NPRM         | 02/12/88 | 53 | FR   | 4185 |  |
| Final Action | 08/00/88 |    |      |      |  |

Small Entity: No

#### Agency Contact: Linda Glidewell, Educational Program Specialist, Division of Innovation and Development, Department of Education, Office of Special Education and Rehabilitative Services, 400 Md. Ave., SW, (Rm. 3094 - Switzer Bldg), Washington, DC 20202, 202 732-1099

RIN: 1820-AA72

#### 499. CAPTIONED FILMS LOAN SERVICE FOR THE DEAF PROGRAM AND EDUCATIONAL MEDIA LOAN SERVICE FOR THE HANDICAPPED PROGRAM

Legal Authority: PL 99-457

CFR Citation: 34 CFR 330; 34 CFR 331

Legal Deadline: None.

Abstract: See preamble. These regulations are also needed to implement certain provisions the Education of the Handicapped Act Amendments of 1986, PL 99-457.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 03/15/88 | 53 FR | 8608 |
| Final Action | 08/00/88 |       |      |

Small Entity: Undetermined

Agency Contact: Malcolm J. Norwood, Branch Chief, Division of Educational Services, Department of Education, Office of Special Education and Rehabilitative Services, Department of Education, 400 Md. Ave., SW, (Rm. 3511 - Switzer Bldg.), Washington, DC 20202, 202 732-1172

RIN: 1820-AA61

#### **ED-OSERS**

Final Rule Stage

#### **500. FIELD INITIATED RESEARCH**

Legal Authority: 29 USC 760 to 762 CFR Citation: 34 CFR 350; 34 CFR 357

Legal Deadline: None.

**Abstract:** These regulations are needed to redefine the scope of the program and to revise the selection criteria.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/03/88 | 53 FR 6958 |
| Final Action | 07/00/88 |            |

Small Entity: Undetermined

Agency Contact: Betty Jo Berland, Planning and Evaluation Officer, Department of Education, Office of Special Education and Rehabilitative Services, 400 Maryland Ave., S.W., Rm. 3070 - Switzer Bldg., Washington, DC 20202, 202 732-1139

RIN: 1820-AA80

#### 501. NIDRR - RESEARCH TRAINING AND CAREER DEVELOPMENT PROGRAM

Legal Authority: 29 USC 760 to 762

CFR Citation: 34 CFR 360 Legal Deadline: None.

Abstract: These regulations are needed to implement certain provisions of the Rehabilitation Amendments of 1986, P.L. 99-506.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/09/88 | 53 FR 3832 |
| Final Action | 07/00/88 |            |

Small Entity: Undetermined

Agency Contact: Betty Jo Berland, Planning and Evaluation Officer, Department of Education, Office of Special Education and Rehabilitative Services, Department of Education, 400 Md. Ave., S.W., (Rm. 3070 Switzer), Washington, D.C. 20202, 202 732-1139

RIN: 1820-AA77

# 502. THE STATE VOCATIONAL REHABILITATION SERVICES PROGRAM

Legal Authority: 29 USC 701 to 731

CFR Citation: 34 CFR 361 Legal Deadline: None.

Abstract: These regulations would implement certain changes to the Rehabilitation Act of 1973, made by the Rehabilitation Act Amendments of 1986. (PL 99-506)

#### Timetable:

| Action Date  |          | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/18/87 | 52 FR 44366 |
| Final Action | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, Rehabilitation Services Administration, Room 3220, Switzer Building, Washington, DC 20202, 202 732-1299

RIN: 1820-AA40

# 503. MISCELLANEOUS TECHNICAL AMENDMENTS TO THE REHABILITATION SERVICES REGULATIONS

**Legal Authority:** 29 USC 711(c); 29 USC 796(e); 29 USC 732; 29 USC 774; 29 USC 777b; 29 USC 777j; 29 USC 795g

**CFR Citation:** 34 CFR 366; 34 CFR 369; 34 CFR 370; 34 CFR 375; 34 CFR 378; 34 CFR 379; 34 CFR 385; 34 CFR 387; 34 CFR 388; 34 CFR 389; 34 CFR 390

Legal Deadline: None.

Abstract: These regulations would implement certain changes to the Rehabilitation Act of 1973, made by the Rehabilitation Act Amendments of 1986. (PL 99-506)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |

Small Entity: Undetermined

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, Rehabilitation Services Administration, Room 3220, Switzer Building, Washington, DC 20202, 202 732-1299

RIN: 1820-AA39

### 504. INDEPENDENT LIVING SERVICES FOR OLDER BLIND INDIVIDUALS

Legal Authority: 29 USC 796j CFR Citation: 34 CFR 367 Legal Deadline: None.

Abstract: These regulations would implement certain changes to the Rehabilitation Act of 1973, made by the Rehabilitation Act Amendments of 1986. (PL 99-506)

Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 01/29/88 | 53 FR | 2702 |
| Final Action | 08/00/88 |       |      |

Small Entity: Undetermined

Agency Contact: Albert Rotundo, Director, Planning and Policy Staff, Department of Education, Office of Special Education and Rehabilitative Services, Rehabilitation Services Administration, Room 3220, Switzer Building, Washington, DC 20202, 202 732-1299

**RIN:** 1820-AA41

#### **DEPARTMENT OF EDUCATION (ED)**

#### Office of Special Education and Rehabilitative Services (OSERS)

505. REMOVAL OF ARCHITECTURAL BARRIERS TO THE HANDICAPPED PROGRAM

CFR Citation: 34 CFR 304

#### Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 03/03/88 | 53 | FR | 6944 |
| Final Action<br>Effective | 04/20/88 |    |    |      |

Small Entity: No

#### **Completed Actions**

Agency Contact: Sandra Brotman 202 732-1031

RIN: 1820-AA51

## 506. REGIONAL RESOURCE AND FEDERAL CENTERS PROGRAM

CFR Citation: 34 CFR 305

#### **ED-OSERS**

#### **Completed Actions**

| •  |   | - |     |     |   |
|----|---|---|-----|-----|---|
| Ca | m | D | ıeı | te. | α |

| Reason       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| Final Action | 02/05/88 | 53 | FR | 3524 |
| Final Action | 03/23/88 |    |    |      |
| Effective    |          |    |    |      |

Small Entity: Undetermined

Agency Contact: Jeffrey Champagne

202 732-1056 RIN: 1820-AA52

**507. TRAINING PROGRAMS FOR TEACHERS OF HANDICAPPED CHILDREN IN AREAS WITH A** SHORTAGE

CFR Citation: 34 CFR 322

Completed:

| Reason       | Date     | Date |    |      |
|--------------|----------|------|----|------|
| Final Action | 02/17/88 | 53   | FR | 4619 |
| Final Action | 02/17/88 |      |    |      |
| Effective    |          |      |    |      |

Small Entity: Undetermined

**Agency Contact: Angele Thomas 202** 732-1109

RIN: 1820-AA75

**508. RESEARCH IN EDUCATION OF** THE HANDICAPPED PROGRAM

CFR Citation: 34 CFR 324

Completed:

| Reason       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 11/12/87 | 52 | FR | 43832 |
| Final Action | 02/03/88 |    |    |       |
| Effective    |          |    |    |       |

Small Entity: Undetermined

**Agency Contact: Linda Glidewell 202** 

732-1099

RIN: 1820-AA69

**509. TECHNOLOGY, EDUCATIONAL** MEDIA, AND MATERIALS FOR THE **HANDICAPPED** 

CFR Citation: 34 CFR 333

Completed:

| Reason                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 03/03/88 | 53 FR 6952 |
| Final Action<br>Effective | 04/20/88 |            |

Small Entity: Undetermined

Agency Contact: Linda Glidewell 202

732-1099

RIN: 1820-AA63

510. HANDICAPPED RESEARCH: RESEARCH FELLOWSHIP PROGRAM

CFR Citation: 34 CFR 356

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 01/07/88 |         |

Small Entity: Undetermined

**Agency Contact: Betty Jo Berland 202** 

732-1139

RIN: 1820-AA66

#### DEPARTMENT OF EDUCATION (ED)

Office of Intergovernmental and Interagency Affairs (EDSI)

**Proposed Rule Stage** 

#### 511. INTERGOVERNMENTAL REVIEW OF DEPARTMENT OF EDUCATION **PROGRAMS AND ACTIVITIES -- LIST OF PROGRAMS**

Legal Authority: EO 12372; 31 USC 6506;

42 USC 3334

CFR Citation: 34 CFR 79 Legal Deadline: None.

Abstract: This regulatory action would

propose those ED programs to be

included and those ED programs to be excluded under EO 12372 and ED's implementing regulations in 34 CFR Part 79. The public will be given an opportunity to comment on the listing.

#### Timetable:

| Action       | Date     | FR Cite |   |
|--------------|----------|---------|---|
| NPRM         | 04/00/88 |         |   |
| Final Action | 07/00/88 | •       | • |

Small Entity: No

Agency Contact: Leroy Walser,

Executive Director, Federal Interagency Committee on Education, Department of Education, Office of Intergovernmental and Interagency Affairs, Room 503 Rpters. Bldg., Washington, DC 20202. 202 732-3669

RIN: 1860-AA00

## **DEPARTMENT OF EDUCATION (ED)**

Office of the General Counsel (EDOGC)

**Proposed Rule Stage** 

#### **512. EQUAL ACCESS TO JUSTICE**

Legal Authority: 5 USC 504 CFR Citation: 34 CFR 21 Legal Deadline: None.

Abstract: These regulations would amend the procedures for the award of fees and other expenses to applicants who prevail in adversary adjudications before the Department of Education. The current regulations must be amended to reflect recent amendments to the Equal Access to Justice Act made by P.L. 99-80.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
|              |          | TH OILE |
| NPRM         | 05/00/88 |         |
| Final Action | 11/00/88 |         |

Agency Contact: JoAnne Frey, General Attorney, Office of the General Counsel, Department of Education, Office of the General Counsel, 400 Maryland Ave., SW, Room 4122, Washington, DC 20202, 202 732-2690

**RIN:** 1801-AA01

#### **513. DUE PROCESS REGULATIONS**

Legal Authority: 20 USC 1234; 20 USC 3872; 20 USC 1411 to 1420

CFR Citation: 34 CFR 78; 34 CFR 204; 34 **CFR 300** 

Legal Deadline: None.

Abstract: The Department plans to revise and consolidate due process regulations governing notice and hearings.

#### **ED-EDOGC**

#### **Proposed Rule Stage**

| Timetable:   |          |         |  |
|--------------|----------|---------|--|
| Action       | Date     | FR Cite |  |
| NPRM         | 05/00/88 |         |  |
| Final Action | 10/00/88 |         |  |

Small Entity: Undetermined

Agency Contact: Sarah Kemble, Attorney, Office of the General Counsel, Department of Education, Office of the General Counsel, 400 Maryland Avenue, SW, Room 4121, FOB-6, Washington, DC 20202, 202 732-2730

RIN: 1801-AA02

# DEPARTMENT OF EDUCATION (ED) Office of the General Counsel (EDOGC).

Final Rule Stage

## 514. PROGRAM FRAUD CIVIL REMEDIES

Legal Authority: 31 USC 3801 to 3812

CFR Citation: 34 CFR 33 Legal Deadline: None.

Abstract: These regulations would implement the Program Fraud Civil

Remedies Act of 1986.

| Tilliciable. |          |    |    |       |
|--------------|----------|----|----|-------|
| Action       | Date     |    | FR | Cite  |
| NPRM         | 07/22/87 | 52 | FR | 27650 |

05/00/88

NPRM Comment 08/21/87

Period End Final Action

Small Entity: Undetermined

Agency Contact: Sarah L. Kemble, Attorney, Department of Education,

Office of the General Counsel, Office of the General Counsel, 400 Md. Ave., SW, Rm. 4121, FOB-6, Washington, D.C. 20202, 202 732-2730

**RIN:** 1801-AA05

# DEPARTMENT OF EDUCATION (ED) Office of the General Counsel (EDOGC)

Completed Actions

515. INVENTIONS AND PATENTS -- GENERAL

CFR Citation: 34 CFR 6

| Completed:    |              |     |      |   |  |  |  |
|---------------|--------------|-----|------|---|--|--|--|
| Reason        | Date         | 'FR | Cite | _ |  |  |  |
| End Review    | 12/16/87     |     |      | _ |  |  |  |
| Small Entity: | Undetermined |     |      |   |  |  |  |

Agency Contact: Richard Galloway 202 732-2525

**RIN:** 1801-AA04

[FR Doc. 88-5081 Filed 04-22-88; 8:45 am]

BILLING CODE 4000-01-T



Monday April 25, 1988

Part VII

# Department of Energy

Semiannual Regulatory Agenda



#### **DEPARTMENT OF ENERGY (DOE)**

#### **DEPARTMENT OF ENERGY**

10 CFR Chs. II, III, and X

41 CFR Chs. 9 and 109

48 CFR Ch. 9

#### **Regulatory Agenda**

**AGENCY:** Department of Energy. **ACTION:** April 1988 regulatory agenda.

SUMMARY: In furtherance of this Administration's commitment to make government more responsive to the citizens of the United States and to assist in fulfilling the President's mandate to lessen regulatory burdens. the Department of Energy (DOE) is publishing this agenda of regulatory activities that DOE has in progress, as well as proposed rulemakings that DOE foreseeably may issue in the next year. This agenda provides the Administration with an effective tool for monitoring and controlling the promulgation of regulations. It includes (1) all rules expected to be issued as proposed or final rules before April 1989, (2) all rules being reviewed within the Department to determine whether to propose modifications through rulemaking, and (3) all rulemakings and rule reviews for which action has been completed since the October 1987 Regulatory Agenda. In addition, the agenda meets requirements under the Regulatory Flexibility Act for information on any rulemakings which are "likely to have a significant economic impact on a substantial number of small entities." The agenda may not include all routine regulations or those that relate to internal agency management.

#### FOR FURTHER INFORMATION CONTACT:

General: For further information on the agenda in general, contact: Robert E. Morey, Department of Energy, Room 6B-128, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 586-9507.

Specific: For further information about any particular item on the agenda, contact the individual listed under that item.

SUPPLEMENTARY INFORMATION:

Under Executive Order 12291, 46 FR 13193, February 19, 1981, each covered agency publishes, in April and October of each year, an agenda of all rulemakings in progress or expected to be commenced within the next year, and currently effective rules that are under agency review. The Executive-Order authorizes the Office of Management and Budget (OMB) to set forth standards and procedures for the preparation of these agendas. The April 1988 Regulatory Agenda has been prepared in accordance with OMB Bulletin No. 88-1.

There are important reasons for preparing this agenda. It is vital in this Administration's efforts to reduce the burdens of existing and future regulations, to increase agency accountability for regulatory actions, to provide for Presidential oversight of the regulatory process, to minimize duplication and conflict of regulations, and to insure well-reasoned regulations. This Administration has made considerable progress in these efforts.

Executive Order 12291 provides that the regulatory agenda may be incorporated with the "regulatory flexibility agenda" required under the Regulatory Flexibility Act, 5 U.S.C. 602 et seq. The regulatory flexibility agenda must contain: (1) A brief description of the subject area and a summary of the nature of any rule which the agency expects to propose or promulgate which is "likely to have a significant economic impact on a substantial number of small entities;" (2) the objectives and legal basis for the issuance of the rule and an approximate schedule for completing action on any rule for which the agency has issued a general notice of proposed rulemaking; and (3) the name and telephone number of an agency official knowledgeable about each rule. The regulatory flexibility agenda required under 5 U.S.C. 602(a) is incorporated in today's notice.

Entries appended to this notice reflect the status of regulatory activities as of approximately February 15, 1988. Regulatory activities have been divided among categories according to their next stage: Prerulemaking action, proposed rule, final rule, or completed action.

Regulations designated as "significant" are those which are also included in the Regulatory Program of

the United States Government, prepared pursuant to Executive Order 12498, 50 FR 1036, January 8, 1985. Significant regulations also include those which, while not of Government-wide interest or importance, nevertheless are priorities of the Department.

Each item contains the following information: (1) DOE office or administration (that is, the DOE organizational unit responsible for the regulation); (2) RIN number (that is, the Regulation Identifier Number assigned by OMB/OIRA); (3) title; (4) significance; (5) agency contact (that is, the name, title, address and telephone number of a person who is knowledgeable about the regulation); (6) effects on small businesses and other entities (that is, whether the action is likely to have a significant economic impact on a substantial number of "small entities" as defined by the Regulatory Flexibility Act); (7) CFR citation (that is, the section of the Code of Federal Regulations that will be affected); (8) legal authority (that is, a citation to the section of the United States Code (U.S.C.), Public Law (P.L.) or the Executive Order (E.O.) that authorizes the regulatory action); (9) abstract (that is, a description of the problem the regulation will address, the regulatory approach under consideration, the alternatives being considered for addressing the problem, and the potential costs and benefits of the action); (10) legal deadline (that is, the statutory or judicial deadline, if any); and (11) timetable (that is, the dates, and citations if applicable, for all past stages and at least the next stage of the rulemaking). In addition, each item regarding completed actions (that is, regulations completed or withdrawn and reviews completed since the preceding agenda) states the date, and citation if appropriate.

A draft of this agenda has been transmitted to the Chief Counsel for Advocacy of the Small Business Administration for comment, if any, to fulfill the requirements of 5 U.S.C. 602(b).

DOE's next agenda will be published in October 1988.

Issued in Washington, DC on March 3, 1988.

Eric J. Fygi,

Acting General Counsel.

#### DOE

#### Conservation and Renewable Energy—Prerule Stage

| Se-<br>quence<br>Number |                                | Title                            | -                  | Regulation<br>Identifier<br>Number |
|-------------------------|--------------------------------|----------------------------------|--------------------|------------------------------------|
| 1 1                     |                                |                                  |                    |                                    |
| 516                     | Energy-Efficiency Standards fo | r Dishwashers, Clothes Washers a | and Clothes Dryers | <br>1904-AA37                      |

### Conservation and Renewable Energy—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 517                     | Federal Energy Management & Planning Programs Methodology & Procedures for Life Cycle Costing Analyses   |                                    |
| 518 ·                   | Energy-Efficiency Standards for Refrigerators and Related Products, Small Gas Furnace and Television Sets  | 1904-AA28                          |
| 519                     | Regulations Implementing National Appliance Energy Conservation Act; Certification and Enforcement, Waiver of Federal Preemption and Small Manufacturer Exemptions | 1904-AA32                          |
| 520                     | Energy Conservation Performance Standards for New Buildings, Subpart B-Voluntary Performance Standards for New Non-Federal Residential Buildings                   | 1904-AA34                          |
| 521                     | Energy-Efficiency Test Procedures for Refrigerator-Freezers and Freezers   | 1904-AA35                          |
| 522                     | Energy Conservation Standards for Water Heaters; Technical Amendments  | 1904-AA36                          |

#### Conservation and Renewable Energy—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  |                                    |
| 523                     | Energy Conservation Performance Standards for New Buildings; Subpart A-Commercial and Multi-Family High Rise Residential Buildings           | 1904-AA08                          |
| 524                     | Energy Efficiency Test Procedures for Water Heaters  | 1904-AA12                          |
| 525                     | Energy Conservation Performance Standards for New Buildings; Subpart C-Mandatory Performance Standards for New Federal Residential Buildings | 1904-AA27                          |
| 526                     | State Energy Conservation Program (SECP) Use of Oil Overcharge Funds for Building Energy Conservation Materials and Equipment                | 1904-AA30                          |

#### Conservation and Renewable Energy—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 527<br>528<br>529       | Energy Efficiency Test Procedures for Central Air Conditioners |                                    |

#### Defense Programs—Proposed Rule Stage

| Se-<br>quence<br>Number |  | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|--|------------------------------------|
| 530                     | Criteria and Procedures for Estr<br>Eligibility for Access to an HRP | ablishment of Human Reliability Program (HRP) and Position | Determination of Individual's      |

### DOE

|                         | Defense Programs—Completed Actions  |                                     |
|-------------------------|---|-------------------------------------|
| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
| 531                     | Restrictions on Aircraft Landing and Air Delivery at Department of Energy Nuclear Sites   | 1992-AA12                           |
|                         | Departmental and Others—Proposed Rule Stage   |                                     |
| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
| 532<br>533<br>534       | Part 605 Special Research Grants Program; Proposed Rule   | 1901-AA07<br>1901-AA12<br>1901-AA13 |
|                         | Departmental and Others—Final Rule Stage  |                                     |
| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
| 535                     | Petitions Requesting Disposal Capacity for Unusual or Unexpected Volumes of Low-Level Radioactive Waste; Submission and Evaluation Requirements | 1901-AA15                           |
|                         | Departmental and Others—Completed Actions   |                                     |
| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
| 536                     | Standard Contract for Disposal of Spent Nuclear Fuel and/or High-Level Radioactive Waste; Amendments  | 1901-AA11                           |
|                         | Economic Regulatory Administration—Proposed Rule Stage  |                                     |
| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
| 537                     | Proposed Rule Establishing New Administrative Procedures with Respect to Short-Term Imports and Exports of Natural Gas                          | 1903-AA07                           |
| • .                     | Management and Administration—Prerule Stage   | -                                   |
| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
| 538                     | Proposed Rule on DOE Contractor Drug Free Workplace Policy  | 1991-AA39                           |

#### DOE

#### Management and Administration—Proposed Rule Stage

| Se-<br>quence<br>Number                | Title  | Regulation<br>Identifier<br>Number |
|--|--|------------------------------------|
| 539<br>540<br>541<br>542<br>543<br>544 | Department of Energy Acquisition Regulation Revisions; Patent Policy |                                    |

#### Management and Administration—Final Rule Stage

| Se-<br>quence Title<br>Number  | Identifier<br>Number |
|--|----------------------|
| Department of Energy Acquisition Regulation; Management and Operating Contractor Purchasing Systems        |                      |
| 546 Department of Energy Financial Assistance Rules; Restriction of Eligibility                            |                      |
| 547 Department of Energy Acquisition Regulation; Use of Contract Carriers by Cost Reimbursable Contractors | l l                  |
| 548 Debarment and Suspension (Non-Procurement)   | 1991-AA40            |
| 549 Resolution of Disputes Between Subcontractors and DOE Management and Operating Contractors             | 1991-AA44            |
| 550 Collection of Claims Owed the United States  | 1991-AA47            |
| Freedom of Information Regulations: Revisions to Fee Schedules and Procedures                              | 1991-AA48            |

#### Management and Administration—Completed Actions

| Se-<br>quence<br>Number | Title  |           |
|-------------------------|--|-----------|
| 552<br>553              | Financial Assistance Regulations; Cooperative Agreements   | 1991-AA03 |
|                         | Changes and Revised Internal Procedures  | 1991-AA33 |
| 554                     | 10 CFR 600, Subpart E Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments | 1991-AA43 |
| 555                     | Uniform Relocation Assistance and Real Property Acquisition Regulation for Federal and Federally Assisted Programs             | 1991-AA46 |

#### Office of General Counsel—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
|-------------------------|---|-------------------------------------|
| 556<br>557<br>558       | Amendments to Department of Energy Conduct of Employees Regulations | 1990-AA00<br>1990-AA02<br>1990-AA04 |
| 559                     | Class Patent Waivers  | 1990-AA07                           |

#### · Office of General Counsel—Final Rule Stage

| Se-<br>quence<br>Number | Title                                  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 560<br>561              | Cooperation with the Inspector General | 1990-AA06<br>1990-AA08             |

#### **DEPARTMENT OF ENERGY (DOE)**

Conservation and Renewable Energy (CE)

**Prerule Stage** 

#### 516. ● ENERGY-EFFICIENCY STANDARDS FOR DISHWASHERS, CLOTHES WASHERS AND CLOTHES DRYERS

Significance: Regulatory Program Legal Authority: 42 USC 6295 CFR Citation: 10 CFR 430.32

Legal Deadline: Statutory. The NAECA requires DOE determinations on need to amend Federal appliance standards in a period from 7/1/89 to 1/1/94. The statute requires completion of a second reanalysis of all thenextant standards in a period from 7/1/94 to 12/31/2006. The NAECA requires a final determination on these three products by

Abstract: The National Appliance Energy Conservation Act of 1987 (NAECA) was enacted March 17, 1987. The NAECA extensively amends the Department's statutory authorities and responsibilities regarding energy efficiency standards for major household appliances. The NAECA establishes initial energy-efficiency standard levels for most types of major appliances and generally requires DOE to undergo two subsequent rulemakings, at specified times, to determine whether the extant standard for a covered product should be amended. These products are: refrigerators, refrigeratorfreezers, and freezers; room air conditioners; central air conditioners and central air conditioning heat pumps; water heaters; pool heaters; direct heating equipment; furnaces; dishwashers; clothes washers; clothes dryers; and kitchen ranges and ovens. Other appliances, including television sets, may be regulated by the Department essentially as provided for in prior law. This rulemaking will review the statutory standards for dishwashers, clothes washers and clothes dryers to determine whether those levels need to be amended.

### Timetable:

| Action                         | Date     | FR Cite |
|--------------------------------|----------|---------|
| ANPRM                          | 05/00/88 |         |
| ANPRM<br>Comment<br>Period End | 07/00/88 |         |
| NPRM                           | 01/00/89 |         |
| NPRM Comment<br>Period End     | 03/00/89 |         |
| Final Action                   | 01/00/90 |         |

Small Entity: Undetermined

Additional Information: LEGAL
DEADLINE CONT: 01/01/90.

Agency Contact: Michael J. McCabe, Supervisory Mechanical Engineer, Department of Energy, Conservation and Renewable Energy, Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA37

#### DEPARTMENT OF ENERGY (DOE)

Conservation and Renewable Energy (CE)

**Proposed Rule Stage** 

#### 517. FEDERAL ENERGY MANAGEMENT & PLANNING PROGRAMS METHODOLOGY & PROCEDURES FOR LIFE CYCLE COSTING ANALYSES

**Legal Authority:** 42 USC 8255; PL 95-619, Sec 545; PL 99-509, Sec 3301; EO 11912; EO 12003; PL 99-509

CFR Citation: 10 CFR 436 Legal Deadline: None.

**Abstract:** Under the National Energy Conservation Policy Act, DOE has promulgated regulations establishing a methodology for estimating and comparing the life cycle costs of Federal buildings and for determining life cycle cost effectiveness. The Energy Security Act required that the regulations provide for the use of marginal energy costs in the life cycle cost analyses. DOE sought legislative revisions to authorize use of average energy costs rather than marginal costs. Appropriate legislative relief came with the Omnibus Budget Reconciliation Act of 1986. The current rulemaking would update base year prices and energy cost escalation rates based on current average energy cost projections. It would also eliminate the need for Federal Register publication of future

annual updates so long as there is no significant change in the method for making average energy cost projections.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 00/00/00 |         |  |

Small Entity: No

Agency Contact: K. Dean DeVine, Federal Energy Management Program, Department of Energy, Conservation and Renewable Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-6784

RIN: 1904-AA06

518. ENERGY-EFFICIENCY STANDARDS FOR REFRIGERATORS AND RELATED PRODUCTS, SMALL GAS FURNACE AND TELEVISION SETS

Significance: Regulatory Program Legal Authority: 42 USC 6295 CFR Citation: 10 CFR 430.32 **Legal Deadline:** Statutory, December 31, 1906. The NAECA requires DOE determinations to amend Federal appliance standards in a period from 7/1/89 to 1/1/94. The Statute requires completion of a second reanalysis of all then-extant standards in a period from 7/1/94 to 12/31/2006. Also statutory deadlines for a proposal on standards for (cont)

Abstract: The National Appliance **Energy Conservation Act of 1987** (NAECA) was enacted March 17, 1987. The NAECA extensively amends the Department's statutory authorities and responsibilities regarding energy efficiency standards for major household appliances. The NAECA establishes initial statutory energyefficiency standard levels for most types of major appliances and generally requires the Department to undergo two subsequent rulemakings, at specified times, to determine whether the extant standard for a covered product should be amended. These products are: refrigerators, refrigerator-freezers, and freezers; room air conditioners; central air conditioners and central air conditioning heat pumps; water heaters: pool heaters; direct heating equipment; furnaces; dishwashers; clothes washers; clothes dryers; and kitchen ranges and ovens. Other appliances, including television sets, may be regulated by the

**Proposed Rule Stage** 

Department essentially as provided for in prior law. This rulemaking will review the statutory standard levels for refrigerators, refrigerator-freezers, and freezers to determine whether those levels need to be (cont)

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 12/07/87 | 52 | FR | 46367 |
| ANPRM<br>Comment<br>Period End | 02/05/88 | 52 | FR | 46367 |
| NPRM                           | 07/00/88 |    |    |       |
| NPRM Comment<br>Period End     | 09/00/88 |    |    |       |
| Final Action                   | 01/00/89 |    |    |       |

Small Entity: Undetermined

Additional information: ABSTRACT CONT: amended; for small gas furnaces, will set an initial standard within the statutory range; and will determine whether any standard for television sets is warranted.

LEGAL DEADLINE CONT: refrigerators and related products (7/1/88) and establishment of the small gas furnace standards level (1/1/89), the earliest NAECA deadline for a final action.

Agency Contact: Michael J. McCabe, Supervisory Engineer, Department of Energy, Conservation and Renewable Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA28

519. REGULATIONS IMPLEMENTING NATIONAL APPLIANCE ENERGY CONSERVATION ACT; CERTIFICATION AND ENFORCEMENT, WAIVER OF FEDERAL PREEMPTION AND SMALL MANUFACTURER EXEMPTIONS

Significance: Regulatory Program

Legal Authority: 42 USC 6291 to 6309

**CFR Citation:** 10 CFR 430.1; 10 CFR 430.2; 10 CFR 430.22; 10 CFR 430.40; 10 CFR 430.50; 10 CFR 430.60; 10 CFR 430.70

Legal Deadline: None.

Abstract: The National Appliance Energy Conservation Act of 1987 (NAECA) extensively amended the Department's statutory authorities and responsibilities regarding energy efficiency standards for major household appliances. The NAECA establishes initial statutory energyefficiency standard levels for most types of major appliances. These

products are: refrigerators, refrigeratorfreezers, and freezers; room air conditioners; central air conditioners and central air conditioning heat pumps; water heaters; pool heaters; direct heating equipment; furnaces; dishwashers; clothes washers; clothes dryers; and kitchen ranges and ovens. Other appliances, including television sets, may be regulated by the Department essentially as provided for in prior law. Although the standards prescribed by the NAECA generally supersede all State and local standards for these products, the Act allows States to petition for and DOE to grant exemption from Federal preemption and allows small manufacturers to apply for temporary exemption from the standards. This rulemaking will establish procedures for these preemption and exemption provisions, and for certification (cont)

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/04/88 | 53 FR 7110 |
| NPRM Comment<br>Period End | 04/00/88 |            |
| Final Action               | 00/00/00 |            |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: and enforcement aspects of the program.

Government Levels Affected: State

Agency Contact: Michael J. McCabe, Supervisory Engineer, Department of Energy, Conservation and Renewable Energy, CE-132, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA32

520. ● ENERGY CONSERVATION PERFORMANCE STANDARDS FOR NEW BUILDINGS; SUBPART B-VOLUNTARY PERFORMANCE STANDARDS FOR NEW NON-FEDERAL RESIDENTIAL BUILDINGS

Legal Authority: 42 USC 6831 et seq

CFR Citation: 10 CFR 435

**Legal Deadline:** Statutory, October 1983. Deadline for Final Rule

Abstract: Title III of the Energy
Conservation and Production Act, as
amended, requires the development and
promulgation of energy performance
standards for new buildings. In order to
comply with this requirement, DOE
currently is developing voluntary

guidelines for the private sector. Subpart B develops voluntary standards for new non-Federal residential buildings.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

**Government Levels Affected:** Local, State

Agency Contact: James A. Smith, Director, Building Systems Division, Conservation and Renewable Energy, Department of Energy, Conservation and Renewable Energy, Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9445

RIN: 1904-AA34

# 521. ● ENERGY-EFFICIENCY TEST PROCEDURES FOR REFRIGERATOR-FREEZERS AND FREEZERS

Legal Authority: 42 USC 6293 CFR Citation: 10 CFR 430.22 Legal Deadline: None.

Abstract: The regulation will amend existing test procedures for refrigerator-freezers and freezers to alleviate the requirement for waivers for units equipped with variable defrost controls. It will also address refrigerator-freezers equipped with two compressors. The amendments will eliminate the need for the test procedure waivers granted Whirlpool and White Consolidated Industries, Inc., for their variable defrost control refrigerator-freezers.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| NPRM Comment | 07/00/88 | •       |
| Period End   |          |         |

Small Entity: No

#### Government Levels Affected: Federal

Agency Contact: Michael J. McCabe, Supervisory Mechanical Engineer, Department of Energy, Conservation and Renewable Energy, Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA35

#### **Proposed Rule Stage**

# 522. ● ENERGY CONSERVATION STANDARDS FOR WATER HEATERS; TECHNICAL AMENDMENTS

Legal Authority: 42 USC 6292 CFR Citation: 10 CFR 430.32

Legal Deadline: None.

Abstract: This action would be a technical amendment, based on water heater test procedure changes in progress (see 1904 - AA12), of the statutory standard for water heaters contained in the National Appliance Energy Conservation Act of 1987 (NAECA) enacted March 17, 1987. This amendment could change the way the standard level is measured, but would

not change the level of the minimum energy conservation standard itself. NAECA requires amendment of the applicable standard if the Secretary determines that an amended test procedure will alter the measured efficiency of the standard. This technical amendment of the standard is to be completed concurrently with the rulemaking with respect to the amended test procedure.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| NPRM Comment | 08/00/88 |         |
| Period End   |          |         |

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 03/00/89 |         |
| Final Action<br>Effective | 04/00/89 |         |

Small Entity: Undetermined

Agency Contact: Michael J. McCabe, Supervisory Mechanical Engineer, Department of Energy, Conservation and Renewable Energy, Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-

RIN: 1904-AA36

# DEPARTMENT OF ENERGY (DOE) Conservation and Renewable Energy (CE)

Final Rule Stage

523. ENERGY CONSERVATION PERFORMANCE STANDARDS FOR NEW BUILDINGS; SUBPART A-COMMERCIAL AND MULTI-FAMILY HIGH RISE RESIDENTIAL BUILDINGS

Legal Authority: 42 USC 6831 et seq

CFR Citation: 10 CFR 435

Legal Deadline: Statutory, October 1983.

Deadline for Final Rule.

Abstract: Title III of the Energy Conservation and Production Act, as amended, requires the development and promulgation of energy performance standards for new buildings. In order to comply with this requirement, DOE currently is developing voluntary standards for the non-federal sector and mandatory standards for the federal government. Subpart A develops standards for both federal and non-federal commercial buildings and multi-family high rise buildings.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 05/06/87 | 87 FR 5476 |
| NPRM Comment<br>Period End | 08/04/87 |            |
| Interim Final .<br>Rule    | 09/02/88 |            |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: James A. Smith, Director, Buildings Systems Division, Department of Energy, Conservation and Renewable Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9445

RIN: 1904-AA08

#### 524. ENERGY EFFICIENCY TEST PROCEDURES FOR WATER HEATERS

**Legal Authority:** 42 USC 6293 **CFR Citation:** 10 CFR 430.22

Legal Deadline: None.

Abstract: Final test procedures for 13 types of appliances were established during 1978. The test procedures form the basis of manufacturers' representations on the Federal Trade Commission's EnergyGuide label. In February 1984, DOE proposed to establish test procedures for heat pump water heaters and to eliminate the need for the test procedure waiver granted to A.O. Smith for its water heater with a thermal compensatory dip tube. Based on the comments received pursuant to the February 8, 1984 NPRM, the Department prepared a new NPRM published March 13, 1987. This NPRM proposed a single test procedure to cover gas, oil and electric water heaters as well as heat pump water heaters, and extended the test procedures to cover instantaneous type water heaters. In addition to the A.O. Smith matter, the rulemaking would eliminate the need for the test procedure waivers granted Bock Corp., Ford Products and Lockinvar Corp. for their high mass oilfired water heaters.

#### Timetable:

| Action                                       | Date     | FR Cite    |
|--|----------|------------|
| NPRM   | 02/08/84 | 49 FR 4870 |
| NPRM Comment-<br>Period End                  | 05/21/84 | 49 FR 4870 |
| NPRM Test<br>Procedures for<br>Water Heaters | 03/13/87 | 49 FR 7972 |
| Final Action                                 | 03/00/89 |            |
| Final Action<br>Effective                    | 04/00/89 |            |

Small Entity: No

Additional Information: Under a separate rulemaking (RIN=1904-AA--), the Secretary will determine whether the test procedure amendment alters the measured water heater efficiency and, if so, will establish corrective technical amendments to the energy conservation standard.

Agency Contact: Michael J. McCabe, Supervisory Mechanical Engineer, Department of Energy, Conservation and Renewable Energy, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA12

525. ENERGY CONSERVATION PERFORMANCE STANDARDS FOR NEW BUILDINGS; SUBPART C-MANDATORY PERFORMANCE STANDARDS FOR NEW FEDERAL RESIDENTIAL BUILDINGS

Legal Authority: 42 USC 6831 et seq

CFR Citation: 10 CFR 435

Final Rule Stage

Legal Deadline: Statutory, October 1983. Deadline for Final Rule.

Abstract: Title III of the Energy Conservation and Production Act. as amended, requires the development and promulgation of energy performance standards for new buildings. In order to comply with this requirement, DOE currently is developing voluntary standards for the non-federal sector and mandatory standards for the federal government. Subpart C develops mandatory standards for new federal residential buildings.

#### Timetable:

| Action                            | Date     |    | FR | Cite  |
|-----------------------------------|----------|----|----|-------|
| NPRM                              | 08/20/86 | 51 | FR | 29754 |
| Extension of<br>Comment<br>Period | 11/18/86 | 51 | FR | 222   |
| NPRM Comment<br>Period End        | 01/16/87 | 51 | FR | 222   |
| Interim Final<br>Rule             | 05/10/88 |    |    |       |

Small Entity: No

Agency Contact: James A. Smith. Director, Building Systems Division, Department of Energy, Conservation and Renewable Energy, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-9445

RIN: 1904-AA27

#### **526. STATE ENERGY CONSERVATION** PROGRAM (SECP) -- USE OF OIL OVERCHARGE FUNDS FOR BUILDING **ENERGY CONSERVATION MATERIALS AND EQUIPMENT**

Legal Authority: 42 USC 6321 to 6327 CFR Citation: 10 CFR 420, (Revision)

Legal Deadline: None.

Abstract: This rulemaking would modify the prohibition in the State Energy Conservation Program (SECP) regulations on most purchases or installation of equipment and materials for energy conservation building retrofits and weatherization. The prohibition would be relaxed only with

respect to whatever so-called eligible petroleum violation escrow (PVE) funds the State elects to spend through the SECP. These PVE funds redress injuries which States' citizens suffered from violations of former Federal petroleum price and allocation regulations. As with all State SECP activities, PVEfunded building retrofits and weatherization would have to be included in an approved program plan.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 10/22/87 | 52 FR | 39604 |
| Final Action | 06/00/88 |       |       |

Small Entity: No

Agency Contact: Sandra Monje, Energy Conservation Program Specialist, Department of Energy, Conservation and Renewable Energy, Energy Management and Extension, Office of State and Local Assistance, Washington, DC 20585, 202 586-8295

RIN: 1904-AA30

#### DEPARTMENT OF ENERGY (DOE)

Conservation and Renewable Energy (CE)

**Completed Actions** 

#### **527. ENERGY EFFICIENCY TEST** PROCEDURES FOR CENTRAL AIR **CONDITIONERS**

Legal Authority: 42 USC 6293 CFR Citation: 10 CFR 430.22

Legal Deadline: None.

Abstract: Final test procedures for 13 types of appliances were established during 1978. The test procedures form the basis of manufacturers' representations on the Federal Trade Commission's Energy Guide label. The purpose of the rulemaking is to establish test procedures for watersource heat pumps and multievaporator heat pumps; to eliminate the test procedure waivers granted to Borg-Warner Central Environmental Systems and United Technologies, Carrier Corporation for their variable speed heat pumps; and to incorporate, by reference, three industry standards, the American Society of Heating, Refrigerating, and Air-Conditioning Engineers (ASHRAE) Standard 116-83, the Air-Conditioning and Refrigeration Institute (ARI) Standard 210/240-84 and Air-Conditioning and Refrigeration Institute Standard 325-85, into the test procedures.

#### Timetable:

| Action                            | Date     | FR Cite     |
|-----------------------------------|----------|-------------|
| Notice of Inquiry                 | 04/02/85 | 50 FR 13042 |
| NPRM                              | 10/07/86 | 51 FR 35736 |
| Extension of<br>Comment<br>Period | 11/07/86 | 51 FR 40442 |
| NPRM Comment<br>Period End        | 01/30/87 | 51 FR 40442 |
| Final Action                      | 03/14/88 | 53 FR 8304  |
| Final Action                      | 07/00/88 |             |

Small Entity: No

Additional Information: A Notice of Inquiry was published in the Federal Register on April 2, 1985 to request comments on a rating procedure to determine the energy performance of a central air conditioner combination (condensing unit and indoor coil) without conducting the full laboratory procedure prescribed by the DOE test procedures. DOE proposed such a rating method in the proposed rulemaking.

Agency Contact: Michael I. McCabe. Supervisory Mechanical Engineer, Department of Energy, Conservation and Renewable Energy, 1000

Independence Avenue, SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA23

#### **528. AMENDMENTS TO THE RESIDENTIAL CONSERVATION** SERVICE AND THE COMMERCIAL AND APARTMENT CONSERVATION SERVICE

Significance: Regulatory Program

Legal Authority: 42 USC 8211 et seq; 42 USC 8281 et seq: PL 99-412 Conservation Service Reform Act of 1986

CFR Citation: 10 CFR 456, (Revision); 10 CFR 458, (Deletion)

Legal Deadline: Statutory, August 28, 1986. Rules promulgated under section 212 of the National Energy Conservation Policy Act must be amended within the one hundred and eighty day period after the August 28, 1986, enactment of the Conservation Service Reform Act.

**Abstract:** The Conservation Service Reform Act of 1986 (Act) Requires changes to the Residential Conservation Service (RCS) and repeals the Commercial and Apartment Conservation Service (CACS) except for CACS plans approved before August 1,

#### **Completed Actions**

1984. RCS and CACS required large electric and natural gas utilities to perform energy audits of their eligible customers upon request, and to provide other services. Required changes in the RCS program include deletion of some required services, program termination on June 30, 1989, provisions for alternative State plans, and for utilities to obtain waiver of plan requirements. Except for alternative State plans, these changes were made in a notice of interim final rulemaking because the rule reflects non-discretionary requirements which are explicitly set forth in the Act. Procedures for processing complaints about adequacy of implementation of alternative State plans, and for annual reports on any CACS State plan excepted from the general repeal of CACS were published in a final rulemaking. Consistent with departmental policy, these procedures are designed to minimize the expense or other burdens of complying.

#### Timetable:

| Action         | Date     | 1    | FR | Cite | , |
|----------------|----------|------|----|------|---|
| NPRM           | 03/04/87 | 52 F | R  | 6710 |   |
| Public Hearing | 04/21/87 |      |    |      | : |

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM Comment<br>Period End | 05/04/87 |    |    |       |
| Final Action               | 09/04/87 | 52 | FR | 34138 |
| Interim Final<br>Rule      | 09/09/87 | 52 | FR | 34138 |
| Interim Final<br>Rule      | 03/04/88 |    |    |       |

#### Small Entity: No

Agency Contact: Edna Jones, Energy Conservation Specialist, Department of Energy, Conservation and Renewable Energy, Residential and Commercial Conservation, Office of State and Local Assistance, Washington, DC 20585, 202 586-8224

RIN: 1904-AA31

#### **529. ENERGY-EFFICIENCY TEST** PROCEDURES FOR DISHWASHERS

Legal Authority: 42 USC 6293 CFR Citation: 10 CFR 430.23

Legal Deadline: None.

Abstract: The ANDI-CO Appliances Inc., an agent for a foreign appliance manufacturer, received a temporary waiver to exclude a foreign appliance manufacturer's dishwasher from the

prescribed DOE test procedures. The waiver was granted because DOE's test procedure requirements for measurement of energy consumption do not apply to dishwashers designed to operate with cold inlet water. Consistent with program rules, this rulemaking would examine changes to the dishwasher test procedures which would make this waiver no longer necessary.

#### Timetable:

| Action                          | Date     | FR    | Cite  |
|---------------------------------|----------|-------|-------|
| Grant of<br>Temporary<br>Waiver | 05/08/85 | 50 FR | 21488 |
| NPRM                            | 04/15/87 | 52 FR | 12342 |
| NPRM Comment<br>Period End      | 06/15/87 | 52 FR | 12342 |
| Final Action                    | 12/15/87 | 52 FR | 47549 |
| Final Action<br>Effective       | 02/16/88 | 52 FR | 47549 |

#### Small Entity: Undetermined

Agency Contact: Michael J. McCabe, Supervisory Engineer, Department of Energy, Conservation and Renewable Energy, CE-132, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-9127

RIN: 1904-AA33

### **DEPARTMENT OF ENERGY (DOE)**

**Defense Programs (DP)** 

#### **Proposed Rule Stage**

**530. CRITERIA AND PROCEDURES** FOR ESTABLISHMENT OF HUMAN RELIABILITY PROGRAM (HRP) AND **DETERMINATION OF INDIVIDUAL'S ELIGIBILITY FOR ACCESS TO AN HRP POSITION** 

Significance: Agency Priority

Legal Authority: 42 USC 2014aa Atomic Energy Act of 1954, Sec. 11aa; 42 USC 2201 Atomic Energy Act of 1954, Sec. 161; 10 CFR

CFR Citation: 10 CFR 710

Legal Deadline: None.

Abstract: The Department of Energy, because of its mission involving nuclear

weapons and special nuclear materials, requires a reliable and drug-free workforce. At present, thousands of people within the DOE-contractor work-force are in daily close proximity to nuclear weapons, weapons components, or special nuclear material without the benefit of a human reliability program (HRP). This action would establish a Q(R) access authorization for individuals applying for or currently holding a position identified as an HRP position. The security clearance determination would integrate management and medical screening information into the existing access

authorization investigation and adjudication process.

#### Timetable:

| Action       | Date FR Cite  |
|--------------|---|
| NPRM         | 04/18/88  |
| NPRM Comment | 1 1   |
| Period End   | e de la companya de |

Small Entity: No

Agency Contact: Martin Hershkowitz, Program Manager, Human Reliability Program, Department of Energy, Defense Programs, Office of Safeguards & Security, DP-343, Washington, DC 20585, 301 353-5671

RIN: 1992-AA11

### DEPARTMENT OF ENERGY (DOE)

Defense Programs (DP)

**Completed Actions** 

#### 531. RESTRICTIONS ON AIRCRAFT LANDING AND AIR DELIVERY AT DEPARTMENT OF ENERGY NUCLEAR SITES

Significance: Agency Priority

Legal Authority: 42 USC 2201; 42 USC

2278.a

CFR Citation: 10 CFR 862
Legal Deadline: None.
Abstract: Regulation wou

Abstract: Regulation would enhance security at DOE nuclear sites by restricting unofficial aircraft landing and unofficial air delivery of persons or cargo. Exceptions are granted for

emergencies with prior notification to DOE if possible. Impact on public would be minimal since activities restricted by regulations are not condoned by DOE currently.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/06/86 | 51 FR 35518 |
| NPRM Comment<br>Period End | 11/20/86 |             |
| Final Action               | 08/12/87 | 52 FR 29836 |
| Final Action               | 09/11/87 |             |

Small Entity: No

Effective

Public Compliance Cost: Initial Cost: \$0
Government Levels Affected: Local,
State, Federal

Agency Contact: John Hnatio, Security Specialist, Office of Safeguards and Security, Department of Energy, Defense Programs, Room E-335, Germantown, MD 20545, 301 353-2478

RIN: 1992-AA12

# DEPARTMENT OF ENERGY (DOE) Departmental and Others (ENDEP)

**Proposed Rule Stage** 

#### 532. PART 605 SPECIAL RESEARCH GRANTS PROGRAM; PROPOSED RULE

**Legal Authority:** 42 USC 2051; 42 USC 5817; 42 USC 5901; 42 USC 7254; 42 USC 7256; 31 USC 6301 et seq

CFR Citation: 10 CFR 605 Legal Deadline: None.

Abstract: This action would revise administrative guidelines in order to clarify and streamline DOE-OER pre and post award policies and procedures.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 09/00/88 | ·       |  |

Small Entity: Not Applicable

Agency Contact: Robert Zich, Director, Acquisition and Assistance, Management Division (ER-64), Department of Energy, Departmental and Others, (ER64) Office of Energy Research, Washington, DC 20545, 301 353-5544

RIN: 1901-AA07

533. ANNOTATION OF LAND RECORDS AND DOCUMENTATION OF PROPERTY OWNER REFUSALS TO PARTICIPATE IN THE URANIUM MILL TAILINGS REMEDIAL ACTION PROGRAM

Significance: Agency Priority

**Legal Authority:** 42 USC 7901 Uranium Mill Tailings Radiation Control Act of 1978

CFR Citation: Not yet determined

**Legal Deadline:** Statutory, March 31, 1990. DOE will propose to extend UMTRA authorization period to 9/30/94.

Abstract: PL 95-604 assigned the Department of Energy the authority to conduct remedial actions at 24 processing sites and associated vicinity properties. Section 104(d) states that the Department shall issue appropriate rules and regulations concerning annotation of land records where residual radioactive materials were located and when remedial action took place. The Department will begin rulemaking proceedings during FY 1988.

#### Timetable:

| Action |     | Date     | FR Cite |
|--------|-----|----------|---------|
| NPRM   | . , | 00/00/00 | ,       |

Small Entity: Undetermined

Agency Contact: James A. Turi, Director, Uranium Mill Tailings Project Division, NE-22, Department of Energy, Departmental and Others, Office of Nuclear Energy, Washington, DC 20545, 301 353-2585

RIN: 1901-AA12

# 534. MODEL FEDERAL POLICY FOR PROTECTION OF HUMAN RESEARCH SUBJECTS

Significance: Agency Priority

Legal Authority: PL 95-622; PL 93-438,

Sec 105A

CFR Citation: 10 CFR 745, (Revision)

Legal Deadline: None.

Abstract: In response to the First Biennial Report of the President's Commission for the Study of Ethical Problems in Medicine and Biomedical and Behavioral Research, DOE along with all other affected Federal departments and agencies following the lead of DHHS will adopt and implement a uniform code of regulations for the protection of human subjects in Federal research projects. This will replace the prior regulations adopted by DOE in 1976 and make DOE requirements uniform with the DHHS policies.

#### Timetable:

| Action   | Date     |    | FR | Cite |
|--|----------|----|----|------|
| Proposed Model Policy for Protection of Human Subjects | 06/03/86 | 51 | FR | 106  |
| NPRM   | 00/00/00 |    |    | :    |

Small Entity: No

Agency Contact: Susan L. Rose, Health Scientist, Department of Energy, Departmental and Others, Office of Energy Research, Human Health and Assessments Division(ER-73), Washington, DC 20545, 301 353-4731

**RIN:** 1901-AA13

# DEPARTMENT OF ENERGY (DOE) Departmental and Others (ENDEP)

Final Rule Stage

# 535. • PETITIONS REQUESTING DISPOSAL CAPACITY FOR UNUSUAL OR UNEXPECTED VOLUMES OF LOWLEVEL RADIOACTIVE WASTE; SUBMISSION AND EVALUATION REQUIREMENTS

Significance: Agency Priority

Legal Authority: iPL 99-240, Sec 5(c)(5);

42 USC 2021(e)

CFR Citation: 10 CFR 730, (New)

Legal Deadline: None.

Abstract: These rules are proposed in order to allow DOE to implement its responsibilities under section 5(c)(5) of the Low-Level Radioactive Waste Policy Amendments Act of 1985 (P.L. 99-240) (the Act). This section

authorizes DOE to grant to commercial nuclear power reactors allocations of disposal capacity in order to permit the disposal of low-level waste generated by unusual or unexpected activities. The program estimates that up to five petitions each year through 1992 will be prepared by utilities, at an estimated 80 burden-hours per petition. The rules will benefit utilities by ensuring that disposal capacity set aside for unusual or unexpected activities will be disbursed equitably and evenly over the 7-year "interim access period."

| Timetable:                 |           |       |      |
|----------------------------|-----------|-------|------|
| Action                     | Date      | FR    | Cite |
| NPRM                       | 01/20/88  | 53 FR | 1594 |
| NPRM Comment<br>Period End | .03/21/88 | 53 FR | 1594 |
| Final Action               | 07/01/88  |       |      |

Small Entity: No

Agency Contact: Jeffrey L. Smiley, Manager, Low-Level Waste Management Program, Office of Nuclear Energy, Department of Energy, Departmental and Others, NE-24, U.S. Department of Energy, Washington, DC 20545, 301:353-4216

RIN: 1901-AA15

# DEPARTMENT OF ENERGY (DOE) Departmental and Others (ENDEP)

**Completed Actions** 

#### 536. STANDARD CONTRACT FOR DISPOSAL OF SPENT NUCLEAR FUEL AND/OR HIGH-LEVEL RADIOACTIVE WASTE; AMENDMENTS

Significance: Agency Priority

Legal Authority: 42 USC 10222

CFR Citation: 110 CFR 961, (Revision)

Legal Deadline: None.

Abstract: On April 18, 1983, the
Department of Energy (DOE) published
a rule which established the Standard
Contract for Disposal of Spent Nuclear
Fuel and/or High-Level Radioactive
Waste (standard disposal contract) to
be used by the DOE in furnishing
disposal services to the owners or
generators of spent nuclear fuel and/or

high-level radioactive waste (48 FR 16590). On December 6, 1985, the U.S. Court of Appeals for the District of Columbia Circuit ruled that the ongoing 1.0 mill per kilowatt hour (4M/KWH) fee in DOE's standard disposal contract should be based on net generation of electricity rather than gross generation of electricity as adopted in the final rule (Wisconsin Electric Rower Co. et al. v. Hodel, Nos. 83-1066 and 84-8571). This rule would amend the standard disposal contract to be consistent with the court's ruling. This amendment is expected to reduce revenues from the ongoing fee up to 5%.

| Timetable:                 |           |        |       |
|----------------------------|-----------|--------|-------|
| Action                     | Date      | FR     | Cite  |
| Final Action<br>Effective  | 04/07/83  |        |       |
| NPRM                       | 11/07/86  | .51 ⊞R | 40684 |
| NPRM Comment<br>Period End | 12/08/86  | 51 FR  | 40684 |
| Final Action               | (09/18/87 | 52 FR  | 35356 |

Small Entity: No

Government Levels Affected: :Federal

Agency Contact: Alan Brownstein, Utility Contracts Manager, Department of Energy, Departmental and Others, Forrestal Building, GB-270, 1000 Independence Awenue, SW, Washington, DC 20585, 202 586-4973

RIN: 1901-AA11

#### DEPARTMENT OF ENERGY (DOE)

**Economic Regulatory Administration (ERA)** 

#### **Proposed Rule Stage**

#### 537. PROPOSED RULE ESTABLISHING NEW ADMINISTRATIVE PROCEDURES WITH RESPECT TO SHORT-TERM IMPORTS AND EXPORTS OF NATURAL GAS

Significance: Agency Priority

Legal Authority: 45 USC 717b; 42 USC

7101 et seg; EO 12009

CFR Citation: 10 CFR 590 Legal Deadline: None.

**Abstract:** The proposed rule would amend the administrative procedure

regulations contained in 10 CFR 590, by establishing a new Subpart F to provide alternative, expedited procedures regarding applications to import and export natural gas on a short-term basis. The purpose of the proposed rule is to reduce the regulatory burden on parties wishing to import or export natural gas on a short-term or spot market basis by streamlining our licensing process, thus facilitating the operation of the market.

| Timetable: |           |         |
|------------|-----------|---------|
| Action     | Date      | FR Cite |
| NPRM       | -00700/00 |         |

Small Entity: No

Agency Contact: Constance L. Buckley, Director, Natural Gas Division, Department of Energy, Economic Regulatory Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9482

RIN: 1903-AA07

#### DEPARTMENT OF ENERGY (DOE)

Management and Administration (MA)

**Prerule Stage** 

# 538. PROPOSED RULE ON DOE CONTRACTOR DRUG FREE WORKPLACE POLICY

Significance: Agency Priority

Legal Authority: 42 USC 2011 et seq

(Atomic Energy Act)

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: Will establish comprehensive drug abuse prevention policy and program at DOE-owned or -leased operations consistent with DOE responsibility to protect public health and safety and national security. Regulation will address drug testing requirements, educational and training

programs, drug counseling and rehabilitation, confidentiality and protection of privacy of employees. Costs incurred will affect cost reimbursement type contracts for managing, operating, constructing, and servicing DOE facilities. Benefits will be in establishing reasonable level of consistency among contractor programs and resultant cost to the government and in reducing risk of unacceptable damage to security environment, health and safety of employees and the public.

| Timetable:                     |          |         |
|--------------------------------|----------|---------|
| Action                         | Date     | FR Cite |
| ANPRM<br>Comment<br>Period End | 00/00/00 |         |
| NPRM                           | 00/00/00 |         |

Small Entity: Not Applicable

Agency Contact: Juanita E. Smith, Director, Employee Relations, Office of Industrial Relations, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9033

RIN: 1991-AA39

# DEPARTMENT OF ENERGY (DOE) Management and Administration (MA)

**Proposed Rule Stage** 

# 539. DEPARTMENT OF ENERGY ACQUISITION REGULATION REVISIONS; PATENT POLICY

**Legal Authority:** 41 USC 401 et seq The Office of Federal Procurement Policy Act; 42 USC 7101 et seq The Department of Energy Organization Act; EO 12352 Procurement Reforms

CFR Citation: 48 CFR 927; 48 CFR 970

Legal Deadline: None.

Abstract: The Department of Energy Acquisition Regulation, promulgated March 29, 1984, at 49 FR 11922, supplements and implements the Federal Acquisition Regulation. A more recent Federal Acquisition Circular has been issued to establish a FAR Part 27 concerning Patents. It will be necessary to revise Part 927 of the DEAR to supplement and implement the FAR and to explain how DOE patent policy will differ due to our statutory requirements.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 11/00/88 |         |
| Final Action<br>Effective  | 12/00/88 |         |

#### Small Entity: No

Agency Contact: Ellen L. Feinsilber, Director, Procurement Policy Division, Department of Energy, Management and Administration, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-8264

RIN: 1991-AA23

#### 540. DEPARTMENT OF ENERGY PROPERTY MANAGEMENT REGULATION; OFFICIAL USE OF MOTOR VEHICLES

Legal Authority: 42 USC 7254
CFR Citation: 41 CFR 109
Legal Deadline: None.

Abstract: To update the Property Management Regulations regarding official use of motor vehicles. The rule would also make various other minor upgrading changes.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/30/88 |         |
| NPRM Comment<br>Period End | 07/31/88 |         |
| Final Action               | 11/30/88 |         |
| Final Action<br>Effective  | 12/31/88 |         |
| Effective                  |          |         |

#### Small Entity: No

Agency Contact: Robert Wilson, Supply Management Representative, Department of Energy, Management and Administration, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-8260

RIN: 1991-AA28

#### 541. DEPARTMENT OF ENERGY ACQUISITION REGULATION; MISCELLANEOUS CHANGES ON ACQUISITION OF PERSONAL PROPERTY

Legal Authority: 42 USC 7254

**CFR Citation:** 48 CFR 908; 48 CFR 970; 48 CFR 907; 48 CFR 944; 48 CFR 945; 48 CFR 951; 48 CFR 951; 48 CFR 952

Legal Deadline: None.

Abstract: To provide additional policy guidance on the acquisition of personal property in the areas concerning acquisition plans, Government supply sources, consideration for subcontracts, Government property, and updating solicitation provisions and contract clauses.

#### Timetable:

| Action                     | Date       | FR Cite |
|----------------------------|------------|---------|
| NPRM                       | 06/30/88   |         |
| NPRM Comment<br>Period End | 07/31/88   |         |
| Final Action               | 11/30/88 . |         |
| Final Action<br>Effective  | 12/31/88   |         |

#### Small Entity: No

Agency Contact: Robert Wilson, Supply Management Representative, Department of Energy, Management and Administration, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-8260

RIN: 1991-AA32

#### DOE-MA

#### **Proposed Rule Stage**

#### 542. DEPARTMENT OF ENERGY FINANCIAL ASSISTANCE RULES; MERIT REVIEW

**Legal Authority:** 42 USC 7254; 42 USC 7256; 31 USC 6301 et seg

**CFR Citation:** 10 CFR 600.3; 10 CFR 600.9; 10 CFR 600.16; 10 CFR 600.103; 10 CFR 600.106

Legal Deadline: 'None.

Abstract: This regulatory revision to the DOE Financial Assistance Rules would establish procedures for the merit review of applications for financial assistance.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: James J. Cavanagh, Director, Business and Financial Policy Division, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-8174

RIN: 1991-AA41

### 543. CONTRACTING FOR BASIC AND APPLIED RESEARCH

Legal Authority: 42 USC 7254 et seq

CFR Citation: 48 CFR 935

Legal Deadline: None.

Abstract: The purpose of this action is to amend the Acquisition Regulations (DEAR) to implement policies and procedures concerning the use of broad agency announcements, a form of competitive solicitation, as allowed by FAR 35.016.

#### Timetable:

| Date     | FR Cite                          |
|----------|----------------------------------|
| 05/00/88 |                                  |
| 07/00/88 |                                  |
| 10/00/88 |                                  |
| 11/00/88 |                                  |
|          | 05/00/88<br>07/00/88<br>10/00/88 |

Small Entity: No

Agency Contact: Edward Simpson, Procurement Analyst, Department of Energy, Management and Administration, MA 421, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-8246

RIN: 1991-AA42

#### 544. ● DEPARTMENT OF ENERGY ACQUISITION REGULATION; LEGISLATIVE LOBBYING

**Legal Authority:** PL '99-145, Sec 1534; PL 100-180, Sec 3131; PL 100-202, Sec 305(a)

CFR Citation: 48 CFR 970

Legal Deadline: Statutory, March 4, 1988.

Abstract: This action would implement recent statutory amendments to Section 1534(a)(2) of the DOD Authorization Act of 1986, by adding to the DEAR a contract clause applicable to DOE's management and operating contractors, providing that the cost of engaging in legislative liaison activities solely on their own behalf may not be charged to DOE contracts. However, the cost of providing information in response to a request from Congress shall continue to be allowable and reimbursable, as specified in the statutes.

#### Timetable:

| Action | 'Date    | FR Cite |
|--------|----------|---------|
| NPRM   | 04/04/88 |         |

Small Entity: No

Agency Contact: S. Mournighan, Director, Office of Policy, Procurement and Assistance Management Dir., Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-8182

RIN: 1991-A/A/45

# DEPARTMENT OF ENERGY (DOE) Management and Administration (MA)

Final Rule Stage

#### 545. DEPARTMENT OF ENERGY ACQUISITION REGULATION; MANAGEMENT AND OPERATING CONTRACTOR PURCHASING SYSTEMS

Legal Authority: 42 USC 2011 et seq; 42 USC 7154

CFR Citation: 48 CFR 970 Legal Deadline: None.

Abstract: This action would update and consolidate in one place virtually all provisions applicable to the subcontracting practices of DOE management and operating contractors. Elsewhere in the Agenda, there is also a rulemaking involving subcontractor access to the Board of Contract Appeals and another issue.

### Timetable:

| Action                     | Date      | FR Cite |
|----------------------------|-----------|---------|
| NPRM                       | 08/18/87  |         |
| NPRM Comment<br>Period End | 10/01/87  |         |
| Final Action               | -05/00/88 |         |
| Final Action<br>Effective  | 06/00/88  |         |

Small Entity: No

Agency Contact: Robert M. Webb, Procurement Analyst, Department of Energy, Management and Administration, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-8247

RIN: 1991-AA25

#### 546. DEPARTMENT OF ENERGY FINANCIAL ASSISTANCE RULES; RESTRICTION OF ELIGIBILITY

**Legal Authority:** 42 USC 7254; 42 USC 7256; 31 USC 6301 et seq

**CFR Citation:** 10 CFR (600.6; 10 CFR 600.7; 10 CFR 600.14; 10 CFR 600.106

Legal Deadline: None.

Abstract: This regulatory revision of DOE Financial Assistance Rules (FAR) would establish more detailed documentation procedures and clarify the restricted eligibility requirements governing financial assistance awards on a non-competitive basis.

#### Timetable:

| Action       | Date      | FR Cite     |
|--------------|-----------|-------------|
| NPRM         | 09/17//87 | 52 FR 35111 |
| NPRM Comment | 10/19/87  | 52 FR 35111 |

#### DOE-MA Final Rule Stage

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |

Small Entity: No

Additional Information: Related to 1991-AA21.

Agency Contact: James J. Cavanagh, Chief, Business & Financial Policy Branch, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-8173

RIN: 1991-AA35

#### 547. DEPARTMENT OF ENERGY ACQUISITION REGULATION; USE OF CONTRACT CARRIERS BY COST REIMBURSABLE CONTRACTORS

Legal Authority: PL 95-91 CFR Citation: 48 CFR 952 Legal Deadline: None.

Abstract: Amend Procurement Regulations (DEAR) in order to implement GSA Bulletin FPMR A-90 and FPMR Temporary Regulation 30. Use of Government contractor airlines, hotels/motels and car rental agencies by cost reimbursable contractor employees.

#### Timetable:

| Action                      | Date     |    | FR | Cite  |
|-----------------------------|----------|----|----|-------|
| NPRM                        | 12/29/86 | 51 | FR | 46884 |
| NPRM Comment<br>.Period End | 01/28/87 | 51 | FR | 46884 |
| Final Action<br>Effective   | 05/31/88 |    |    |       |
| Begin Review                | 06/30/88 |    |    |       |

Small Entity: No

Additional Information: DOE is awaiting action by the DAR Council and the CAA Council which published a similar proposed rule on 3/24/87. Publication of their final rule for the FAR will override the need for a final rule to be published for the DEAR.

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: William Stevenson, Procurement Analyst, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-8193

RIN: 1991-AA37

### 548. DEBARMENT AND SUSPENSION (NON-PROCUREMENT)

Legal Authority: EO 12549

CFR Citation: 10 CFR 1035; 10 CFR 1036

**Legal Deadline:** None. OMB requests draft agency regulations be submitted by September 29, 1987.

Abstract: This regulation will implement EO 12549 and OMB Guidelines for nonprocurement debarment and suspension.

#### Timetable:

| Action .                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/24/87 | 52 FR 48693 |
| NPRM Comment<br>Period End | 02/22/88 |             |
| Final Action               | 05/00/88 |             |
| Final Action<br>Effective  | 06/00/88 | * *         |

Small Entity: Undetermined

Administration, 202 586-9075

Government Levels Affected: Local, State. Federal

Agency Contact: Thomas E. Brown, Procurement Analyst, Department of Energy, Management and

RIN: 1991-AA40

# 549. • RESOLUTION OF DISPUTES BETWEEN SUBCONTRACTORS AND DOE MANAGEMENT AND OPERATING CONTRACTORS

**Legal Authority:** 42 USC 7254; 40 USC 486(c)

CFR Citation: 48 CFR 970 Legal Deadline: None.

Abstract: Establishes a system, by regulation, to allow subcontractors under DOE Management and Operating contracts access to the Energy Board of Contract Appeals in resolution of disputes with the contractor. Also clarifies DOE Contracting Officers lack authority to designate Management and Operating contractors as purchasing agents for DOE absent special authorization.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 01/18/88 |         |
| NPRM Comment<br>Period End | 03/02/88 |         |
| Final Action               | 04/30/88 |         |
| Final Action<br>Effective  | 05/31/88 |         |

Small Entity: No

Additional Information: See also 1991-AA25.

Agency Contact: Robert M. Webb, Procurement Analyst, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-8247

RIN: 1991-AA44

### 550. ● COLLECTION OF CLAIMS OWED THE UNITED STATES

**Legal Authority:** 31 USC 3701 to 3719; PL 97-365

CFR Citation: 10 CFR 1015 Legal Deadline: None.

Abstract: This rule establishes the overall regulations under which the Department of Energy will collect claims owed to the United States. These regulations implement the Federal Claims Collection Act (31 USC 3701-3719) as amended by the Debt Collection Act of 1982 (PL 97-365) and incorporate the Federal Claims Collections Standards (4 CFR 101-105) published jointly by the Department of Justice and the General Accounting Office. The preamble to the Federal Claims Collection Standards states that each Federal agency is required to develop its own implementing regulations based on and consistent with these Standards. Furthermore, the Debt Collection Act specifies that each agency must prescribe regulations on certain aspects of the debt collection. process. We do not consider that there is any alternative to issuance of these regulations that would address this need.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 11/09/87 | 52 | FR | 43168 |
| ANPRM<br>Comment<br>Period End | 12/09/87 | 52 | FR | 43168 |
| Final Action                   | 04/29/88 |    |    |       |

Small Entity: No

Agency Contact: Helen O. Sherman, Deputy Director, Office of Financial Policy, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-4860

**RiN:** 1991-AA47

#### DOE-MA

Final Rule Stage

# 551. ● FREEDOM OF INFORMATION REGULATIONS: REVISIONS TO FEE SCHEDULES AND PROCEDURES

Legal Authority: PL 99-570, Sec 1803

CFR Citation: 10 CFR 1004 Legal Deadline: None.

Abstract: The Freedom of Information Reform Act (FOIRA) of 1986, PL 99-570, requires that each agency promulgate regulations to establish a fee schedule to process requests for information and to establish procedures and guidelines to determine when such fees should be waived or reduced. The DOE fee schedule and procedures conform to the guidelines issued by the Office of Management and Budget (OMB) for agencies to follow in implementing these regulations. The rule revises existing DOE fee schedules and procedures in accordance with the Reform Act and makes other technical and editorial changes to the DOE regulations that implement the FOIA.

| i imetable:                |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 06/17/87 | 52 | FR | 23156 |
| NPRM Comment<br>Period End | 07/17/87 | 52 | FR | 23156 |

Small Entity: No

Final Action

Agency Contact: John H. Carter, Chief, FOI and Privacy Acts Branch, Department of Energy, Management and Administration, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-5955

00/00/00

**RIN: 1991-AA48** 

# DEPARTMENT OF ENERGY (DOE) Management and Administration (MA)

**Completed Actions** 

# 552. FINANCIAL ASSISTANCE REGULATIONS; COOPERATIVE AGREEMENTS

Legal Authority: 42 USC 7254; 42 USC

7256; 31 USC 6301 et seq CFR Citation: 10 CFR 600C

Legal Deadline: None.

Abstract: This revision would conform DOE rules on cooperative agreement award and administration with DOE and government-wide financial assistance policy (the latter contained in OMB circulars A-102 and A-110) and would reflect DOE experience under the existing rule.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/18/87 | 52 FR 31016 |
| NPRM Comment<br>Period End | 10/19/87 |             |
| Final Action               | 02/22/88 | 53 FR 5260  |
| Final Action<br>Effective  | 02/22/88 | 53 FR 5260  |

Small Entity: No

RIN: 1991-AA03 '

Agency Contact: Cherlyn Seckinger, Business and Financial Policy Branch, Department of Energy, Management and Administration, MA-422, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9737 553. DEPARTMENT OF ENERGY ACQUISITION REGULATION; MISCELLANEOUS CHANGES TO CONFORM TO FEDERAL ACQUISITION REGULATION CHANGES AND REVISED INTERNAL PROCEDURES

**Legal Authority:** 42 USC 7254 Department of Energy Organization Act

**CFR Citation:** 48 CFR 902; 48 CFR 904; 48 CFR 913; 48 CFR 915; 48 CFR 917; 48 CFR 919; 48 CFR 925; 48 CFR 952; 48 CFR 970.

Legal Deadline: None.

Abstract: This action is for the purpose of updating the Acquisition Regulation as a result of changes in the Federal Acquisition Regulation and internal procedures. It discontinues the use of DOE Small Purchase Forms as GSA has issued forms for that purpose. It increases the threshold for formal source evaluation boards from \$5 to \$10 million. It adds a new solicitation provision entitled "Buy America Act-Construction Materials." It also provides new guidance on Small Business Subcontract Plans Under Management Contracts.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/26/85 | 50 FR 34656 |
| NPRM Comment<br>Period End | 11/27/86 | 50 FR 43589 |
| Final Action               | 10/16/87 | 52 FR 38419 |
| Final Action<br>Effective  | 11/16/87 |             |

Small Entity: No

Agency Contact: Ellen L. Feinsilber, Director, Procurement Policy Division, Office of Policy, Department of Energy, Management and Administration, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-8264

RIN: 1991-AA33

# 554. ● 10 CFR 600, SUBPART E UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

Significance: Regulatory Program

**Legal Authority:** PL 95-91, Sec 644; PL 95-91, Sec 646; PL 97-258

CFR Citation: 10 CFR 600, Subpart E

Legal Deadline: None. Executive Memorandum Deadline March 11, 1988

**Abstract:** Provides Government-wide Administrative Requirements for Financial Assistance to State and Local Governments.

#### Timetable:

| Date     |                                  | FR                                     | Cite   |
|----------|----------------------------------|--|--|
| 06/09/87 | 52                               | FR                                     | 21820  |
| 08/08/87 |                                  |  |  |
| 03/11/88 | 53                               | FR                                     | 8044   |
| 10/01/88 |                                  |  |  |
|          | 06/09/87<br>08/08/87<br>03/11/88 | 06/09/87 52<br>08/08/87<br>03/11/88 53 | 06/09/87 52 FR<br>08/08/87<br>03/11/88 53 FR |

Small Entity: Not Applicable

**Government Levels Affected:** Local, State

Agency Contact: Cherlyn Seckinger, Procurement Analyst, Department of Energy, Management and Administration, Procurement and

#### DOE-MA

Completed Actions

Assistance Management Dir., 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-9737

RIN: 1991-AA43

# 555. • UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION REGULATION FOR FEDERAL AND FEDERALLY ASSISTED PROGRAMS

Legal Authority: 42 USC 4601 CFR Citation: 10 CFR 1039

Legal Deadline: Statutory, April 2, 1989.

Abstract: Incorporates certain statutory amendments to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (The Uniform Act) occasioned by passage of

Title IV of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (1987 Amendments), Pub. L. 100-17, 101 Stat. 246. Under the 1987 Amendment, the Department of Transportation is the designated lead agency in coordination with the other Federal agencies, to issue rules, establish procedures, and make interpretations to implement provisions of the Uniform Act (See United Agenda, DOT, RIN: 2125-AB85). This regulatory action by DOE achieves its implementation of the common rule.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/17/87 | 52 FR 48017 |
| Final Action<br>Effective | 04/02/89 | 52 FR 48017 |

#### Small Entity: Yes

Additional Information: In the period after 01/19/88 and until 04/02/89, certain grandfathered actions will be governed by the previous DOE rules.

Government Levels Affected: Local, State, Federal

Agency Contact: Donald G. Trost, MA-222, Chief, Real Property Branch, Department of Energy, Management and Administration, United States Department of Energy, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-1191

RIN: 1991-AA46

# DEPARTMENT OF ENERGY (DOE) Office of General Counsel (OGC)

**Proposed Rule Stage** 

# 556. AMENDMENTS TO DEPARTMENT OF ENERGY CONDUCT OF EMPLOYEES REGULATIONS

**Legal Authority:** 18 USC 201 to 209; 42 USC 7211 to 7218; EO 11222

CFR Citation: 10 CFR 1010 Legal Deadline: None.

Abstract: The regulations need to be revised to reflect the provisions and requirements of the Ethics in Government Act. In addition, it is anticipated that certain sections of the regulations will be clarified and/or revised to reflect current Office of General Counsel policy and interpretations.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 12/00/89 |         |  |

Small Entity: No

Additional Information: As part of the revision of the Department of Energy Conduct of Employees Regulations, we have proposed to amend Appendix I of the Regulations, regarding employee financial disclosure requirements. 52 FR 17765 (May 12, 1987). We expect final action on this amendment of the Regulations to be completed by April 1988.

Agency Contact: Susan Fonner, Deputy AGC for General Law, Department of Energy, Office of General Counsel, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-1522

RIN: 1990-AA00

#### 557. PATENT WAIVER REGULATION

**Legal Authority:** 42 USC 2182; 42 USC 5908: PL 99-661

**CFR Citation:** 10 CFR 784; 41 CFR 9-9.109-6

Legal Deadline: None.

Abstract: The regulation provides procedures and standards for obtaining a waiver of the Government's rights in inventions made under DOE research and development contracts with entities that are not small businesses or nonprofit institutions, and terms and conditions of such waivers. Currently, DOE waiver policy is provided in DOE Procurement Regulations (41 CFR 9-9.109-6). The proposed regulation places DOE patent waiver policy in a separate regulation, and also provides updates, revisions and clarifications to waiver policy as contained in 41 CFR 9-9.109-6.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Richard E. Constant, Assistant General Counsel for Patents, Department of Energy, Office of General Counsel, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-2802

RIN: 1990-AA02

### 558. FOREIGN GIFTS AND DECORATIONS

**Legal Authoritý:** 5 USC 7342; 41 CFR 101-49.001-5

CFR Citation: 10 CFR 1050 Legal Deadline: None.

Abstract: The regulations need to be amended to reflect the increase in the dollar amount of "minimal value." (Whether a gift is of minimal value is a factor as to whether the regulations apply.) The dollar amount of minimal value is determined by the General Services Administration, by GSA regulation. Accordingly, the DOE regulations will reference the GSA regulation.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 04/00/88 |    |      |

Small Entity: No

Agency Contact: Susan Fonner, Deputy AGC for General Law, Department of Energy, Office of General Counsel, 1000

#### DOE-OGC

#### **Proposed Rule Stage**

Independence Avenue, SW, Washington, DC 20585, 202 586-1522

RIN: 1990-AA04

#### **559. CLASS PATENT WAIVERS**

Legal Authority: 42 USC 2182; 42 USC

5908

CFR Citation: 10 CFR 785 Legal Deadline: None. Abstract: The proposed regulation would provide for certain class waivers, serving to streamline and simplify procedures for DOE contractors to seek rights in inventions made under DOE research and development contracts.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| NPRM Comment | 06/00/88 |         |
| Period End   |          |         |

Small Entity: No

Agency Contact: Richard Constant, Assistant General Counsel for Patents, Department of Energy, Office of General Counsel, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-2802

**RIN: 1990-AA07** 

# DEPARTMENT OF ENERGY (DOE) Office of General Counsel (OGC)

Final Rule Stage

## 560. COOPERATION WITH THE INSPECTOR GENERAL

**Legal Authority:** 42 USC 7138; 42 USC 7211 to 7218; 42 USC 7254; 42 USC 6392; 42 USC 5816a; 5 USC 301; 5 USC 303(a); 5 USC (app.4) 207(a); 18 USC 201 to 209; EO 11222, as amended by EO 12565

CFR Citation: 10 CFR 1010.217, (new)

Legal Deadline: None.

Abstract: This regulation will codify existing Department of Energy policy and clarify the authority provided by existing statutes and Federal case law with respect to the obligations of Department employees to cooperate with the Office of Inspector General in official investigations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/19/87 | 52 FR 38770 |
| NPRM Comment<br>Period End | 11/18/87 | 52 FR 38770 |
| Final Action               | 06/00/88 |             |

#### Small Entity: No

Agency Contact: Susan Fonner, Deputy AGC for General Law, Office of General Counsel, GC-43, Department of Energy, Office of General Counsel, 1000 Independence Avenue, SW, Washington, DC 20585, 202 586-1522

RIN: 1990-AA06

# 561. ● IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL REMEDIES ACT OF 1986

Legal Authority: 31 USC 3801 to 3812

CFR Citation: 10 CFR 1013

Legal Deadline: Statutory, May 1, 1987.

Abstract: These regulations establish administrative procedures for imposing the statutorily authorized civil penalties and assessments against any person who makes, submits, or presents a false, fictitious, or fraudulent claim or written statement to the Department of

Energy. No other alternatives are being considered, since these are Congressional mandated regulations.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 06/01/87 | 52 FR | 20403 |
| NPRM Comment<br>Period End | 07/31/87 | 52 FR | 20403 |
| Final Action               | 05/00/88 |       |       |
| Final Action<br>Effective  | 05/00/88 |       |       |

#### Small Entity: No

Agency Contact: Jack M. Kress, Deputy General Counsel for Legal Services, Department of Energy, Office of General Counsel, 1000 Independence Ave., SW, Washington, DC 20585, 202 586-5246

RIN: 1990-AA08

[FR Doc. 88-5795 Filed 04-22-88; 8:45 am]

BILLING CODE 6450-01-T



Monday April 25, 1988

Part VIII

# Department of Health and Human Services

Semiannual Regulatory Agenda

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary

20 CFR Ch. III

21 CFR Ch. I

42 CFR Chs. I-V

45 CFR Subtitle A, Chs. II, III, and XIII

#### **Unified Agenda of Regulations**

**AGENCY:** Department of Health and Human Services.

**ACTION:** Publication of unified agenda of regulations.

SUMMARY: The President's February 17, 1981, Executive Order (12291) and the Regulatory Flexibility Act of 1980 require the Department to publish an agenda of significant regulations being developed and an indication of those regulatory actions that are being analyzed for their effect on small businesses. The Department published its last agenda on October 26, 1987.

#### FOR FURTHER INFORMATION CONTACT:

For further inquiries or comments related to specific regulations listed in the agenda, the public is encouraged to contact the appropriate responsible individual. Questions or comments on the overall agenda should be sent to: Glenn Kamber, Deputy Executive Secretary, Office of the Secretary, Department of Health and Human Services, 200 Independence Avenue, SW., Washington, DC 20201, Telephone: (202) 245-7699.

Aletha R. Owens,

Executive Secretary to the Department.

#### Office of the Secretary-Prerule Stage

| Se-<br>quence<br>Number | Title                  | Regulation<br>Identifier<br>Number |
|-------------------------|------------------------|------------------------------------|
| 562                     | Privacy Act Regulation | 0991-AA11                          |

#### Office of the Secretary—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 563                     | Principles for Determining Costs and Cost Allocation Procedures Applicable to Grants, Contracts, and Other Agreements for Work Performed by Hospitals |                                    |
| 564                     | Enforcement of Nondiscrimination on the Basis of Handicap in the Department of Health and Human Services  |                                    |
| 565                     | Civil Money Penalties for Failure to Report Medical Malpractice Payments and for Breaching the Confidentiality of                                     | 0991-AA40                          |
| 566                     | Civil Money Penalties for Health Maintenance Organizations and Competitive Medical Plans  | 0991-AA44                          |
| 567                     | Prohibition on Use of Physician Incentive Plans   |                                    |
| 568                     | New Civil Money Penalties and Exclusions Authorities Resulting from OBRA 1986 and OBRA 1987   | 0991-AA46                          |
| 569                     | Amendments to OIG Exclusion and CMP Authorities Resulting from PL 100-93  | 0991-AA47                          |
| 570                     | OIG Anti-Kickback Provisions  |                                    |
| 571                     | PRO Rural Practitioners Amendments  | 0991-AA51                          |

#### Office of the Secretary—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 572                     | Nondiscrimination Requirements (Including on the Basis of Sex or Religion) Applicable to Block Grants and Standard Nondiscrimination Procedures Applicable to Certain Other Programs | 0991-AA02                          |
| 573                     | Freedom of Information Act Regulation  | 0991-AA07                          |
| 574                     | Equal Opportunity in Employment: Public Broadcasting, Public Radio and Public Telecommunications Entities Receiving Federal Funds from the Corporation for Public Broadcasting       | 0991-AA22                          |
| 575                     | Audits of Non-governmental Grantees  | 0991-AA29                          |
| 576                     | Automatic Data Processing Equipment and Services; Conditions for Federal Financial Participation II  | 0991-AA34                          |
| 577                     | Civil Money Penalties and Exclusions for Assistants at Cataract Surgery  | 0991-AA37                          |
| 578                     | Block Grant Programs   | 0991-AA38                          |
| 579                     | Block Grant Programs   | 0991-AA41                          |
| 580                     | Targeting of, and Tolerances for, Income and Eligibility Verification System Data  | 0991-AA42                          |
| 581                     |  |                                    |
| 582                     | Governmentwide Debarment and Suspension (Nonprocurement)   | 0991-AA50                          |

#### Office of the Secretary—Completed Actions

| Se-<br>quence<br>Number                | Title   | Regulation<br>Identifier<br>Number |
|--|---|------------------------------------|
| 583<br>584<br>585<br>586<br>587<br>588 | Revision to OIG's Sanction Authorities  Block Grant Programs  Administration of Grants - Implementation of OMB Circular A-102  Administration of Grants-Single Audit Act of 1984  Withholding of Medicaid Payments for Fraud or Willful Misrepresentation  PPS FRAUD AND ABUSE SANCTION AND PRO REVISIONS |                                    |

#### Departmental Management—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 589<br>590              | Implementation of the Equal Access to Justice Act in Agency Proceedings  Testimony by Employees and the Production of Documents in Proceedings Where the United States is not a Party |                                    |

#### Departmental Management—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 591                     | Testimony by Employees and the Production of Documents in Proceedings Where the United States is not a Party | 0990-AA04                          |

### Office of Human Development Services—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 592                     | Factor Caro, Adaption, Assistance, and Child Walfara Soniago   | 0980-AA08                          |
| •                       | Foster Care, Adoption Assistance, and Child Welfare Services   | 0980-AA08                          |
| 593                     | Runaway and Homeless Youth Program   |                                    |
| 594                     | Head Start Criteria for Selection of New Grantees  | 0980-AA17                          |
| 595                     | Head Start Staff and Program Options Requirements  | 0980-AA18                          |
| 596                     | Head Start Appeals Process   | 0980-AA20                          |
| 597                     | Head Start Performance Standards for Services to Handicapped Children  | 0980-AA21                          |
| 598                     | Nonrecurring Costs of Adoption   | 0980-AA24                          |
| 599                     | Head Start Recruitment Selection and Enrollment of Children  | 0980-AA27                          |
| 600                     | Limits on Costs of Development and Administration  | 0980-AA32                          |
| 601                     | Head Start Performance Standards for Infants and Toddlers  | 0980-AA33                          |
| 602                     | Grants for State and Community Programs on Aging; Grants to Indian Tribes; and Grants to Organizations Serving Older Hawaiians for Supportive and Nutrition Services | 0980-AA34                          |
| 603                     | Adoption and Foster Care Information   | 0980-AA35                          |
| 604                     | Developmental Disabilities Program   | 0980-AA36                          |
| 605                     | Native Hawaiian Loan Fund Demonstration Project  | 0980-AA37                          |

#### Office of Human Development Services—Final Rule Stage

| Se-<br>quence<br>Number | Title                         | Regulation<br>Identifier<br>Number |
|-------------------------|-------------------------------|------------------------------------|
| 606                     | Head Start Personnel Policies | 0980-AA10                          |

### Office of Human Development Services—Completed Actions

| Se-<br>quence<br>Number | Title                              | Regulation<br>Identifier<br>Number |
|-------------------------|------------------------------------|------------------------------------|
| 607<br>608              | Developmental Disabilities Program | 0980-AA12<br>0980-AA22             |

### Social Security Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 609                     | Old-Age, Survivors, and Disability Insurance Program, Treatment of OASDI Lump Sum and Monthly Payments in the   |                                    |
| 610                     | Aid to Families with Dependent Children Program.  Old-Age, Survivors, and Disability Insurance Program; Revised Medical Criteria for Determination of Disability;                   | 0960-AA90                          |
| 611                     | Cardiovascular System   | 0960-AA99                          |
| 612                     | Respiratory System  | 0960-AB00                          |
| •                       | Musculoskeletal System  | 0960-AB01                          |
| 613                     | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Adjustments in SSI Benefits on Account of Retroactive Benefits Under Title II               | 0960-AB38                          |
| 614                     | Supplemental Security Income Program; Limitation on Recoupment Rate in Case of Overpayment  |                                    |
| 615                     | Old-Age, Survivors, Disability Insurance and Supplemental Security Income Programs: Evaluation of Symptoms,   |                                    |
| 616                     | Including Pain  | 0960-AB41                          |
| 010                     | Determining Substantial Gainful Activity (SGA)  | 0960-AB73                          |
| 617                     | OASDI & SSI Programs; Definition of Overpayment and Liability for Repayment of an Overpayment   | 0960-AB78                          |
| 618                     | Supplemental Security Income Program; Treatment of Property Held in Trust or Other Similar Legal Devices When the Property is Available for a Beneficiary's Support and Maintenance | 0960-AB79                          |
| 619                     | Old-Age, Survivors and Disability Insurance; Black Lung; and Supplemental Security Income Programs; and Organization and Procedures; Application of Circuit Court Law               | 0960-AB85                          |
| 620                     | Supplemental Security Income Program; Exclusions from Income and Resources of Indian Judgement Funds and Per Capita Distributions   | 0960-AB86                          |
| 621                     | Old-Age, Survivors, and Disability Insurance Program; Reduction Because of Entitlement to Other Benefits  |                                    |
| 622                     | Old-Age, Survivors, and Disability Insurance Program; Determining Disability and Blindness, Medical-Vocational Guidelines, Illiteracy and Inability to Communicate in English       | 0960-AB94                          |
| 623                     | Old-Age, Survivors, and Disability Insurance Program; Revised Medical Criteria for Determination of Disability; Mental-<br>Disorders-Childhood                                      | •                                  |
| 624                     | Old-Age, Survivors, and Disability Insurance Program; Medical Evaluation Criteria for Acquired Immune Deficiency Syndrome (AIDS)  | 0960-AC06                          |
| 625                     | Old-Age Survivors and Disability Insurance and Supplemental Security Income Programs; Appeals Council Review  |                                    |
|                         | Authority   |                                    |
| 626<br>627              | Supplemental Security Income Program; Employment Opportunities for the Disabled   | 0960-AC22                          |
| OC.                     | Category  | 0960-AC26                          |
| 628                     | Old-Age, Survivors, and Disability Insurance Program; Wages Deferred Compensation   |                                    |
| 629                     | Supplemental Security Income Program; Payment of Benefits Due Deceased Recipients   | 0960-AC28                          |
| 630                     | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Consideration of Vocational Factors   | 0960-AC31                          |
| 631                     | Organization and Procedures, and OASD! Programs; Evidence Required for Original or Duplicate Social Security Number Card  | 0960-AC32                          |
| 632                     | Organization and Procedures, and Old-Age, Survivors, and Disability Insurance Programs; Social Security Number Cards for Aliens   | 0960-AC34                          |
| 633                     | Old-Age Survivors and Disability Insurance and Supplemental Security Income Programs; Past Work Experience and Adjustment to Other Work   | 0960-AC39                          |
| 634                     | Old-Age Survivors and Disability Insurance and Supplemental Security Income Programs; Cancelled Consultative Examinations   | 0960-AC39                          |
| 635                     | Old-Age Survivors and Disability Insurance and Supplemental Security Income Programs; Determining Disability and Blindness; Fee Limitation Policy for Purchase of Laboratory Tests  | 0960-AC40                          |

#### Social Security Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 636                     | Old-Age, Survivors, and Disability Insurance Program; Coverage of Employees of State and Local Governments  | 0960-AA13                          |
| 637                     | Supplemental Security Income Program; Reductions, Suspensions and Terminations  | 0960-AA22                          |
| 638                     | Old-Age, Survivors, and Disability Insurance Program; Provision for Inferring a Person Is Dead  | 0960-AA54                          |
| 639                     | Supplemental Security Income Program; Reopening and Revising Supplemental Security Income Determinations and Decisions Within Four Years of the Notice of the Initial Determination | 0960-AA59                          |
| 640 ·                   | Old-Age, Survivors, and Disability Insurance Program; Coverage of Certain Federal Employees; Coverage of Earnings of Federal Judges   | 0960-AA89                          |
| 641                     | Old Age Survivors Disability Insurance and Supplemental Security Income Programs; Standards for Consultative Examinations; Existing Medical Evidence                                | 0960-AB22                          |
| 642                     | Supplemental Security Income Programs; Assignment of Rights to Third-Party Medical Payments to State  | 0960-AB28                          |
| 643                     | Supplemental Security Income Program, How We Count Unearned IncomeFunds Used to Pay Indebtedness  | 0960-AB29                          |
| 644                     | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Continued Payment of Benefits During Appeal   | 0960-AB30                          |
| 645                     | Supplemental Security Income Program; Treatment of Overpayments When Recipient's Countable Assets Exceed Limits in Certain Cases  | 0960-AB32                          |
| 646                     | Old Age Survivors Disability Insurance and Supplemental Security Income Programs; Determinations of Disability-Compliance, and Other Changes  | 0960-AB36                          |
| 647                     | Old Age Survivors Disability Insurance and Supplemental Security Income Programs; Payment of Costs of Rehabilitation Services   | 0960-AB37                          |
| 648                     | Old Age, Survivors, Disability Insurance and Supplemental Security Income Programs; Determining Disability and Blindness; Multiple Impairments                                      | 0960-AB39                          |
| 649                     | Supplemental Security Income Program; Spousal Deeming Computation Involving State Supplementation   | 0960-AB95                          |
| 650                     | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Decisions by Administrative Law Judges in Cases Remanded by Courts                          | 0960-AC07                          |
| 651                     | Supplemental Security Income Program; Prohibition on Direct Payment of Fees to Representatives  | 0960-AC08                          |
| 652                     | Supplemental Security Income Program, Prohibition of Direct Payment of Pees to Representatives  | 0300-4000                          |
| 002                     | Medical/Social Services   | 0960-AC11                          |
| .653                    | Supplemental Security Income Program: Federal Administration of Optional State Supplementation  | 0960-AC13                          |
| 654                     | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Against Equity and Good Conscience: Defined   | 0960-AC33                          |
| 655                     | Old-Age, Survivors, and Disability Insurance Program; Addition of Down Syndrome to the Listing of Impairments   | 0960-AC35                          |

### Social Security Administration—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 656                     | Supplemental Security Income Program; Mandatory Pass Through Under State Supplementation Provisions   | 0960-AA05                          |
| 657                     | Old-Age, Survivors, and Disability Insurance, Supplemental Security Income, and Black Lung Programs; Representa-  |                                    |
|                         | tion of Claimants   | 0960-AA64                          |
| 658                     | Old-Age, Survivors, and Disability Insurance, Effect of Pension from Noncovered Employment  | 0960-AA65                          |
| 659                     | Supplemental Security Income Program; Resource Limits for Conditional SSI Payments  | 0960-AA75                          |
| 660                     | Supplemental Security Income Program; Presumptive Disability and Presumptive Blindness; Categories of Impairments-AIDS  | 0960-AA79                          |
| 661                     | Old Age Survivors Disability Insurance and Supplemental Security Income Programs; Qualifications of Medical Professionals Evaluating Mental Impairments                       | 0960-AB31                          |
| 662                     | Disclosure of Personal Information to Law Enforcement Agencies and Courts (Prerulemaking Activity)  | 0960-AB66                          |
| 663                     | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Use of Work Evaluations to Evaluate Individuals with Mental Impairments               | 0960-AB92                          |
| 664                     | Old-Age, Survivors, and Disability Insurance, Black Lung, and Supplemental Security Income Programs; Appointing ALL's to Hear and Decide Cases                                | 0960-AB97                          |
| 665 ·                   | Old-Age, Survivors, and Disability Insurance and Supplemental Security Income Programs; Application of Dependency Test to Adopted Great-Grandchildren; Demonstration Projects | 0960-AB97                          |

### Public Health Service—Office of Assistant Secretary for Health (OASH)—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 666                     | Statutory prohibition on use of appropriated funds in programs where abortion is a method of family planning | 0905-AC64                          |

#### Public Health Service—Centers for Disease Control (CDC)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 667<br>668              | Project Grants for Health Programs for Refugees  NIOSH Revision of Tests and Requirements of Certification of Permissibility of Respiratory Protective Devices Used in Mines and Mining | 0905-AB43<br>0905-AB58             |

#### Public Health Service—Food and Drug Administration (FDA)—Prerule Stage

| Se-<br>quence<br>Number |              | Title |   | Regulation<br>Identifier<br>Number |
|-------------------------|--------------|-------|---|------------------------------------|
| 669                     | Drug Exports | ·     | • | 0905-AC44                          |

#### Public Health Service—Food and Drug Administration (FDA)—Proposed Rule Stage

| Se-<br>quence<br>Number |   | Title                               |  | Regulation<br>Identifier<br>Number |
|-------------------------|---|-------------------------------------|--|------------------------------------|
| 670                     |   |                                     |  |                                    |
| 671                     | Current Good Manufacturing Practice     | for Finished Pharmaceuticals; Retro | ospective Review                             | 0905-AA73                          |
| 672                     | Current Good Manufacturing Practice     | (CGMP) for Blood and Blood Comp     | conents; Retrospective Review                | 0905-AA75                          |
| 673                     | New Animal Drug Approval Process        | ·                                   |  | 0905-AA96                          |
| 674                     | Policies Concerning Uses of Sulfiting / | Agents                              |  | 0905-AB52                          |
| 675                     | Requirements for Adverse Experience     | Reporting for Licensed Biological F | Products                                     | 0905-AB53                          |
| 676                     | Proposed Rule to Implement the Orph     | nan Drug Amendments to the Feder    | ral Food, Drug, and Cosmetic Act             | 0905-AB55                          |
| 677                     | Implementation of Title I of the "Drug  | Price Competition and Patent Term   | Restoration Act of 1984" (Title I)           | 0905-AB63                          |
| 678                     | Abbreviated New Animal Drug Applica     | ations for Post-1962 Animal Drugs   |  | 0905-AB72                          |
| 679                     | Infant Formula Act                      |                                     |  | 0905-AC46                          |
| 680                     | Protection of Human Subjects; Inform    | ned Consent; Standards for Institut | tional Review Boards for Clinical Investiga- |                                    |
| 681                     |   |                                     |  |                                    |
| 682                     |   |                                     |  |                                    |

#### Public Health Service—Food and Drug Administration (FDA)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 683                     | Availability of Bulk New Animal Drug Substances for Use By Licensed Veterinarians   | 0905-AB01                          |
| 684                     | Proposed User Charge, New Drug Applications, Abbreviated New Drug Applications, New Device Applications, and Antibiotic Applications Review | 0905-AB56                          |
| 685                     | Provisionally Listed Color Additives  | 0905-AB60                          |
| 686                     | Patent Term Restoration for Certain Regulated Products (Title II of "Drug Price Competition and Patent Term Restoration Act of 1984")       | 0905-AB65                          |
| 687                     | Food Labeling Information Regarding Good Nutrition and Health   | 0905-AB67                          |
| 688                     | Food Labeling: Definitions of Cholesterol Free, Low Cholesterol, and Reduced Cholesterol  | 0905-AB68                          |
| 689                     | Methylene Chloride  | 0905-AC00                          |
| 690                     | Common or Usual Name for Diluted Fruit or Vegetable Juice Beverages Other than Diluted Orange Juice Beverages                               | 0905-AC48                          |

### Public Health Service—Food and Drug Administration (FDA)—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 691                     | Tamper-Resistant Packaging Requirements for Over-the-Counter (OTC) Drugs | :0905-AC70                         |

#### Public Health Service—Food and Drug Administration (FDA)—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 692<br>693<br>694       | Good Laboratory Practice for Nonclinical Laboratory Studies.  Animal Drug Safety Policy | 0905-AB04                          |

#### Public Health Service—Health Resources and Services Administration (HRSA)—Proposed Rule Stage

| Se-<br>quence<br>Number                | Title  | Regulation<br>Identifier<br>Number  |
|--|--|-------------------------------------|
| 695<br>696<br>697<br>698<br>699<br>700 | Grants for Residency Training and Faculty Development in General Internal Medicine and/or General Pediatrics | .0905-AC28                          |
| 701 :<br>702<br>703                    | Implementation of Health Care Quality Improvement Act of 1986 (Title IV, Public Law 99-660)                  | 0905-AC51<br>0905-AC65<br>0905-AC67 |
| 704<br>705                             | Designation of Mental Health Manpower Shortage Areas  Health Education Assistance Loan (HEAL) Program        |                                     |

### Public Health Service—Health Resources and Services Administration (HRSA)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 706                     | Grants for Nurse Anesthetist Traineeships   | 0905-AB33                          |
| 707                     | Health Professions Student Loan (HPSL) Program: Deferment Revisions                                       |                                    |
| 708                     | Health Education Assistance Loan (HEAL) Program: Deferment Revisions                                      | 0905-AC07                          |
| 709                     | Nursing Special Project Grants  | -0905-AC18                         |
| 710                     | Area Health Education Centers (AHEC)  | 0905-AC22                          |
| 711                     | Nursing Student Loan (NSL) Program: Implementation of the Law (Pub. L. 99-92)                             | 0905-AC31                          |
| 712                     | Health Professions Student Loan (HPSL) Program: Implementation of the Law (Pub. L. 99-129)                | 0905-AC32                          |
| 713                     | Health Manpower Shortage Area Designation Criteria  | 0905-AC50                          |
| 714                     | Grants For Construction of Teaching Facilities, Educational Improvements, Scholarships, and Student Loans | <sup>-</sup> 0905-AC66             |

#### Public Health Service—Health Resources and Services Administration (HRSA)—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 715<br>716<br>717       | Indian Health Service, 42 CFR Part 36 Subpart 1, Contracts Under the Indian Self-Determination Act: Amendments Reasonable Volume of Uncompensated Services to Persons Unable to Pay (Hill-Burton) | 0905-AB35                          |

| Public Health Service—Health Resources and Services Administration (HRSA)—Complete |
|--|
|--|

| Se-<br>quence<br>Number | ,    |        |        | 1       | • :      |                  | Title              | *                | · • • · |           |         |   | Regulation<br>Identifier<br>Number |
|-------------------------|------|--------|--------|---------|----------|------------------|--------------------|------------------|---------|-----------|---------|---|------------------------------------|
| 718                     | Chan | ges in | Public | Law 93- | 638. Reg | ulations to Revi | ise the Declinatio | n Appeals Proces | s and   | Clarify i | ts Scop | e | 0905-AB99                          |

### Public Health Service—National Institutes of Health (NIH)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                 | Regulation<br>Identifier<br>Number  |
|-------------------------|-----------------------|-------------------------------------|
| 719<br>720<br>721       | Misconduct in Science | 0905-AB91<br>0905-AC02<br>0905-AC27 |

#### Public Health Service—National Institutes of Health (NIH)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 722                     | National Library of Medicine Programs. Revision of General Rules for the National Library of Medicine and National Library of Medicine Grants | 0905-AA66                          |

#### Health Care Financing Administration—Prerule Stage

| Se-<br>quence<br>Number |                               | Title                                |  | Regulation<br>Identifier<br>Number |
|-------------------------|-------------------------------|--------------------------------------|--|------------------------------------|
| 723                     | Discontinuation of Prevailing | Charge Differentials for Specialists |  | 0938-AD26                          |

### Health Care Financing Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |  |  |
|-------------------------|---|------------------------------------|--|--|
|                         |   | 0938-AA33                          |  |  |
| 724                     | Amending Cost Reports and Reopening Intermediary Payment Determinations and Administrative Review Decisions   |                                    |  |  |
| 725                     | Medicaid Eligibility  |                                    |  |  |
| 726                     | MMIS: Definition of "Mechanized Claims Processing and Information Retrieval System"   |                                    |  |  |
| 727                     | Deduction of Incurred Medical Expenses (Spenddown)  |                                    |  |  |
| 728                     | Payment for Clinical Diagnostic Laboratory Services   |                                    |  |  |
| 729                     | Physician Certification and Plan of Care Requirements and Inspection of Care Reviews  |                                    |  |  |
| 730                     | Medicare: Health Maintenance Organizations and Competitive Medical Plans: Coordinated Open Enrollment   |                                    |  |  |
| 731                     | Payment for the Services of Physicians Furnished in Teaching Settings and Other Providers   |                                    |  |  |
| 732                     | Review of Current Rules Affecting Clinical Laboratories   |                                    |  |  |
| 733                     | Medicare Secondary Payor and Medicare Recovery Against Third Parties  |                                    |  |  |
| 734                     | Changes in Payment Policy for Direct Graduate Medical Education Costs   | 0938-AC27                          |  |  |
| 735                     | Effect of Appeals on Hospital-Specific Portion of the Prospective Payment Rate  | 0938-AC40                          |  |  |
| 736                     | Use of the HCFA Hospital Wage Index for Determining Payment to Hospices   | 0938-AC49                          |  |  |
| 737                     | Hospice/Case Management   | 0938-AC52                          |  |  |
| 738                     | Home and Community-Based Services and Respiratory Care for Ventilator-Dependent Individuals   | 0938-AC55                          |  |  |
| 739                     | Billing and Verification Add-On Relating to Home Health Agencies Cost Per Visit Limits for Cost Reporting Periods Beginning July 1, 1986 and July 1, 1987 | 0938-AC56                          |  |  |
| 740                     | Participation in CHAMPUS and CHAMPVA, Hospital Admissions for Veterans, Discharge Rights Notice, and Hospital Responsibility for Emergency Care           | 0938-AC58                          |  |  |
| 741                     | Payment for Kidneys Sent to Foreign Countries or Transplanted in Non-Medicare Beneficiarles   | 0938-AC59                          |  |  |
| 742                     | Medicare Beneficiary Appeals  | 0938-AC81                          |  |  |
| 743                     | Medicare Beneficiary Appeals  | 0938-AC82                          |  |  |

#### Health Care Financing Administration—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 744                     | Denial of Payment for Substandard Quality Care, Review of Beneficiary Complaints   | 0938-AC84                          |
| 745                     | Revised Effective Date of Medicare/Medicaid Provider Agreement and Supplier Participation  |                                    |
| 746                     | Recognition of College of American Pathologists Laboratory Accreditation Program   | 0930-7000                          |
| 747                     | PRO Review of Surgical Procedures and Requirements for Second Opinions   | 0938-AC90                          |
| 747<br>748              | Payment for the Cost of Malpractice Insurance for Hospitals Excluded from the Prospective Payment System   |                                    |
| 746<br>749              | Changes Concerning Determination of Allowable Interest Expense and Suspension of Payments  | 0938-AC97<br>0938-AC99             |
|                         | Changes Concerning Determination of Allowable Interest Expense and Suspension of Payments  | 0938-AC99                          |
| 750                     | Changes Concerning the Definition of Accrual Basis of Accounting   | 0938-AD01                          |
| 751                     | Optional Payment System for Low Medicare Volume Skilled Nursing Facilities   |                                    |
| 752                     | Criteria and Procedures for Medical Services Coverage Decisions  | 0938-AD07                          |
| 753                     | Revisions to Conditions of Participation for Hospitals and Conditions for Coverage of Services of Independent  |                                    |
|                         | Laboratories and Suppliers of ESRD Services  | 0938-AD11                          |
| 754                     | Recognition of Joint Commission on Accreditation of Healthcare Organizations' Home Care Program Standards and  | _:                                 |
|                         | the National League for Nursing's Standards for Home Health Agencies   |                                    |
| 755                     | Explanation of Rights and Other HMO/CMP Provisions   | 0938-AD14                          |
| 756                     | Eligibility of Aliens for Medicaid   | 0938-AD15                          |
| 757                     | Medicaid: Eligibility Groups Extended Coverage of Services, and Conditions of Eligibility: COBRA and TEFRA   | 0938-AD16                          |
| 758                     | Medicaid Eligibility of Poverty Level Groups and Extended Coverage of Services   | 0938-AD17                          |
| 759                     | Transfer of Assets   |                                    |
| 760                     | Payment for Services of Certified Registered Nurse Anesthetists  | 0938-AD25                          |
| 761                     | Withdrawal of Coverage of Single Photon Absorptiometry   | 0938-AD28                          |
| 762                     | Modification of Certain Requirements for Health Insuring Organizations   | 0938-AD31                          |
| 763                     | Occupational Therapy, Physician Assistants   |                                    |
| 764                     | Prohibition on Unbundling of Hospital Outpatient Services  | 0938-AD33                          |
| 765                     | Physician Liability on Non-Assigned Claims   | 0938-AD34                          |
| 766                     | Source of State Share of Financial Participation   | 0938-AD36                          |
| 767                     | Changes to Peer Review Organization Regulations  |                                    |
| 768                     | Administrative Sanctions for Circumventing the Prospective Payment System and PRO Disclosure to Licensing and Certification Bodies                     |                                    |
| 769                     | Revision of the Medicare Economic Index  | 0938-AD43                          |
| 770                     | Update of Ambulatory Surgical Center Payment Rates for July 1, 1988  |                                    |
|                         | Miscellaneous Changes Affecting Payment for Inpatient Hospital Services  |                                    |
| 772                     | Schedule of Limits for Skilled Nursing Facility Inpatient Routine Service Costs for Reporting Periods Beginning On or                                  | 000071540                          |
|                         | After October 1, 1988  | 0938-AD48                          |
| 773                     | Changes to the Inpatient Hospital Prospective Payment System and Fiscal Year 1989 Rates  |                                    |
| 774                     | Application of the Comparable Services Limitation in Determining Reasonable Charges  |                                    |
| 775                     | Protocol for the Reuse of Dialysis Bloodlines  | 0938-AD52                          |
| 776                     | Fees for Appeals   |                                    |
| 777                     | Home and Community-Based Services for the Elderly  |                                    |
| 778                     | Revisions to Medicaid Eligibility Quality Control Program Requirements Based on Findings of COBRA Studies  | 0938-AD56                          |
| 779 <sup>-</sup>        | Procedures for Terminating Program Participation of Providers and Suppliers  | 0938-AD57                          |
| 780                     | Part B Premium for 12-Month Period Beginning January 1, 1989   | 0938-AD58                          |
| 780<br>781              | Revisions to the Freedom of Information Regulations  |                                    |
| 782                     | Miscellaneous Amendments to the HMO and CMP Requirements   | 0938-AD60                          |
|                         | Miscellaneous Ameriaments to the nimo and civir nequirements   | 0938-AD61                          |
| 783                     | Payment for Radiologist Services   |                                    |
| 784<br>705              | Relative Value Guide for Physician Anesthesia Services  Revised Medicare Economic Index for 1988 and Establishment of the 1989 Medicare Economic Index | :0938-AD63                         |
| 785                     | Hevised Medicare Economic Index for 1988 and Establishment of the 1989 Medicare Economic Index.  | 0938-AD64                          |
| 786                     | Proposed Fee Schedule for Durable Medical Equipment Effective for Items and Services Provided On or After January 1, 1989                              | 0938-AD65                          |
| 787                     | Items and Services Not Chargeable to Patient Personal Funds  |                                    |
| 788                     | Criteria for Standard and Extended Home Health Agency Surveys  | 0938-AD67                          |
| 789                     | Inpatient Hospital Deductible and Coinsurance Amounts and Part A Premium for the Uninsured Aged for 1989   | 0938-AD68                          |
|                         |  |                                    |

#### Health Care Financing Administration—Final Rule Stage

| Se-<br>quence<br>Number  |                                 |                      |  | ;                       | Title | • . |      |        | Regulation<br>Identifier<br>Number               |
|--------------------------|---------------------------------|----------------------|--|-------------------------|-------|-----|------|--------|--|
| 790<br>791<br>792<br>793 | Miscellaneous<br>Changes to the | Medicare<br>Lesser o | and Medicaid Am<br>f Costs or Charge<br>nd Recordkeeping | endments<br>es Provisio | ns    |     | <br> | ······ | 0938-AB00<br>0938-AB05<br>0938-AB29<br>0938-AB46 |

#### Health Care Financing Administration—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 794                     | Waiver of Certain Membership Requirements for Certain Health Maintenance Organizations (HMOs) and State Option for Disenrollment Restrictions for Certain HMOs Under Medicaid       | 0938-AB54                          |
| 795                     | Indirect Part B Payment Procedure   | 0938-AB59                          |
| 796                     | Hospital Insurance Entitlement and Supplementary Medical Insurance Enrollment and Entitlement   | 0938-AB60                          |
| 797                     | Treatment of Social Security Cost of Living Increases for Individuals Who Lose SSI Eligibility  | 0938-AB62                          |
| 798                     | Medicare/Medicaid Revaluation of Assets   | 0938-AB64                          |
| 799                     | OMB Review of Information Collection and Recordkeeping Requirements for Home Health Agencies, Independent Laboratories, and Providers of Outpatient, Physical Therapy and/or (cont) | 0938-AB68                          |
| 800                     | Clarification of Policy on Adjusting the Hospital-Specific Portion of the Prospective Payment Rate  | 0938-AB71                          |
| 801                     | Conditions for Intermediate Care Facilities for the Mentally Retarded   | 0938-AB76                          |
| 802                     | Revision of Medicaid Eligibility Quality Control (MEQC) Program Requirements  | 0938-AB85                          |
| 803                     | Medicare Coverage of Hepatitis B Vaccine for High and Intermediate Risk Individuals, Hemophilia Clotting and Certain X-Ray Services   | 0938-AC07                          |
| 804                     | Reasonable Charge Limitations   | 0938-AC08                          |
| 805                     | Assignment and Reassignment of Provider-Based Home Health Agencies and Hospices to Designated Regional Intermediaries   | 0938-AC20                          |
| 806                     | Fire Safety Standards for Hospitals, Skilled Nursing Facilities, Hospices, Intermediate Care Facilities and Ambulatory Surgical Centers   | 0938-AC28                          |
| 807                     | Medicaid: Eligibility Determinations Based on Disability  | 0938-AC31                          |
| 808                     | Additions to and Deletions From Current List of Covered Surgical Procedures for Ambulatory Surgical Centers   | 0938-AC45                          |
| 809                     | Employers Contribution to Health Maintenance Organizations Option   | 0938-AC48                          |
| 810                     | Reimbursement for Physician's Outpatient Maintenance Dialysis Services  | 0938-AC57                          |
| 811                     | State Plan Requirements and Other Provisions Relating to State Third-Party Liability Programs   | 0938-AC64                          |
| 812                     | Alternate Sanctions for ESRD Facilities   | 0938-AC68                          |
| 813                     | Refunding of Federal Share of Overpayments Made to Medicaid Providers   | 0938-AC83                          |
| 814                     | Medicare Coverage of Immunosuppressive Drugs  | 0938-AD09                          |
| 815                     | Conditions of Participation for Long Term Care Facilities   | 0938-AD12                          |
| 816                     | Medicare, Medicaid, and Clinical Laboratories Improvement Act (CLIA) Patient Confidentiality Rules  | 0938-AD12                          |
| 817                     | Long Term Care Survey   |                                    |
| 818                     | Home Health Agencies: Home Health Aide Training and Patient Rights  | 0938-AD41                          |
| 819                     | Schedules of Limits on Home Health Agency Costs Per Visit for Cost Reporting Periods Beginning On or After July 1, 1988   | 0938-AD47                          |

#### Health Care Financing Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 820                     | Survey and Certification Procedures  | 0938-AA38                          |
| 821                     | Relations with Other Agencies, Miscellaneous Medicaid Definitions and Third Party Liability Quality Control                                      | 0938-AB21                          |
| 822                     | FFP for Services of Long Term Care Facilities  |                                    |
| 823                     | Medicaid Program; Coverage of Qualified Pregnant Women and Children and Newborn Children   | 0938-AC02                          |
| 824                     | Correction and Reduction Plans for Intermediate Care Facilities for the Mentally Retarded  | 0938-AC51                          |
| 825                     | Schedule of Limits for Skilled Nursing Facility Inpatient Routine Service Costs for Cost Reporting Periods Beginning on or after October 1, 1987 | 0938-AC54                          |
| 826                     | Reasonable Charge Payment Limits for Enteral Products and Supplies   | 0938-AC67                          |
| 827                     | Entities Performing Quality of Care Review of Services Provided by Risk-Basis Health Maintenance Organizations and Competitive Medical Plans     | 0938-AC85                          |
| 828                     | End Stage Renal Disease Program: Responsibilities of Network Organizations   | 0938-AC86                          |
| 829                     | End Stage Renal Disease Program: Revised Network Area Designations   | 0938-AC87                          |
| 830                     | Medicare Economic Index for Reasonable Charges (Effective 01/01/88)  | 0938-AC91                          |
| 831                     | Part B Premium for 12-Month Period Beginning 01/01/88  | 0938-AC92                          |
| 832                     | Inpatient Hospital Deductible and Coinsurance Amounts and Part A Premium for the Uninsured Aged for 1988   | 0938-AC94                          |
| 833                     | Periodic Interim Payments for Hospitals  | 0938-AC96                          |
| 834                     | Payment for Facility Services Related to Ambulatory Surgical Procedures Performed in Hospitals on an Outpatient                                  | 0000 4000                          |
| 835                     | Standards for the Reuse of Dialysis Filters and Other Dialysis Supplies  | 0938-AD10                          |
| 836                     | Supplementary Medical Insurance Premiums   | 0938-AD19                          |
| 837                     | Organ Procurement Organizations and Organ Procurement Protocols  | 0938-AD20                          |
| 838                     | Discontinuation of Bad Debt Payment for Hospitals Subject to the Prospective Payment System  |                                    |
| 839                     | Home Health Agencies Aide Training and Discharge Planning, and Conforming Changes to the Hospice Program   | 0938-AD29                          |

#### Health Care Financing Administration—Completed Actions—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 840                     | Alien Eligibility, Immigration Status Verification and Waiver Procedures For AFDC State Administered Adult Assistance and Medicaid Programs | 0938-AD35                          |
| 841                     | Targeting Information for Income and Eligibility Verification   | 0938-AD37                          |

#### Family Support Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 842                     | Scope of PaymentsAid to Families with Dependent Children Program; Administrative Improvement in the AFDC Program                 | 0970-AA00<br>0970-AA09             |
| 843<br>844              | Standards for Child Support Enforcement Program Operations   |                                    |
| 845                     | Statuarus for Child Support Endocement Program Operations  | 0970-AA17                          |
| 846                     | Child Support Enforcement Audit Regulations  Distribution of Child Support Collections   | 0970-AA18                          |
| 847                     | Alien Verification Procedures for AFDC; State Administered Adult Assistance and Medicaid Programs; Notice of Proposed Rulemaking |                                    |
| 848                     | Exclusion of Indian Trust Funds and Alaska Native Claims Settlement Act Distributions (ANCSA)                                    | 0970-AA47                          |
| 849                     | Exclusion of Indian Trust Funds and Alaska Native Claims Settlement Act Distributions (ANCSA)                                    | 0970-AA49                          |
| 850                     | cooperative agreements   | 0970-AA50                          |
| 851                     | cooperative agreements   | 0970-AA51                          |
| 852                     | Federal Tax Refund Offset Process - Pre-Offset Notice Fee  | 0970-AA52                          |
| 853                     | Omnibus Budget Reconciliation Act of 1987  | 0970-AA56                          |

#### Family Support Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 054                     |  | 0070 4401                          |
| 854                     | Refugee Cash and Medical Assistance  | 0970-AA01                          |
| 855                     |  |                                    |
| 856                     | Aid to Families With Dependent Children; Definition of Permissible State Practice-Quality Control  | 0970-AA04                          |
| 857                     | Aid to Families with Dependent Children, Treatment of Utility Payments By Applicant or Recipients Living in Certain Federally Assistance Housing                                     | 0970-AA05                          |
| 858                     | Aid to Families With Dependent Children Program; Implementation of the Deficit Reduction Act of 1984   | 0970-AA06                          |
| 859                     | Aid to Families With Dependent Children Program; Extension of Medicaid Eligibility When Support Collections Result in Termination of AFDC Eligibility                                | •                                  |
| 860                     | Consistency for the Food Stamp Program, AFDC Program, and the Adult Assistance Programs  | 0970-AA08                          |
| 861                     | Refugee Resettlement Program; Refugee Cash and Assistance; Requirements for Job Search, Employment Services, and Employment; Refugee Medical Assistance; and Refugee Social Services |                                    |
| 862                     | Aid to Families with Dependent Children Program; General Administration Public Assistance Program Quality Control System Medical Support Enforcement #2                              |                                    |
| 863                     | Medical Support Enforcement #2   | 0970-AA13                          |
| 864                     | Disregard of Child Support Payments; Regulations Implementing the Deficit Reduction Act of 1984  |                                    |
| 865                     | Grants to States for Public Assistance Programs, Treatment of Replacement Checks   |                                    |
| 866                     | Essential Persons  |                                    |
|                         | Alien Legalization   | 0970-AA48                          |
| 867                     | Alien Legalization   | 0970-AA46                          |

#### Family Support Administration—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number  |
|-------------------------|---|-------------------------------------|
| 868<br>869<br>870       | Child Support Enforcement Program; Quarterly Reporting Requirements | 0970-AA02<br>0970-AA23<br>0970-AA24 |

#### Family Support Administration—Completed Actions—Continued

| Se-<br>quence<br>Number | Title                                       | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 871                     | State Legalization Impact Assistance Grants | 0970-AA40                          |

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Office of the Secretary (OS)

**Prerule Stage** 

#### **562. PRIVACY ACT REGULATION**

Legal Authority: 5 USC 552a CFR Citation: 45 CFR 5b Legal Deadline: None.

Abstract: This will be the first complete update since 1975 of the Department's Privacy Act Regulation implementing the Privacy Act of 1974. It will facilitate individuals' access to information and records that the Department maintains about them in more than 400 designated Privacy Act Systems of Records, clarifying and promulgating at one time all the subparts of the regulation. It will

also help Departmental personnel processing Privacy Act requests by providing them with an integrated regulation that is compatible with current procedures for processing such requests. The only alternative to this complete update is to continue to operate with a regulation that in the past has been revised on a piecemeal basis.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| ANPRM        | 10/15/88 |         |
| Small Entity | : No     |         |

Agency Contact: Russell M. Roberts, Director, FOI/Priv Div, Department of Health and Human Services, Office of the Secretary, Off of Pub Affairs, Rm 645-F, HHH Bldg, 200 Independence Avenue, SW, Washington, DC 20201, 202 472-7453

RIN: 0991-AA11

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Office of the Secretary (OS)

**Proposed Rule Stage** 

563. PRINCIPLES FOR DETERMINING COSTS AND COST ALLOCATION PROCEDURES APPLICABLE TO GRANTS, CONTRACTS, AND OTHER AGREEMENTS FOR WORK PERFORMED BY HOSPITALS

Legal Authority: 5 USC 301

CFR Citation: 45 CFR 74, Appendix E; 45

**CFR 78** 

Legal Deadline: None.

Abstract: This action will revise the Department's current cost principles for research and development activities under grants and contracts with hospitals to make them clearer, more specific, and compatible with cost principles issued by OMB for educational institutions and nonprofit organizations. The revision will also broaden the coverage of the principles to include all grants, contracts and other agreements with hospitals (except the Medicare & Medicaid programs).

| Timetable | ż |
|-----------|---|
|-----------|---|

|        | <br>   |    |      | _ |
|--------|--------|----|------|---|
| Action | Date : | FR | Cite |   |
|        | <br>   |    |      |   |

**Next Action Undetermined** 

Small Entity: No

Additional Information: OMB is considering revisions to Circular A-21 and A-122 as a result of the Defense Procurement Improvement Act of 1985 (P.L. 99-145) and the Civilian Employee and Contractor Travel Expenses Act of 1985 (P.L. 99-234). This action should conform to those revisions also.

Agency Contact: Henry G.

Kirschenmann, Jr., Deputy Assistant Secretary, Department of Health and Human Services, Office of the Secretary, Office of Procurement, Assist & Logistics, Rm 513D, HHH Bldg, 200 Independence Ave. SW, Washington, DC 20201, 202 245-8870

RIN: 0991-AA12

564. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN THE DEPARTMENT OF HEALTH AND HUMAN SERVICES

Significance: Agency Priority Legal Authority: 29 USC 794 CFR Citation: 45 CFR 85.1-62

Legal Deadline: None.

Abstract: Implements the amendment made to Sec. 504 of the Rehabilitation Act of 1973 by Pub.L. 95-602 in 1978, which extended Sec. 504 to the Federal sector. The proposed Part 85 is modeled on Part 84 which implements Sec. 504 with respect to recipients of Federal financial assistance.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/16/88 | 53 | FR | 4425 |
| NPRM Comment<br>Period End | 04/18/88 | 53 | FR | 4425 |
| Final Action               | 07/00/88 |    |    |      |

Small Entity: Not Applicable

**Proposed Rule Stage** 

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Federal

Agency Contact: Frank E.G. Weil, Chief, Policy Branch, Department of Health and Human Services, Office of the Secretary, Office for Civil Rights, 330 Independence Avenue SW, Room 5411, Washington, DC 20201, 202 245-6700

RIN: 0991-AA17

565. CIVIL MONEY PENALTIES FOR FAILURE TO REPORT MEDICAL MALPRACTICE PAYMENTS AND FOR BREACHING THE CONFIDENTIALITY OF INFORMATION

**Legal Authority:** PL 99-660, Sec 421(c) and 427(b)

CFR Citation: 42 CFR 1003 Legal Deadline: None.

Abstract: This proposed rule would establish civil money penalties against any individual or entity that fails to report information on medical malpractice payments in accordance with the Health Care Quality Improvement Act of 1986, and against any individual who breaches the confidentiality of information reported to the data bank established to collect and disseminate required information in accordance with that Act.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/21/88 | 53 FR 9260 |
| NPRM Comment<br>Period End | 05/20/88 |            |
| Final Action               | 10/00/88 |            |

Small Entity: No

Agency Contact: James Patton, Director, Health Care Admin. Sanctions Div., Office of Investigations, Department of Health and Human Services, Office of the Secretary, Office of Inspector General, 6325 Security Boulevard, 301timore, MD 21207, 301 594-3957

RIN: 0991-AA40

## 566. CIVIL MONEY PENALTIES FOR HEALTH MAINTENANCE ORGANIZATIONS AND COMPETITIVE MEDICAL PLANS

Legal Authority: PL 99-501, Sec 9312; PL 99-501, Sec 9434; PL 100-203, Sec 4014

CFR Citation: 42 CFR 1003

Legal Deadline: None.

**Abstract:** This proposed rule provides for civil money penalties for each violation against any risk-sharing organization that: (1) fails substantially to provide medically necessary items and services that are required under the contract; (2) imposes premiums on enrolled individuals in excess of premiums permitted; (3) acts to expel or refuse, or to re-enroll an individual; (4) misrepresents or falsifies information; (5) engages in any practice that would reasonably be expected to have the effect of denying or discouraging enrollment; or, (6) fails to provide for prompt payment of claims for services provided to enrollees.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/00/88 |         |
| Final Action               | 12/00/88 |         |
| NPRM Comment<br>Period End | 01/00/89 |         |

Small Entity: Undetermined

Additional Information: This proposed rule is being revised as a result of broaden CMP and sanction authorities contained in P.L. 100-203.

Agency Contact: James Patton, Director, Health Care Admin. Sanctions Div., Office of Investigations, Department of Health and Human Services, Office of the Secretary, Office of Inspector General, 6325 Security Boulevard, Baltimore, Maryland 21207, 301 594-3957

**RIN:** 0991-AA44

### 567. PROHIBITION ON USE OF PHYSICIAN INCENTIVE PLANS

**Legal Authority:** PL 99-501, Sec 9313 **CFR Citation:** 42 CFR 1001; 42 CFR 1003

Legal Deadline: None.

Abstract: This proposed rule would prohibit a hospital from knowingly making incentive payments to a physician as an inducement to that physician to reduce or limit services provided to program beneficiaries who are under the direct care of that physician.

#### Timetable:

| Action .                   | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/00/88 |         |
| NPRM Comment<br>Period End | 09/00/88 |         |
| Final Action               | 12/00/88 |         |

Small Entity: Undetermined

Additional Information: The effective date for implementing regulations addressing physician incentive plans by risk-sharing HMOs and competitive medical plans has been delayed to 4/1/90 by P.L. 100-203, Sec 4016. This provision will be addressed through separate rulemaking at a later date.

Agency Contact: James Patton,
Director, health Care Admin. Sanctions
Div., Office of Investigations,
Department of Health and Human
Services, Office of the Secretary, Office
of Inspector General, 6325 Security
Boulevard, Baltimore, Maryland 21207,
301 594-3957

RIN: 0991-AA45

#### 568. NEW CIVIL MONEY PENALTIES AND EXCLUSIONS AUTHORITIES RESULTING FROM OBRA 1986 AND OBRA 1987

Legal Authority: PL 99-501, Sec 9320; PL 99-501, Sec 9331; PL 99-501, Sec 9332; PL 99-501, Sec 9338; PL 99-501, Sec 9338; PL 100-203, Sec 4022; PL 100-203, Sec 4023; PL 100-203, Sec 4039; PL 100-203, Sec 4045; PL 100-203, Sec 4051; PL 100-203, Sec 4062; PL 100-203, Sec 4064; PL 100-203, Sec 4085; PL 100-203, Sec 4084; PL 100-203, Sec 4085; PL 100-203, Sec 4118; ...

CFR Citation: 42 CFR 1001; 42 CFR 1003 Legal Deadline: None.

Abstract: This proposed rule provides for civil money penalties and exclusions for various program violations resulting from OBRA 1986 and OBRA 1987. Penalties and sanctions may be imposed against among other things: (1) those who bill Medicare beneficiaries on a nonassigned basis for services of a certified nurse anesthetist or a physician assistant; (2) non participating physicians billing for actual charges above permitted charges; (3) nursing homes; (4) home health care providers; (5) unassigned lab services; (6) DME rental providers; and (7) providers of laboratory tests.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/89 |         |
| NPRM Comment<br>Period End | 06/00/89 |         |
| Final Action               | 12/00/89 |         |
|                            |          |         |

Small Entity: Undetermined

Additional Information: This proposed rule is being revised as a result of

**Proposed Rule Stage** 

broadened CMP and sanction authorities contained in P.L.-100-203.

Agency Contact: James Patton, Director, Health Care Admin. Sanctions Div., Office of Investigations, Department of Health and Human Services, Office of the Secretary, Office of Inspector General, 6325 Security Boulevard, Baltimore, Maryland 21207,

RIN: 0991-AA46

301 594-3957

#### 569. AMENDMENTS TO OIG **EXCLUSION AND CMP AUTHORITIES RESULTING FROM PL 100-93**

Significance: Agency Priority Legal Authority: PL 100-93

CFR Citation: 42 CFR 1001; 42 CFR 1002;

42 CFR 1003

Legal Deadline: Statutory, September 1989. Statutory deadline applies only to "kickback" provision.

Abstract: These regulations are designed to protect program beneficiaries from unfit health care practitioners, and otherwise to improve the anti-fraud provisions relating to Titles 5, 11, 18, 19, and 20.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 10/00/88 |         |
| NPRM Comment<br>Period End | 12/00/88 |         |

Additional Information: This proposed rule incorporates two previous items of proposed rulemaking (0991-AA21 and

Small Entity: Undetermined

0991-AAA39) as a result of the passage of PL 100-93.

**Agency Contact:** James Patton, Director, Health Care Admin. Sanctions Div., Office of Investigations, Department of Health and Human

Services, Office of the Secretary, Office of Inspector General, 6325 Security Boulevard, Baltimore, Maryland 21207, 301 594-3957

RIN: 0991-AA47

#### 570. 6 OIG ANTI-KICKBACK **PROVISIONS**

Legal Authority: PL 100-93, Sec 4; PL 100-93, Sec 14

CFR Citation: 42 CFR 1001; 42 CFR 1002 Legal Deadline: Statutory, August 18, 1988.

Abstract: This proposed rule will specify payment practices which, although potentially capable of inducing referrals of business under Medicare, are not to be considered kickbacks for purposes of criminal or civil remedies.

#### Timetable:

| Action                         | Date         |    | FR | Cite  |
|--------------------------------|--------------|----|----|-------|
| ANPRM                          | 10/19/87     | 52 | FR | 38794 |
| ANPRM<br>Comment<br>Period End | 12/18/87     |    |    |       |
| NPRM                           | 08/18/88     |    |    |       |
| Small Entity:                  | Undetermined |    |    |       |

Additional Information: Proposed regulations addressing PL 100-93, Sec 14 are being addressed in this separate rulemaking and have been split out from RIN 0991-AA47.

Agency Contact: Joel Schaer, Regulations Officer, Office of Inspector General, AO, Department of Health and Human Services, Office of the Secretary, 330 Independence Avenue, SW, Washington, D.C. 20201, 202 472-

RIN: 0991-AA49

5270

#### **571. © PRO RURAL PRACTITIONERS AMENDMENTS**

Legal Authority: PL 100-203, Sec 4095

CFR Citation: 42 CFR 1004 Legal Deadline: None.

Abstract: This proposed rule would permit a hearing before an Administrative Law Judge of a provider in a rural health manpower shortage area, or in a county with a population of less than 70,000 before a program exclusion of that provider took place.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: James Patton, Director, Health Care Admin. Sanctions Div., Office of Inspector General, Department of Health and Human Services, Office of the Secretary, Office of Investigations, 6325 Security Boulevard, Baltimore, MD 21207, 301 594-3957

RIN: 0991-AA51

#### **DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)** Office of the Secretary (OS)

Final Rule Stage

#### **572. NONDISCRIMINATION** REQUIREMENTS (INCLUDING ON THE **BASIS OF SEX OR RELIGION)** APPLICABLE TO BLOCK GRANTS AND STANDARD **NONDISCRIMINATION PROCEDURES** APPLICABLE TO CERTAIN OTHER **PROGRAMS**

Legal Authority: 42 USC 9906; 42 USC 300x-7; 42 USC 728; 42 USC 8625; 42 USC 9821; 42 USC 9849

CFR Citation: 45 CFR 92 Legal Deadline: None.

Abstract: To implement the nondiscrimination requirements applicable to block grants authorized by the Omnibus Budget Reconciliation Act of 1981, P.L. 97-35.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/21/86 | 51 | FR | 2806 |
| NPRM Comment<br>Period End | 03/24/86 | 51 | FR | 2806 |
| Interim Final<br>Rule      | 09/00/88 |    |    | •    |

Small Entity: No

Additional Information: New CFR Subpart to be assigned.

Agency Contact: Marcella Haynes, Director, Policy and Special Projects Staff, Department of Health and Human Services, Office of the Secretary, Policy and Special Staff, OCR, Room 5032, HHS North Bldg, 330 Independence Ave, SW, Washington, DC 20201, 202 245-6671

RIN: 0991-AA02

#### **573. FREEDOM OF INFORMATION ACT REGULATION**

Legal Authority: - 5 USC 552; 3' USC 9701; 42 USC 1306a; EO 12600

CFR Citation: 45 CFR 5

Final Rule Stage

Legal Deadline: None.

**Abstract:** This will be the first complete update since August 1974 of the Department's Public Information Regulation implementing the Freedom of Information Act. It will facilitate public access to information by making necessary revisions, clarifying, and promulgating at one time all the subparts of the regulation. It will also help Departmental personnel processing FOIA requests by providing them with an integrated regulation that is compatible with current procedures for processing FOIA requests and assessing search and copy fees that reflect the increased cost of such services. The only alternative to this complete update is to continue to operate with a regulation that in the past has been revised on a piecemeal basis.

#### Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| NPRM   | 04/08/86 | 51 FR 13250 |
| NPRM Comment<br>Period End                             | 06/17/87 | 51 FR 13250 |
| Interim Final<br>Rule                                  | 11/13/87 | 52 FR 43575 |
| Interim Final<br>Rule Public<br>Comment<br>Period Ends | 12/14/87 | 52 FR 43575 |
| Final Action   | 06/00/88 |             |

Small Entity: No

Agency Contact: Russell M. Roberts, Director, FOI/Priv Div, Department of Health and Human Services, Office of the Secretary, Off of Pub Affairs, Rm 645-F, Humphrey Bldg, 200 Independence Ave, SW, Washington, DC 20201, 202 472-7453

RIN: 0991-AA07

574. EQUAL OPPORTUNITY IN EMPLOYMENT: PUBLIC BROADCASTING, PUBLIC RADIO AND PUBLIC TELECOMMUNICATIONS ENTITIES RECEIVING FEDERAL FUNDS FROM THE CORPORATION FOR PUBLIC BROADCASTING

Legal Authority: 47 USC 2405 CFR Citation: 45 CFR 87.1-40

Legal Deadline: None.

Abstract: Implements the Equal Opportunity in Employment Provisions of the Public Telecommunications Financing Act of 1978, PUB. L. 95-267, 47 U.S.C. 398(b)(1). This provision requires that equal opportunity in employment be afforded to all persons

and that no person shall be subjected to discrimination in employment on the grounds of race, color, religion, national origin, or sex by the Public Broadcasting Service, National Public Radio, and public telecommunications entitles receiving Federal funds from the Corporation for Public Broadcasting.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 03/13/79 |    |    |       |
| NPRM         | 12/21/79 | 44 | FR | 75676 |
| Final Action | 08/00/88 |    |    | •     |

Small Entity: No

**Public Compliance Cost:** Yearly Recurring Cost: \$6,000

Government Levels Affected: Local, State

Agency Contact: Frank E. G. Weil, Chief, Policy Branch, Department of Health and Human Services, Office of the Secretary, Office for Civil Rights, 330 Independence Avenue, SW, Room 5411, Washington, DC 20201, 202 245-6700

RIN: 0991-AA22

#### 575. AUDITS OF NON-GOVERNMENTAL GRANTEES

Significance: Agency Priority
Legal Authority: 5 USC 301

CFR Citation: 45 CFR 74.62(b), (Revised)

Legal Deadline: None.

Abstract: This action will implement revised OMB Circular A-88 which is expected to be issued sometime this year. The Circular will provide governmentwide standards for non-Federal audits of college and university recipients of Federal grants and contracts. The Circular and these amendments will replace the audit requirements currently contained in OMB Circular A-110.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 | -       |

Small Entity: No

Additional Information: It is expected that OMB will publish a draft of its Circular in the Federal Register and obtain public comments. The specific form and nature of our action is expected to be mandated by OMB.

Agency Contact: Gary Houseknecht, Acting Director, Office of Assistance, and Cost Policy, Department of Health and Human Services, Office of the Secretary, Room 513D, Hubert H. Humphrey Bldg., 200 Independence Ave., SW, Washington, DC 20201, 202 245-7565

RIN: 0991-AA29

#### 576. AUTOMATIC DATA PROCESSING EQUIPMENT AND SERVICES; CONDITIONS FOR FEDERAL FINANCIAL PARTICIPATION II

Significance: Agency Priority
Legal Authority: 5 USC 301

**CFR Citation:** 45 CFR 95.601; 45 CFR 95.605; 45 CFR 95.611; 45 CFR 95.612; 45 CFR 95.613; 45 CFR 95.615; 45 CFR 95.617; 45 CFR 95.621; 45 CFR 95.623; 45 CFR 95.624; 45 CFR 95.625; 45 CFR 95.631; 45 CFR 95.631; 45 CFR 95.641

Legal Deadline: None.

Abstract: This NPRM will propose new regulations of 45 CFR 95.600, et seq., to reduce the amount of time necessary to review and respond to State and local agency requests for FFP. The reduction in process time will be accomplished by streamlining the review process and requiring fewer points of prior approval for smaller expenditures by the Department.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/30/87 |         |
| NPRM Comment<br>Period End | 11/30/87 |         |
| Final Action               | 04/30/88 |         |
| Final Action<br>Effective  | 07/30/88 |         |

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Ron Lentz, Division of State Data Systems, Department of Health and Human Services, Office of the Secretary, Room 542F HHH Bldg., 200 Independence Ave., SW, Washington, DC 20201, 202 245-7354

RIN: 0991-AA34

## 577. CIVIL MONEY PENALTIES AND EXCLUSIONS FOR ASSISTANTS AT CATARACT SURGERY

Significance: Agency Priority

Legal Authority: PL 99-272, Sec 9307; PL

99-514, Sec 1895(b)(16)

CFR Citation: 42 CFR 1001; 42 CFR 1003

HHS—OS

Legal Deadline: None.

Abstract: These final regulations provide for the imposition of civil money penalties and exclusions against physicians billing the Medicare program or program beneficiaries for services of an assistant at surgery for cataract operations where prior approval has not been granted. This rule specifically responds to various comments raised as a result of the interim final, and makes a number of technical corrections to those final regulations.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 04/10/87 | 52 FR 11649 |
| Final Action          | 04/00/88 |             |

Small Entity: No

Agency Contact: James Patton, Director, health Care Admin. Sanctions Div., Office of Investigations, Department of Health and Human Services, Office of the Secretary, Office of Inspector General, 6325 Security Boulevard, Baltimore, MD 21207, 301 594-3957

RIN: 0991-AA37

#### **578. BLOCK GRANT PROGRAMS**

Significance: Agency Priority Legal Authority: PL 99-425 CFR Citation: 45 CFR 96

Legal Deadline: Statutory, November 29,

Abstract: The regulation provides procedures by which the Secretary may exempt states from the statutory time limits that they must meet in responding to requests for crisis assistance under the low income house energy assistance program.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/20/88 |         |
| Final Action | 05/20/88 |         |
| Effective    |          |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: State

Agency Contact: Robert C. Raymond, Director, Intergovernmental Policy, Department of Health and Human Services, Office of the Secretary, 447D, Humphrey Building, 200 Independence Ave., SW, Washington, DC 20201, 202 245-7316

RIN: 0991-AA38

### 579. PROGRAM FRAUD CIVIL REMEDIES

Significance: Agency Priority

Legal Authority: PL 99-501, Sec 6103

CFR Citation: 45 CFR 79

**Legal Deadline:** Statutory, April 21, 1987. While final rule was due on this date, a note of proposed rulemaking was promulgated prior to the issuance of final regulations.

Abstract: This rule establishes a \$5,000 civil money penalty and an assessment of double damages against any person who, with knowledge or reason to know, submits a false, fictitious or fraudulent claim or statement to the Department of Health and Human Services.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/21/87 | 52 FR 27423 |
| NPRM Comment<br>Period End | 09/19/87 |             |
| Final Action               | 04/00/88 |             |

Small Entity: Not Applicable

Agency Contact: D. McCarty Thornton, Supervisory Trial Attorney, Office of the General Counsel/IG Division, Department of Health and Human Services, Office of the Secretary, 330 Independence Avenue, SW, Washington, DC 20201, 202 245-6306

RIN: 0991-AA41

#### 580. TARGETING OF, AND TOLERANCES FOR, INCOME AND ELIGIBILITY VERIFICATION SYSTEM DATA

Significance: Agency Priority

**Legal Authority:** PL 99-509, Sec 9101 Omnibus Budget Reconciliation Act of 1986

**CFR Citation:** 42 CFR 453.952; 45 CFR 205.56

Legal Deadline: None.

Abstract: These rules make revisions to the regulations designed to incorporate changes made by Section 9101 of PL 99-509, which amended Section 1137 of the Social Security Act to allow States flexibility in targeting uses of data through the Income and Eligibility Verification System. States will not be required to verify and act on all data. This changes earlier regulations which

required 100% verification and allows the States the option to target their uses to those identified in the State Plan as most likely to be productive.

Final Rule Stage

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 07/11/88 |         |

Small Entity: No

Additional Information: These regulations are planned to be issued at the same time regulations being issued by the Department of Agriculture to provide consistency of implementation with the Federally assisted benefit program at that department.

Government Levels Affected: State, Federal

Agency Contact: Sheldon Shalit, Director, Division of Payment Integrity, Department of Health and Human Services, Office of the Secretary, OAPSR, ASMB, 530G HHH, 200 Independence Ave., SW, Washington, DC 20201, 202 245-0384

RIN: 0991-AA42

## 581. GOVERNMENTWIDE DEBARMENT AND SUSPENSION (NONPROCUREMENT)

Legal Authority: 5 USC 301 CFR Citation: 45 CFR 76 Legal Deadline: None.

Abstract: This action will implement Executive Order 12549 and OMB guidelines for nonprocurement debarment and suspension, which establish a governmentwide system primarily covering assistance programs.

#### Timetable:

| Action -                   | Date        | FR   | Cite  |
|----------------------------|-------------|------|-------|
| NPRM                       | 10/20/87    |      |       |
| NPRM Comment<br>Period End | 12/21/87 52 | 2 FR | 39048 |
| Interim Final<br>'Rule     | 05/26/88    |      |       |

Small Entity: No

Government Levels Affected: Local, State

Agency Contact: Gary Houseknecht, Acting Director, Office of Assistance, and Cost Policy, Department of Health and Human Services, Office of the Secretary, -Room 13-D HHH 200

Final Rule Stage

Independence Avenue, SW, Washington, D.C. 20201, 202 245-7565

RIN: 0991-AA43

#### 582. ● PROGRAM FRAUD CIVIL REMEDIES

Legal Authority: PL 99-509, Sec 6103; PL

99-509, Sec 6104

CFR Citation: 45 CFR 79

Legal Deadline: Statutory, April 1987.

**Abstract:** This final rule implements the

Program Fraud Civil Remedies Act of

1986 by establishing procedures for the investigation, review, litigation, adjudication and appeal of cases where individuals make claims of written statements to the Department knowing, or with reason to know, that such submissions are false, fictitious or fraudulent.

#### Timetable:

| Action | • | Date     |    | FR | Cite  |
|--------|---|----------|----|----|-------|
| NPRM   |   | 07/21/87 | 52 | FR | 27423 |

NPRM Comment 08/20/87

Period End

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: No

Agency Contact: Joel Schaer, Regulations Officer, Office of Inspector General, AO, Department of Health and Human Services, Office of the Secretary, 330 Independence Avenue, SW, Washington, D.C. 20201, 202 472-5270

RIN: 0991-AA50

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Office of the Secretary (OS)

**Completed Actions** 

#### 583. REVISION TO OIG'S SANCTION **AUTHORITIES**

Significance: Agency Priority

CFR Citation: 42 CFR 1001; 42 CFR 10025

Completed:

| Reason                       | Date     | FR Cite |
|------------------------------|----------|---------|
| Merged with RIN<br>0991-AA47 | 02/09/88 |         |
| ltem ·                       |          | •       |
| incorporated                 |          |         |
| into new entry.              |          |         |

Small Entity: Yes

Agency Contact: James Patton 301 594-

3957

RIN: 0991-AA21

#### 584. BLOCK GRANT PROGRAMS

Significance: Regulatory Program

CFR Citation: 45 CFR 96

Completed:

| Reason       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Final Action | 10/13/87 | 52 FR | 37957 |
| Final Action | 11/12/87 | 52 FR | 37957 |

Small Entity: No

Agency Contact: Robert C. Raymond

202 245-7316

RIN: 0991-AA25

#### 585. ADMINISTRATION OF GRANTS -IMPLEMENTATION OF OMB CIRCULAR A-102

CFR Citation: 45 CFR 74; 45 CFR 92

Completed:

| Reason                    | · | Date     |    | FR | Cite |
|---------------------------|---|----------|----|----|------|
| Final Action              | ( | 03/11/88 | 53 | FR | 8034 |
| Final Action<br>Effective |   | 10/01/88 |    |    |      |

Small Entity: No

**Agency Contact:** Gary Houseknecht

202 245-7565 RIN: 0991-AA27

#### 586. ADMINISTRATION OF GRANTS-**SINGLE AUDIT ACT OF 1984**

**Significance:** Agency Priority

CFR Citation: 45 CFR 74.62(a), (Revised); 45 CFR 74, Appendix I; 45 CFR 74, Appendix

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 03/11/88 | 53 FR 8078 |

Small Entity: No

Agency Contact: Gary Houseknecht 202 245-7565

RIN: 0991-AA30

#### 587. WITHHOLDING OF MEDICAID PAYMENTS FOR FRAUD OR WILLFUL **MISREPRESENTATION**

CFR Citation: 42 CFR 455

Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 12/28/87 | 52 | FR | 48814 |
| Final Action<br>Effective | 12/28/87 | 52 | FR | 48814 |

Small Entity: No

Agency Contact: James Patton 301 594-

3957

RIN: 0991-AA36

#### **588. PPS FRAUD AND ABUSE** SANCTION AND PRO REVISIONS

CFR Citation: 42 CFR 400; 42 CFR 405; 42 CFR 412; 42 CFR 476; 42 CFR 498; 42 CFR 1001; 42 CFR 1004

Completed:

| eason  | Date     | FR Cite |
|--|----------|---------|
| lerged with RIN<br>0991-AA47<br>Item<br>incorporated | 02/09/88 |         |
| incorporated into new entry.                         |          |         |

Small Entity: Undetermined

Agency Contact: Bill Libercci 301 594-

5035

**RIN: 0991-AA39** 

### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Final Rule Stage

**Departmental Management (HHSDM)** 

## 589. IMPLEMENTATION OF THE EQUAL ACCESS TO JUSTICE ACT IN AGENCY PROCEEDINGS

Legal Authority: 5 USC 504(c)(1)

CFR Citation: 45 CFR 13 Legal Deadline: None.

Abstract: The Equal Access to Justice Act requires agencies to pay attorney fees to parties prevailing against the Government in certain types of administrative proceedings. It requires each agency to issue rules implementing the Act as it applies to these proceedings. As originally enacted, the Act had a sunset clause. A recent statutory amendment eliminated the sunset provision and made other changes in the Act. The instant regulation would amend 45 CFR Part 13 (HHS's regulation implementing the Act) to eliminate the corresponding sunset provision and to make other changes conforming with the statutory changes.

#### Timetable:

| Action                     | Date         | FR    | Cite  |
|----------------------------|--------------|-------|-------|
| Final Action<br>Effective  | 10/01/84     |       |       |
| NPRM                       | 06/19/87 : 5 | 52 FR | 23311 |
| NPRM Comment<br>Period End | 08/17/87     |       |       |

04/00/88

Small Entity: No

Final Action

Agency Contact: Darrel J. Grinstead, Associate General Counsel, Business and Administrative Law Division, Department of Health and Human Services, Departmental Management, Room 5362, HHS North Building, 330 Independence Avenue, SW, Washington, DC 20201, 202 475-0150

RIN: 0990-AA02

#### 590. ● TESTIMONY BY EMPLOYEES AND THE PRODUCTION OF DOCUMENTS IN PROCEEDINGS WHERE THE UNITED STATES IS NOT A PARTY

Significance: Agency Priority

Legal Authority: 5 USC 301; 5 USC 552

CFR Citation: 45 CFR 2 Legal Deadline: None.

Abstract: Part 2 of Title 45, CFC, governs the testifying of HHS employees as part of their official duties in litigation where neither the United States nor other Federal agencies are parties. This rule will amend Part 2 to clarify it and to resolve minor technical problems.

#### Timetable:

| Action       | Date     | FR Cite |   |
|--------------|----------|---------|---|
| Final Action | 06/00/88 |         | • |

Small Entity: No

Agency Contact: Darrel J. Grinstead, Associate General Counsel, Business and Administrative Law Division, Department of Health and Human Services, Departmental Management, Room 5362, Wilbur J. Cohen Building, 330 Independence Avenue, SW,

Washington, D.C. 20201, 202 475-0150

RIN: 0990-AA03

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Departmental Management (HHSDM)

**Completed Actions** 

# 591. ● TESTIMONY BY EMPLOYEES AND THE PRODUCTION OF DOCUMENTS IN PROCEEDINGS WHERE THE UNITED STATES IS NOT A PARTY

Significance: Agency Priority

Legal Authority: 5 USC 301; 5 USC 552

CFR Citation: 45 CFR 2 Legal Deadline: None.

Abstract: This rule adds a new Part 2 to Title 45, CFR. It generally provides

that HHS employees may not give testimony as part of their official duties without the approval of the head of their agency in litigation where the United States or other Federal agencies are not parties. The rule also provides procedures for processing written requests for documents.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/05/87 | 52 FR 37145 |

Small Entity: No

Agency Contact: Darrel J. Grinstead, Associate General Counsel, Business and Administration Law Division, Department of Health and Human Services, Departmental Management, Room 5362 Wilbur J. Cohen Building, 330 Independence Avenue, SW, Washington, D.C. 20201, 202 745-0150

RIN: 0990-AA04

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Office of Human Development Services (HDSO)

**Proposed Rule Stage** 

#### 592. FOSTER CARE, ADOPTION ASSISTANCE, AND CHILD WELFARE SERVICES

Legal Authority: 42 USC 670 et seq; Federal Payment for Foster Care and Adoption Assistance; 42 USC 620 et seq Child Welfare Services; 42 USC 1302 Rules and Regulations

CFR Citation: 45 CFR 1356; 45 CFR 1357

. Legal Deadline: None.

Abstract: This NPRM will propose criteria the Department will use to verify that a State has met statutory requirements and is eligible to receive additional funds under Section 427 of the Social Security Act as amended by the Adoption Assistance and Child Welfare Act of 1980 (Pub. L. 96-272). The proposed rule will contain the specific criteria by which State

performance in meeting the requirements of Section 427 is determined, the percentage levels and other standards for case record compliance, and procedures for conducting compliance reviews.

#### HHS-HDSO

#### **Proposed Rule Stage**

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Betty Stewart, Associate Commissioner, Children's Bureau, ACYF, Department of Health and Human Services, Office of Human Development Services, P.O. Box 1182, Washington, DC 20201, 202 755-7600

RIN: 0980-AA08

### 593. RUNAWAY AND HOMELESS YOUTH PROGRAM

**Legal Authority:** 42 USC 5701 Note The Runaway and Homeless Youth Act, as amended

CFR Citation: 45 CFR 1351 Legal Deadline: None.

Abstract: These rules will make technical changes to modify 45 CFR 1351 to conform to changes in legislation that: (1) provide for making grants to any eligible entity and no longer restrict grants to nonprofit entities; and (2) refer to "family" or "families" in place of "parent," "parents," and/or "legal guardian(s)."

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/30/88 |         |

Small Entity: No

Agency Contact: Paget W. Hinch, Associate Commissioner, ACYF/HDS, Department of Health and Human Services, Office of Human Development Services, Family and Youth Services Bureau, ACYF/HDS, PO Box 1182, Washington, DC 20013, 202 472-4426

RIN: 0980-AA11

## 594. HEAD START CRITERIA FOR SELECTION OF NEW GRANTEES

Legal Authority: 42 USC 9831 et seq Head Start Act

CFR Citation: 42 CFR 1302

Legal Deadline: None.

Abstract: The NPRM will propose additional new criteria that, if adopted, will be used in the selection of new Head Start grantees.

Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 12/30/88 |         |  |

Small Entity: No

Agency Contact: Doug Klafehn, Chief, Program Management and Opërations Branch, Head Start Bureau ACYF/OHDS, Department of Health and Human Services, Office of Human Development Services, P. O. Box 1182, Washington, DC 20013, 202 755-0590

RIN: 0980-AA17

## 595. HEAD START STAFF AND PROGRAM OPTIONS REQUIREMENTS

Significance: Agency Priority

Legal Authority: 42 USC 9831 et seq

Head Start Act

CFR Citation: 45 CFR 1304; 45 CFR 1306

Legal Deadline: None.

Abstract: The NPRM will propose changes in existing regulations related to program design including class size, hours of operation, and program options such as center-based and home-based Head Start services. The NPRM will also propose, in a new Part, the requirements for home-based Head Start services.

#### Timetable:

| i iiii ctubic. |          |         |
|----------------|----------|---------|
| Action         | Date     | FR Cite |
| NPRM           | 12/30/88 |         |

Small Entity: No

Agency Contact: Doug Klafehn, Chief, Program Management and Operations Branch Head Start Bureau, ACYF/OHDS, Department of Health and Human Services, Office of Human Development Services, P. O. Box 1182, Washington, DC 20013, 202 755-0590

·RIN: 0980-AA18

### 596. HEAD START APPEALS PROCESS

**Legal Authority:** 42 USC 9831 et seq Head Start Act

CFR Citation: 45 CFR 1303

Legal Deadline: None.

Abstract: The NPRM will propose revisions to current procedures for appeals from Head Start grantees and delegate agencies to improve the effectiveness and efficiency of the appeals process.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 01/01/89 |         |

Small Entity: No

Agency Contact: Doug Klafehn, Chief, Program Management and Operations Branch, Head Start Bureau, ACYF/OHDS, Department of Health and Human Services, Office of Human Development Services, P. O. Box 1182, Washington, DC 20013, 202 755-0590

RIN: 0980-AA20

#### 597. HEAD START PERFORMANCE STANDARDS FOR SERVICES TO HANDICAPPED CHILDREN

Legal Authority: 42 USC 9839 CFR Citation: 45 CFR 1308 Legal Deadline: None.

Abstract: The NPRM will propose to establish a new part 1308 setting forth proposed performance standards that must be used in providing Head Start services to handicapped children.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/30/88 |         |

Small Entity: No

Agency Contact: Jane DeWeerd, Child Development Specialist, Department of Health and Human Services, Office of Human Development Services, Administration for Children, Youth and Families, PO Box 1182, Washington, DC 20013, 202 755-7944

RIN: 0980-AA21

### 598. NONRECURRING COSTS OF ADOPTION

Legal Authority: 42 USC 673 CFR Citation: 45 CFR 1356 Legal Deadline: None.

Abstract: This rule will implement new statutory requirements for States to establish a program to reimburse parent(s) who adopt a child with special needs for their nonrecurring costs of adoption.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/30/88 |         |

Small Entity: No

Agency Contact: Beverly Stubbee, Department of Health and Human Services, Office of Human Development Services, Children's Bureau, P.O. Box

#### HHS--HDSO

**Proposed Rule Stage** 

1182, Washington, D.C. 20201, 202 755-7447

RIN: 0980-AA24

#### **599. HEAD START RECRUITMENT** SELECTION AND ENROLLMENT OF CHILDREN

Legal Authority: 45 USC 9831 et seq CFR Citation: 45 CFR 1305

Legal Deadline: None.

Abstract: In this NPRM, the Head Start Bureau will propose amendments to existing regulations governing recruitment, selection, and enrollment of children.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM . | 09/30/88 |         |

Small Entity: No

Agency Contact: Doug Klafehn, Department of Health and Human Services, Office of Human Development Services, Head Start Bureau, Box 1182, Washington, D.C. 20013, 202 755-0590

RIN: 0980-AA27

#### 600. ● LIMITS ON COSTS OF **DEVELOPMENT AND ADMINISTRATION**

Legal Authority: 42 USC 9839 CFR Citation: 45 CFR 1301 Legal Deadline: None.

Abstract: 45 CFR 1301.32 is being amended to provide additional clarification to Head Start programs in meeting the requirement that the costs of developing and administering a Head Start program not exceed 15 percent of total costs.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 03/31/89 |         |
|        |          | •       |

Small Entity: No

Agency Contact: Douglas Klafehn,

Chief, Program Management and Operations Branch, Head Start Bureau, Department of Health and Human Services, Office of Human Development Services, Room 5851, 400 6th Street, S.W., Washington, DC 20213, 202 755-

RIN: 0980-AA32

#### 601. ● HEAD START PERFORMANCE STANDARDS FOR INFANTS AND **TODDLERS**

Legal Authority: 42 USC 9831 et seq

CFR Citation: 45 CFR 1307 Legal Deadline: None.

Abstract: The NPRM will propose to establish a new Part 1307 setting forth performance standards that must be used in providing Head Start services to infants and toddlers.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 12/30/88 |    |      |  |

· Small Entity: No

Agency Contact: Douglas Klafehn, Chief, Program Management and Operations Branch, Head Start Bureau, Department of Health and Human Services, Office of Human Development Services, Room 5851, 400 6th Street, S.W., Washington, D.C. 20213, 202 755-0590

RIN: 0980-AA33

#### 602. ● GRANTS FOR STATE AND **COMMUNITY PROGRAMS ON AGING; GRANTS TO INDIAN TRIBES; AND GRANTS TO ORGANIZATIONS SERVING OLDER HAWAIIANS FOR** SUPPORTIVE AND NUTRITION **SERVICES**

Legal Authority: 42 USC 3001 et seq CFR Citation: 45 CFR 1321; 45 CFR 1326; 45 CFR 1328

Legal Deadline: Statutory, March 29, 1988.

**Abstract:** The Administration on Aging will propose new and revised regulations to implement statutory changes made by passage of the Older Americans Act Amendments of 1987. The NPRM will affect State and community programs on aging, grants to Indian Tribes, and propose rules for new program of grants to Native Hawaiian organizations.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/29/88 |         |
| NPRM Comment | 05/29/88 |         |
| Period End   |          |         |

Small Entity: No

Agency Contact: Frederick Luhmann, Director, Division of Program Management Administration on Aging. Department of Health and Human

Services, Office of Human Development Services, Room 4747, 330 Independence Ave., S.W., Washington, DC 20201, 202 245-2618

RIN: 0980-AA34

#### 603. ● ADOPTION AND FOSTER CARE **INFORMATION**

Legal Authority: 42 USC 679

CFR Citation: 45 CFR 1355; 45 CFR 1356; 45 CFR 1357

Legal Deadline: Statutory, December 31,

Abstract: Section 479 of the Social Security Act requires the Secretary to publish regulations to collect data relating to foster care and adoption in the United States.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/31/88 |         |

Small Entity: No

Agency Contact: Joseph Mottola, Deputy Commissioner, Administration for Children, Youth and Families, Department of Health and Human Services, Office of Human Development Services, Room 5030, 400 6th Street, S.W., Washington, DC 20213, 202 755-7773

RIN: 0980-AA35

#### 604. ● DEVELOPMENTAL **DISABILITIES PROGRAM**

Legal Authority: 42 USC 6000 et seq CFR Citation: 45 CFR 1385; 45 CFR 1386; 45 CFR 1387; 45 CFR 1388

Legal Deadline: Statutory, April 30, 1988.

Abstract: This proposed rule will amend current regulations to implement statutory changes made by passage of Public Law 100-146, the Developmental Disabilities Assistance and Bill of Rights Act of 1987. The NPRM will include proposals to establish a peer review process for the University Affiliated Facilities program, set forth standards to assure that States supplement and do not supplant program resources, and revise paper work and reporting requirements.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| NPRM         | 04/30/88 |    |      |
| Small Entity | v: No    |    |      |

#### HHS—HDSO

Proposed Rule Stage

Agency Contact: James J. Colarusso, Director, Management Services, Administration on Developmental Disabilities, Department of Health and Human Services, Office of Human Development Services, Room 351-D, 200 Independence Ave., S.W., Washington, DC 20201, 202 245-2890

RIN: 0980-AA36

#### 605. O NATIVE HAWAIIAN LOAN **FUND DEMONSTRATION PROJECT**

Legal Authority: 42 USC 2991 et seq

CFR Citation: 45 CFR 1336

Legal Deadline: Statutory, March 29, 1988.

Abstract: This rule will amend regulations that implement recent statutory changes in the Native American Programs Act to set forth the procedures and criteria to be used in making a demonstration grant to operate a revolving loan fund for the purpose of economic and social selfsufficiency of Native Hawaiians.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/29/88 |         |
| NPRM Comment | 05/29/88 |         |
| Period End   |          |         |

Small Entity: No

Agency Contact: Jan Phalen, Program Analyst, Administration for Native Americans, Department of Health and Human Services, Office of Human Development Services, Room 5300, 330 Independence Ave., S.W., Washington, DC 20201, 202 245-7714

RIN: 0980-AA37

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Office of Human Development Services (HDSO)

Final Rule Stage

#### 606. HEAD START PERSONNEL **POLICIES**

Significance: Regulatory Program

Legal Authority: 42 USC 9831 et seq

Head Start Act

CFR Citation: 45 CFR 1301 Legal Deadline: None.

Abstract: This rule would amend existing regulations governing the recruitment and selection of Head Start staff. The rule would emphasize the importance of careful screening of

employees in Head Start programs by requiring that Head Start programs have formal personnel policies and procedures in place that will provide safeguards against the possibility of abuse and neglect, including sexual abuse, occurring in the Head Start program.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 04/03/85 | 50 | FR | 13253 |
| NPRM Comment | 06/03/85 | 50 | FR | 13253 |
| Period End   | •        |    |    |       |

| Action       | Date     | FR | Cite |  |
|--------------|----------|----|------|--|
| Final Action | 04/01/88 |    |      |  |

Small Entity: No

Agency Contact: Doug Klafehn, Department of Health and Human Services, Office of Human Development Services, Head Start Bureau, Administration for, Children, Youth and Families, PO Box 1182, Washington, DC 20013, 202 755-0590

RIN: 0980-AA10

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Office of Human Development Services (HDSO)

Completed Actions

#### 607. DEVELOPMENTAL DISABILITIES **PROGRAM**

CFR Citation: 45 CFR 1385; 45 CFR 1386;

45 CFR 1387; 45 CFR 1388

#### Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/20/87 | 52 FR 44840 |
| Final Action | 11/20/87 | 52 FR 44840 |
| Effective    |          |             |

Small Entity: No

Agency Contact: James Colarusso 202

245-2890

RIN: 0980-AA12

#### 608. CONSOLIDATION OF GRANTS TO THE INSULAR AREAS -- FINAL RULE WITH COMMENT PERIOD

CFR Citation: 45 CFR 97

#### Completed:

| Reason       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 10/28/87 | 52 | FR | 41431 |
| Final Action | 03/25/87 | 52 | FR | 41431 |

Small Entity: No

Agency Contact: Howard A. Foard, Jr. 202 245-6036

RIN: 0980-AA22

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Social Security Administration (SSA)

**Proposed Rule Stage** 

609. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; TREATMENT OF OASDI LUMP SUM AND MONTHLY PAYMENTS IN THE AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAM

**Legal Authority:** 42 USC 405; 42 USC 407; 42 USC 602; 42 USC 1302; 42 USC 1383(a)

CFR Citation: 20 CFR 404, Subpart U; 20 CFR 416, Subpart F

Legal Deadline: None.

Abstract: These proposed rules would revise 20 CFR 404.2040, which stipulates the use of benefit payments by a representative pavee, explaining that retroactive and monthly title II benefits received by a representative payee may be used for other members of the AFDC Unit. Potential costs and benefits are not available at this time. We are also proposing direct payment to a beneficiary under age 18 if the beneficiary is within 7 months of attaining age 18 and is initially filing an application for benefits. This proposed revision represents a policy change and is an extension of the 4-month period in our current regulations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Phil Berge, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, Maryland 21235, 301 965-1769

RIN: 0960-AA90

610. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; REVISED MEDICAL CRITERIA FOR DETERMINATION OF DISABILITY; CARDIOVASCULAR SYSTEM

**Legal Authority:** 42 USC 1302; 42 USC 1383; 42 USC 405

CFR Citation: 20 CFR 404.1500ff Appendix 1, Part A

Legal Deadline: None.

Abstract: Section 4.00 of Appendix 1 of the Disability regulations (404.1501 through 404.1599) describes cardiovascular impairments considered severe enough to prevent an individual from doing any gainful activity. We are reviewing this section of the Listing of Impairments and are anticipating the need for revising the criteria to bring them more up to date with current medical technologies and practice in this area of medicine which is advancing rapidly. The Supplemental Security Income program incorporates by reference and uses the same medical criteria as the Old-Age, Survivors, and Disability Insurance program.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Harry Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1757

RIN: 0960-AA99

611. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; REVISED MEDICAL CRITERIA FOR DETERMINATION OF DISABILITY; RESPIRATORY SYSTEM

**Legal Authority:** 42 USC 1302; 42 USC 1383; 42 USC 405

CFR Citation: 20 CFR 404.1500ff, Appendix 1, Part A

Legal Deadline: None.

Abstract: Section 3.00 of Appendix 1 to the Disability Regulations (404.1501 through 404.1599) describes those respiratory impairments which are considered severe enough to prevent a person from engaging in any gainful activity. We are proposing comprehensive revision to that section to require consideration of the nature and clinical manifestations of respiratory disorders, as well as consideration of the degree of limitations such disorders may impose on an individual's ability to work. The Supplemental Security Income program incorporates by reference and uses the same medical criteria as the Old-Age, Survivors, and Disability Insurance programs.

#### Timetable:

| Action | Date.    | FR | Cite |
|--------|----------|----|------|
| NPRM   | 00/00/00 |    |      |

Small Entity: No

Agency Contact: Harry Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1757

RIN: 0960-AB00

612. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; REVISED MEDICAL CRITERIA FOR DETERMINATION OF DISABILITY; MUSCULOSKELETAL SYSTEM

**Legal Authority:** 42 USC 1302; 42 USC 405; 42 USC 1383

CFR Citation: 20 CFR 404.1500ff, Appendix 1, Part A

Legal Deadline: None.

Abstract: Section 1.00 of Appendix 1 to the Disability Regulations 404.1501 through 404.1599 describes those musculoskeletal impairments which are considered severe enough to prevent a person from doing any gainful activity. We are proposing comprehensive revisions to that section to ensure that the medical evaluation criteria are up to date and consistent with the latest advances in medicine. The Supplemental Security Income program incorporates by reference and uses the same medical criteria as the Old-Age Survivors, and Disability Insurance program. The budgetary impact is unknown at this time.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Henry Lerner, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1756

RIN: 0960-AB01

613. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; ADJUSTMENTS IN SSI BENEFITS ON ACCOUNT OF RETROACTIVE BENEFITS UNDER TITLE II

Significance: Regulatory Program

**Legal Authority:** 42 USC 405; 42 USC 1320a-6; 42 USC 1302; 42 USC 1383; PL 98-369, Sec 2615; 42 USC 1383b; 42 USC 1327

**CFR Citation:** 20 CFR 404.408b; 20 CFR 416.1123; 20 CFR 416.1402(m); 20 CFR 416.1123a, (New); 20 CFR 404.902

Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: Sec. 2615 of Pub. L. 98-369 amended sec. 1127 of the Social Security Act to eliminate loopholes that permitted some people who were paid Old-Age, Survivors and Disability Insurance (OASDI) and Supplemental Security Income (SSI) benefits retroactively to receive more in total benefits for the same period than if they had been paid the benefits when regularly due. The two main changes are: (1) SSI benefits will be reduced where retroactive OASDI benefits have been paid before the SSI benefits. Under prior law, reductions could be made only in retroactive OASDI benefits and only when the retroactive SSI had been paid first. (2) OASDI or SSI benefits payable upon reinstatement following a period of suspension or termination will be reduced by the amount of SSI benefits that would not have been paid if the OASDI benefits had been paid when regularly due. We will amend our regulations to conform to the statutory changes. The program savings to SSA are estimated as \$5 million a year.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Jack Schanberger, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, Maryland 21235, 301 965-8471

RIN: 0960-AB38

## 614. SUPPLEMENTAL SECURITY INCOME PROGRAM; LIMITATION ON RECOUPMENT RATE IN CASE OF OVERPAYMENT

**Legal Authority:** 42 USC 1302; 42 USC 1381; 42 USC 1381a; 42 USC 1382; 42 USC 1382c; 42 USC 1383; 42 USC 1383b

CFR Citation: 20 CFR 416, Subpart E

Legal Deadline: None.

Abstract: These proposed rules which implement section 2612 of Pub. L. 98-369 will limit the rate at which an overpayment may be recovered from an individual still receiving benefits (SSI or federally administered supplementary payments, or both) to 10 percent of the recipient's total income (countable income plus SSI and State supplementary payments) or the

recipient's payment for the month, whichever is less. They will apply the 10 percent requirement only to recipients in current payment status. The 10 percent limit will not apply in situations involving conditional disposition of resources agreements, misuse of burial funds, recovery by refund, cross program adjustment for individuals not in SSI current pay or where it is determined that the overpayment occurred because of recipient fraud, willful misrepresentation, or concealment. They will, in negotiated cases, set a rate of withholding that is appropriate for the financial condition of the overpaid person after (continued)

#### Timetable:

| Action | Date     | FR Cit | e |
|--------|----------|--------|---|
| 70001  |          |        |   |
| NPRM   | 04/00/88 |        |   |

Small Entity: No

Additional Information: ABSTRACT CONT: factual evaluation. Such cases will also be considered initial determinations for which the recipient has appeal rights. Estimated costs are FY 1986--\$2 million, FY 1987--\$2 million, FY 1989--\$2 million.

Agency Contact: Larry Dudar, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1795

**RIN: 0960-AB40** 

615. OLD-AGE, SURVIVORS, DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS: EVALUATION OF SYMPTOMS, INCLUDING PAIN

**Legal Authority:** 42 USC 405; 42 USC 423; 42 USC 1382c; 42 USC 1383; 42 USC 1302

CFR Citation: 20 CFR 404, Subpart P; 20. CFR 416, Subpart I

Legal Deadline: None.

Abstract: These proposed regulations expand the existing regulations pertaining to the evaluation of cases involving pain or other symptoms to provide a more detailed explanation of SSA's current policy for evaluating symptoms, including pain.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: William Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, Maryland 21235, 301 965-1759

RIN: 0960-AB41

616. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; EVALUATION GUIDES FOR DETERMINING SUBSTANTIAL GAINFUL ACTIVITY (SGA)

Legal Authority: PL 98-460, Sec 10
CFR Citation: 20 CFR 404; 20 CFR 416

Legal Deadline: None.

Abstract: These proposed changes will incorporate into regulations of the Social Security Administration a number of policies relating to the evaluation of a person's work activity that are now in Social Security Rulings published in 1983 and 1984.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM ' | 09/00/88 |         |

Small Entity: No

Agency Contact: Harry Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1757

RIN: 0960-AB73.

#### 617. OASDI & SSI PROGRAMS; DEFINITION OF OVERPAYMENT AND LIABILITY FOR REPAYMENT OF AN OVERPAYMENT

**Legal Authority:** 42 USC 404; 42 USC 405; 42 USC 1302

**CFR Citation:** 20 CFR 404.501; 20 CFR 404.502; 20 CFR 416.537; 20 CFR 404.501a, (New)

Legal Deadline: None.

Abstract: These proposed rules implement section 12113 of Pub. L. 99-272 (Consolidated Omnibus Budget Reconciliation Act of 1985) enacted April 7, 1986. That legislation establishes a Social Security benefit overpayment or a Supplemental Security Income benefit overpayment to a joint account owner in certain cases in which the beneficiary is deceased

**Proposed Rule Stage** 

and payment is made after death. Also, we propose to add clarifying changes to the title II and title XVI regulations to explain the procedures used to collect benefit overpayments.

#### Timetable:

Action Date FR Cite

NPRM 07/00/88

Small Entity: No

Agency Contact: Duane Heaton, Legal Assistant, Department of Health and Human Services, Social Security. Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-8470

RIN: 0960-AB78

618. SUPPLEMENTAL SECURITY
INCOME PROGRAM; TREATMENT OF
PROPERTY HELD IN TRUST OR
OTHER SIMILAR LEGAL DEVICES
WHEN THE PROPERTY IS AVAILABLE
FOR A BENEFICIARY'S SUPPORT
AND MAINTENANCE

**Legal Authority:** 42 USC 1302; 42 USC 1381; 42 USC 1381a; 42 USC 1382; 42 USC 1382a; 42 USC 1382b; 42 USC 1382c(f); 42 USC 1383

CFR Citation: 20 CFR 416.1201

Legal Deadline: None.

- Abstract: This proposed regulation provides that assets held in any revocable or irrevocable trust or any other similar legal device including but not limited to gifts made in accordance with the Uniform Gifts to Minors Act, if available for the beneficiary's support and maintenance, will be a countable resource. It would include as a resource trust assets that could be but are not disbursed to the beneficiary either at the discretion of the trustees or at the direction of the trustor because such disbursement would adversely affect the beneficiary's eligibility for Supplemental Security Income benefits.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Henry D. Lerner, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, **301 965-1756** 

RIN: 0960-AB79

619. OLD-AGE, SURVIVORS AND DISABILITY INSURANCE; BLACK LUNG; AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; AND ORGANIZATION AND PROCEDURES; APPLICATION OF CIRCUIT COURT LAW

**Legal Authority:** 42 USC 405; 42 USC 1302; 42 USC 1395; 42 USC 1395(a)(2); 42 USC 1395hh; 5 USC 552

**CFR Citation:** 20 CFR 422E; 20 CFR 404J; 20 CFR 410F; 20 CFR 416N

Legal Deadline: None.

Abstract: The proposed regulations describe a new type of Social Security Ruling which is available to the public and which is issued when the decision of a United States Court of Appeals conflicts with Social Security Administration policy. The Ruling states how the decision is applied to claims of persons living in the particular circuit.

#### Timetable:

Action Date FR Cite

Prior Notice of Proposed Rulemaking NPRM 04/00/88

Small Entity: No

Agency Contact: Phil Berge, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1769

RIN: 0960-AB85

620. SUPPLEMENTAL SECURITY
INCOME PROGRAM; EXCLUSIONS
FROM INCOME AND RESOURCES OF
INDIAN JUDGEMENT FUNDS AND PER
CAPITA DISTRIBUTIONS

**Legal Authority:** 25 USC 1407; 25 USC 1172; 25 USC 1176; 43 USC 1601ff

**CFR Citation:** 20 CFR 416, Subpart K, Appendix; 20 CFR 416.1236; 20 CFR 1234

Legal Deadline: None.

Abstract: Proposed changes will update the regulations to reflect the provisions of Pub.L. 97-458 and Pub.L 98-64, concerning exclusions from income and resources provided for Native Americans and clarify SSI treatment of funds and land distributed to Alaskan natives under Pub.L. 92-203, as amended. The regulatory change will result in Federal program savings of less than \$1 million annually and administrative costs that would not be significant.

#### Timetable:

Action . Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Irv Darrow, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1755

RIN: 0960-AB86

## 621. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; REDUCTION BECAUSE OF ENTITLEMENT TO OTHER BENEFITS

**Legal Authority:** 42 USC 405; 42 USC 407; 42 USC 1302; 42 USC 402

**CFR Citation:** 20 CFR 404.407, (Revision); 20 CFR 404.612

Legal Deadline: None.

Abstract: Section 202(k)(4) of the Social Security Act discusses simultaneous entitlement to retirement and disability insurance benefits (RIB/DIB) and provides that SSA will pay the higher benefit unless the claimant elects to be paid the lower. Section 223(a)(1) explains that an application for DIB may be filed by someone other than the insured individual within 3 months after the month of the insured individual's death. We are proposing to change CFR 404.407(c) to clarify that the person described in section 404.612(d) may make the election discussed in section 202(k)(4).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Additional Information: We foresee minimal costs from this change since the number of potentially affected beneficiaries is small and the period of time during which they will receive the higher family maximum amount (based on the RIB) will only be for the months during which the deceased NH is simultaneously entitled to DIB. Also,

**Proposed Rule Stage** 

this cost will be offset by administrative savings since overpayments will not be created and have to be recovered in situations where individuals are able to elect the lower family maximum (based on DIB) on behalf of the deceased NH.

Agency Contact: Lawrence V. Dudar, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1795

RIN: 0960-AB87

622. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; DETERMINING DISABILITY AND BLINDNESS, MEDICAL-VOCATIONAL GUIDELINES, ILLITERACY AND INABILITY TO COMMUNICATE IN ENGLISH

Legal Authority: 42 USC 405

CFR Citation: 20 CFR 404P, Appendix 2;

20 CFR 416

Legal Deadline: None.

Abstract: The proposed changes will clarify the meaning of the terms "illiteracy" and "inability to communicate in English" as they are used in the disability determination regulations. The Supplemental Security Income program incorporates by reference and uses the same medical-vocational criteria as the Old-Age, Survivors, and Disability Insurance program.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Harry Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1757

RIN: 0960-AB94

623. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; REVISED MEDICAL CRITERIA FOR DETERMINATION OF DISABILITY; MENTAL DISORDERS-CHILDHOOD

Significance: Regulatory Program

Legal Authority: 42 USC 405; 42 USC

1302; 42 USC 1383

CFR Citation: 20 CFR 404P, Appendix 1, Part R

Legal Deadline: None.

Abstract: Section 112.00 of Appendix 1 to the Old-Age, Survivors, and Disability Insurance Disability Regulations 404.1501 through 404.1599 describe the medical criteria that apply only to the evaluation of mental impairments of persons under age 18. We are proposing comprehensive revisions to that section to ensure that the medical criteria are up to date and consistent with the latest advances in medicine. The Supplemental Security Income program incorporates by reference and uses the same medical criteria as the Old-Age, Survivors, and Disability Insurance program.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| NPRM          | 07/00/88 |         |
| Final Action  | 00/00/00 |         |
| Small Entity: | No `     |         |

Agency Contact: William Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1758

RIN: 0960-AB96

624. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; MEDICAL EVALUATION CRITERIA FOR ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS)

Legal Authority: 42 USC 405; 42 USC

CFR Citation: 20 CFR 404P, Appendix 1

Legal Deadline: None.

Abstract: Section 10.00 of Appendix 1 to the Disability Regulations (404.1501 through 404.1599) describes multiple body system impairments which are severe enough to prevent a person from doing any gainful activity. We are proposing to add the criteria for evaluation of AIDS to this section. The Supplemental Security Income program incorporates by reference and uses the same medical criteria as the Old-Age, Survivors, and Disability Insurance program. The budgetary impact is unknown at this time.

#### Timetable:

| Action | Date     | FR | Cite ' |
|--------|----------|----|--------|
| NPRM   | 00/00/00 |    |        |

Small Entity: No

Agency Contact: William Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 695-1759

RIN: 0960-AC06

625. OLD-AGE SURVIVORS AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; APPEALS COUNCIL REVIEW AUTHORITY

**Legal Authority:** 42 USC 405; 42 USC 1302; 42 USC 1383; 42 USC 401; 42 USC 404

**CFR Citation:** 20 CFR 404.970; 20 CFR 404.968a, (New); 20 CFR 416.1470; 20 CFR 416.1468a, (New); 20 CFR 404.900; 20 CFR 404.907; 20 CFR 404.920; 20 CFR 404.938; 20 CFR 404.939; 20 CFR 404.944; 20 CFR 404.961

Legal Deadline: None.

Abstract: These regulations propose changes in the policies and procedures to be followed by, and the structure of, SSA's Appeals Council which conducts the last step in the administrative review process; clarify certain issues with respect to the scope of that review; and make changes in other parts of the process related thereto. The regulations will also propose changes in the regulations concerning SSA's authority to reopen and revise determinations and decisions which have become final.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        |      |    |      |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Philip Berge, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1769

RIN: 0960-AC15

626. SUPPLEMENTAL SECURITY INCOME PROGRAM; EMPLOYMENT OPPORTUNITIES FOR THE DISABLED

**Legal Authority:** PL 99-643, Sec 2, PL 99-643, Sec 3, PL 99-643, Sec 4, PL 99-643, Sec

Proposed Rule Stage

**CFR Citation:** 20 CFR 416.260; 20 CFR 416.261; 20 CFR 416.262; 20 CFR 416.263; 20 CFR 416.264; 20 CFR 416.265; 20 CFR 416.266; 20 CFR 416.267; 20 CFR 416.268; 20 CFR 416.269; 20 CFR 416.211; 20 CFR 416.414; 20 CFR 416.640; 20 CFR 416.901; 20 CFR 416.990; ...

Legal Deadline: None.

**Abstract:** These proposed regulations will implement statutory changes contained in sections 2, 3, 4, and 5 of P.L. 99-643. These provisions: (1) make section 1619 of the Social Security Act permanent; (2) allow certain blind and disabled beneficiaries to receive up to 2 months of SSI benefits during temporary periods when they are in certain institutions; (3) simplify the transitions among regular SSI status. special benefit status, and special Medicaid status; and (4) require that SSI recipients be appropriately informed of the availability of section 1619 benefits.

#### Timetable:

| Action | Data     | FR Cite |
|--------|----------|---------|
| Action | Date     | FR CITE |
| NPRM   | 11/00/88 |         |

Small Entity: Undetermined

Agency Contact: Harry Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1757

RIN: 0960-AC22

# 627. SUPPLEMENTAL SECURITY INCOME PROGRAM; PERMANENT RESIDENCE IN THE UNITED STATES UNDER COLOR OF LAW ADDITIONAL CATEGORY

Significance: Agency Priority

Legal Authority: 42 USC 1382c; PL 99-

603

**CFR Citation:** 20 CFR 416.1618; 20 CFR

416.1615

Legal Deadline: None.

Abstract: This proposed regulation will add the specific categories of aliens legalized by P. L. 99-603 to be considered permanently residing in the United States under color of law or lawfully admitted for permanent residence in the United States.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

#### Small Entity: No

Agency Contact: David Smith, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1758

RIN: 0960-AC26

## 628. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; WAGES— DEFERRED COMPENSATION

**Legal Authority:** PL 98-21; PL 99-514; PL 98-369

| <b>CFR Cita</b> | tion: | 20 C   | FR 404.104 | 1; 20 | CFR |
|-----------------|-------|--------|------------|-------|-----|
| 404.1042;       | 20    | CFR    | 404.1068;  | 20    | CFR |
| 404.1049;       | 20    | CFR-   | 404.1050;  | 20    | CFR |
| 404.1001;       | 20    | CFR    | 404.1026;  | 20    | CFR |
| 404.1046;       | 20    | CFR    | 404.1048;  | 20    | CFR |
| 404.1051;       | 20    | CFR    | 404.1052;  | 20    | CFR |
| 404.1053;       | 20    | CFR    | 404.1054;  | 20    | CFR |
| 404.1058;       | 20 CF | R 404. | 1070:      |       |     |

Legal Deadline: None.

**Abstract:** P. L. 98-21, the Social Security Amendments of 1983, changed the timing of crediting deferred compensation for Social Security purposes. It also changed the treatment of retirement pay depending upon whether it is paid under a qualified deferred compensation plan. Further, it excluded from coverage various fringe benefits and payments under a Simplified Employee Pension Plan (SEP). Finally, the amendments codify certain provisions pertaining to meals and lodging and tax-sheltered annuities. P.L. 98-369 amended the wage exclusion for qualified bond purchase plans. P.L. 99-514 excluded from coverage payments under a cafeteria plan as described in section 125 of the Internal Revenue Code. Section 1882 of P.L. 99-514 amends the law for determining self-employment income when an individual works for a church or church-controlled organization which has elected not to pay social security taxes. Section 1704 of P.L. 99-514 amends the law for receiving an exemption from social security coverage for members of religious orders, ministers, and Christian Science practitioners. The regulations will be updated to reflect and implement these statutory provisions.

#### Timetable:

| i illictable. |                 |         |
|---------------|-----------------|---------|
| -Action -     | Date            | FR Cite |
| NPRM          | 06/00/88        |         |
| Small Entit   | M: Undetermined |         |

Additional Information: Since the new rules are mandated by legislation, any costs or effects upon small entities are a result of the legislation and not a result of the proposed regulations.

Agency Contact: Charles Campbell, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1794

RIN: 0960-AC27

## 629. SUPPLEMENTAL SECURITY INCOME PROGRAM, PAYMENT OF BENEFITS DUE DECEASED RECIPIENTS

Legal Authority: 42 USC 1383(b)(1)(A)

**CFR Citation:** 20 CFR 416.340; 20 CFR 416.345; 20 CFR 416.538; 20 CFR 416.542; 20 CFR 416.543; 20 CFR 416.1457(c)(4)

Legal Deadline: None.

Abstract: Section 8 of Pub. L. 99-643 provides that effective for benefits payable for months after May 1986, an underpayment shall be paid to any surviving spouse of a deceased SSI recipient whether or not the spouse was eligible for SSI, if such spouse was living in the same household with the recipient at the time of death, or within the 6 months immediately preceding the month of death, or to the parent(s) of a deceased disabled or blind child who was an SSI recipient if the child was living with the parent(s) at the time of death or within the 6 months immediately preceding the month of death. We are changing our regulations to conform to the statutory provision. Annual cost is not expected to exceed \$1 million.

#### Timetable:

| Action | Date     | FR Cite                               |
|--------|----------|---------------------------------------|
| NPRM   | 08/00/88 | · · · · · · · · · · · · · · · · · · · |

Small Entity: No

Agency Contact: Larry Dudar, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1795

RIN: 0960-AC28

**Proposed Rule Stage** 

630. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; CONSIDERATION OF VOCATIONAL FACTORS

**Legal Authority:** 42 USC 421; 42 USC 423; 42 USC 1302; 42 USC 1382c; 42 USC 405; 42 USC 1383

**CFR Citation:** 20 CFR 404.1560; 20 CFR 416.960

Legal Deadline: None.

Abstract: These proposed regulations reflect longstanding policies followed by the Social Security Administration in making disability determinations and remove an ambiguity which exists in the present regulations regarding the factors that are considered when it is determined that a claimant is not disabled because he or she is able to do his or her past work. These proposed regulations do not reflect a substantive change in policy and are intended only to clarify what has always been agency policy.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: William J. Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1759

RIN: 0960-AC31

631. ORGANIZATION AND PROCEDURES, AND OASDI PROGRAMS; EVIDENCE REQUIRED FOR ORIGINAL OR DUPLICATE SOCIAL SECURITY NUMBER CARD

Legal Authority: 42 USC 405; 42 USC

CFR Citation: 20 CFR 422B Legal Deadline: None.

Abstract: The proposed regulations will allow the Social Security
Administration (SSA) to test procedures that will provide an exception to the current requirement that an applicant for a duplicate card must submit corroborative evidence of identity. This will enable us to test procedures that would allow us to conduct much of our business in processing applications for duplicate Social Security number cards by telephone.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jack Schanberger, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-8471

RIN: 0960-AC32

632. ORGANIZATION AND PROCEDURES, AND OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAMS; SOCIAL SECURITY NUMBER CARDS FOR ALIENS

**Legal`Authority:** 42 USC 405; 42 USC 1302

CFR Citation: 20 CFR 422B

Legal Deadline: None.

Abstract: The proposed regulation will reflect the role of the Immigration and Naturalization Service in obtaining applications for Social Security numbers from aliens when they apply for temporary legal resident status. Rules on evidence needed to support an application are being updated and revised. The proposed regulations will also reflect the role of the States in obtaining applications for Social Security numbers from welfare claimants and recipients. Savings for the Federal government are estimated to be \$5.9 million for FY 1988 and \$6.3 million for subsequent years.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |
|        |          |         |

Small Entity: No

Agency Contact: Jack Schanberger, , Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-8471

RIN: 0960-AC34

633. ● OLD-AGE SURVIVORS AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; PAST WORK EXPERIENCE AND ADJUSTMENT TO OTHER WORK

**Legal Authority:** 42 USC 405; 42 USC 1302; 42 USC 1383

CFR Citation: 20 CFR 404.1562; 20 CFR 404.1565; 20 CFR 416.962; 20 CFR 416.965

Legal Deadline: None.

Abstract: We are proposing to include in our regulations vocational evaluation standards used in determining disability under titles II and XVI of the Social Security Act (the Act). The guidelines apply to assessing past work as a vocational factor and evaluating medical-vocational circumstances demonstrating an inability to make an adjustment to other work. These standards are presently contained in Social Security Rulings (SSR's) and the Program Operating Manual System (POMS).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: No

Agency Contact: William J. Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1759

RIN: 0960-AC39

634. ● OLD-AGE SURVIVORS AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; CANCELLED CONSULTATIVE EXAMINATIONS

**Legal Authority:** 42 USC 405; 42 USC 1302; 42 USC 1383

**CFR Citation:** 20 CFR 404.1624; 20 CFR 416.1024

Legal Deadline: None.

Abstract: We are proposing to no longer pay for consultative examinations when services are not rendered because the scheduled appointment was broken or otherwise not kept. Presently, the States decide whether to pay for these canceled examinations and such payments have already been abolished in 22 States. The total elimination of these payments will establish a uniform national policy

#### **Proposed Rule Stage**

and result in considerable Trust Fund savings.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Agency Contact: William J. Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1759

RIN: 0960-AC40

635. ● OLD-AGE SURVIVORS AND **DISABILITY INSURANCE AND** SUPPLEMENTAL SECURITY INCOME PROGRAMS; DETERMINING **DISABILITY AND BLINDNESS: FEE** LIMITATION POLICY FOR PURCHASE OF LABORATORY TESTS

Legal Authority: 42 USC 1302; 42 USC 1383b

CFR Citation: 20 CFR 404.1624; 20 CFR 416,1024

Legal Deadline: None.

Abstract: These proposed regulations will place a limitation on the rates of payment a State may pay for laboratory tests purchased by the disability determination services (DDS). Under these proposed regulations a DDS will be required to limit the amounts it pays for laboratory tests to the maximum payment level contained in the Health

Care Financing Administration's (HCFA) Medicare Limitation Amounts for Laboratory Fee Schedules. Currently the only payment requirement is that the rates of payment not exceed the highest rates paid by Federal or other agencies in the State for the same or similar types of services.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: Undetermined

Agency Contact: Harry J. Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1757

Final Rule Stage

RIN: 0960-AC41

### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Social Security Administration (SSA)

636, OLD-AGE, SURVIVORS, AND **DISABILITY INSURANCE PROGRAM: COVERAGE OF EMPLOYEES OF** STATE AND LOCAL GOVERNMENTS

Legal Authority: 42 USC 418: 42 USC 1302; PL 98-21, Sec 103; PL 98-21, Sec 342; PL 99-272, Sec 12110; PL 99-509, Sec 9002

CFR Citation: 20 CFR 404, Subpart M

Legal Deadline: None.

Abstract: This proposed regulation reflects policies and procedures concerning agreements between States and the Secretary for Social Security coverage of State and local employees, payment of Social Security contributions, filing of wage reports by States, charging interest for late payments, etc. The current rules need to be organized into a logical sequence and to be updated to reflect many policies which SSA has followed for many years. In preparing this regulation, we reviewed all policies to assess their impact on the trust funds and to reduce recordkeeping burdens. We also added the provisions of section 103 of Pub. L. 98-21. Sec. 103 prohibits termination of existing coverage under the States' agreements. When the regulations are published in final form, we will also add language to implement Pub. L. 99-272 sec. 12110, which provides a uniform effective date for coverage agreements and modifications of agreements, and a

provision of sec. 10002 of the Omnibus Budget Reconciliation Act of 1986 which transfers from SSA to IRS all responsibility for the contributions and reporting for covered State and local wages paid after 1986.

#### Timetable:

| Action                                   | Date     |      | FR      | Cite  |
|--|----------|------|---------|-------|
| Notice of<br>Decision to<br>Develop Regs | 09/28/79 | . 44 | FR      | 55899 |
| Notice of<br>Available<br>Working Draft  | 09/26/80 | 45   | FR<br>· | 63868 |
| NPRM                                     | 05/29/86 | 51   | FR      | 19468 |
| NPRM Comment<br>Period End               | 09/26/86 |      |         | ,     |
| Final Action                             | 05/00/88 |      |         |       |

#### Small Entity: No

Agency Contact: Duane Heaton, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-8470

RIN: 0960-AA13

637. SUPPLEMENTAL SECURITY INCOME PROGRAM; REDUCTIONS, SUSPENSIONS AND TERMINATIONS

Legal Authority: 42 USC 1302; 42 USC 1382; 42 USC 1382a; 42 USC 1382b; 42 USC 1382c; 42 USC 1382d; 42 USC 1383

CFR Citation: 20 CFR 416, Subpart M Legal Deadline: None.

Abstract: This regulation reorganizes, revises, and clarifies the rules on withholding, reducing, suspending, and terminating an SSI beneficiary's benefits. These regulations include changes in the present rules that are required by recent statutory enactments and, additionally, make the rules easier to read and understand. This regulation will have no impact on SSA programs and administrative costs.

#### Timetable:

| Action                                   | Date     | FR Cite     |
|--|----------|-------------|
| Notice of<br>Decision to<br>Develop Regs | 06/19/79 | 44 FR 35241 |
| NPRM                                     | 05/08/86 | 51 FR 17057 |
| NPRM Comment<br>Period End               | 07/07/86 |             |
| Final Action                             | 07/00/88 |             |

Small Entity: No

Agency Contact: Charles H. Campbell. Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1794

RIN: '0960-AA22

Final Rule Stage

HHS-SSA

638. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; PROVISION FOR INFERRING A PERSON IS DEAD

**Legal Authority:** 42 USC 405; 42 USC 1302; 30 USC 923

CFR Citation: 20 CFR 404, Subpart H

Legal Deadline: None.

Abstract: These regulations would clarify our rules on evidence that is needed to presume that a person is dead in order for a claimant to collect the lump-sum death payment or survivors benefits under the Old-Age, Survivors, and Disability Insurance program.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 02/29/84 | 49 FR 07405 |
| NPRM Comment | 04/30/84 |             |
| Period End   | •        |             |

Next Action Undetermined

Small Entity: No

Agency Contact: Phil Berge, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, Maryland 21235, 301 965-1769

RIN: 0960-AA54

639. SUPPLEMENTAL SECURITY INCOME PROGRAM; REOPENING AND REVISING SUPPLEMENTAL SECURITY INCOME DETERMINATIONS AND DECISIONS WITHIN FOUR YEARS OF THE NOTICE OF THE INITIAL DETERMINATION

**Legal Authority:** 42 USC 1302; 42 USC 1383; 42 USC 1383b

CFR Citation: 20 CFR 416.1488

Legal Deadline: None. .

Abstract: The proposed rules would provide for the reopening and revising of Supplemental Security Income determinations within four years of the notice of the initial determination if we discovered an error affecting a claimant's eligibility or benefit amount during this period through the use of information exchange and data gathering involving either our records or our records and those of other Federal or Sta : agencies.

| T | im | et | ab | le: |  |
|---|----|----|----|-----|--|
|   |    |    |    |     |  |

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/27/86 | 51 | FR | 30499 |
| NPRM Comment | 10/27/86 |    |    |       |
| Period End   | •        |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Philip Berge, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, Maryland 21235, 301 965-1769

RIN: 0960-AA59

640. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; COVERAGE OF CERTAIN FEDERAL EMPLOYEES; COVERAGE OF EARNINGS OF FEDERAL JUDGES

**Legal Authority:** PL 98-21, Sec 101; PL 98-118, Sec 4; PL 99-272, Sec 12112; PL 99-335, Sec 301; PL 97-248, Sec 278; PL 98-369, Sec 2601; PL 99-221, Sec 3

**CFR Citation: 20 CFR 404.1018** 

Legal Deadline: None.

Abstract: The proposed regulations would codify section 101 of Pub. L. 98-21, as amended by sec. 4 of Pub. L. 98-118, which generally provides Social Security coverage for certain Federal employees and covers certain payments to retired Federal judges after 1985. Estimated increased revenues (resulting from this legislation) for 1984-1989 are \$9.4 billion. Long-range savings are estimated at .28 percent of taxable payroll. Also, the proposed regulations would codify section 12112 of Pub. L. 99-272 which provides exemption from Social Security coverage for retired Federal judges on active duty. In addition, the proposed regulations would provide: 1) that Federal employees not otherwise subject to the Social Security tax are nevertheless subject to the Health Insurance portion of the tax under Pub. L. 97-248, 2) that individuals covered by the Civil Service Retirement System may elect during a limited time to be covered under the Federal Employees Retirement System. which includes Social Security coverage under Pub. L. 99-335, and 3) that certain periods are excluded in determining continuous Federal service under Pub. L. 98-369 and Pub. L. 99-221.

#### Timetable:

| Action       | Date     | FR Cite |  |  |
|--------------|----------|---------|--|--|
| Final Action | 05/00/88 |         |  |  |

Small Entity: No

Agency Contact: Duane Heaton, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-8470

RIN: 0960-AA89

641. OLD AGE SURVIVORS
DISABILITY INSURANCE AND
SUPPLEMENTAL SECURITY INCOME
PROGRAMS; STANDARDS FOR
CONSULTATIVE EXAMINATIONS;
EXISTING MEDICAL EVIDENCE

Significance: Regulatory Program

**Legal Authority:** PL 98-460, Sec 9; 42 USC 405; 42 USC 421; 42 USC 423; 42 USC 1302; 42 USC 1382c; 42 USC 1383

CFR Citation: 20 CFR 404.1512; 20 CFR 416.912; 20 CFR 404.1519; 20 CFR 416.919; 20 CFR 404.1502; 20 CFR 416.920; 20 CFR 404.1593; 20 CFR 416.993; 20 CFR 416.902; 20 CFR 404.1513; 20 CFR 416.913; 20 CFR 404.1520; 20 CFR 404.1545; 20 CFR 416.945; 20 CFR 404.1546; ...

Legal Deadline: Statutory, April 7, 1985.

**Abstract:** The proposed regulations include standards for obtaining consultative examinations, the types of consultative examination referrals to be made, and monitoring procedures for consultative examinations and the referral process. The proposed regulations also provide for evaluating all medical evidence of record and developing a 12-month medical history. References to "medical assessments" will be replaced by references to medical source statements as to what a person can still do despite his or her impairment(s). The regulations also set forth the standards to be used in evaluating the medical opinions of treating and other medical sources. The changes will not have any significant impact on either administrative or program costs.

#### Timetable:

| Action                       | Date     | FR    | Cite  |
|------------------------------|----------|-------|-------|
| NPRM .                       | 04/20/87 | 52 FR | 13014 |
| NPRM Comment<br>Period End 1 | 06/19/87 |       |       |
| Final Action                 | 09/00/88 |       |       |

Small Entity: No

HHS—SSA Final Rule Stage

Agency Contact: William Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1759

RIN: 0960-AB22

## 642. SUPPLEMENTAL SECURITY INCOME PROGRAMS; ASSIGNMENT OF RIGHTS TO THIRD-PARTY MEDICAL PAYMENTS TO STATE

**Legal Authority:** 42 USC 1383c; 42 USC 1396k; 31 USC 0505; 42 USC 1396a; 42 USC 1302; 42 USC 1383

**CFR Citation:** 20 CFR 416.2101 to 416.2176

Legal Deadline: None.

**Abstract:** Our current regulations implementing section 1634 of the Social Security Act provide that SSA will make determinations for the State on whether aged, blind, or disabled people are eligible for Medicaid if the State's Medicaid requirements for these people are the same as SSI eligibility requirements. Sec. 2367 of Pub. L. 98-369 mandates that States require, as a condition of Medicaid eligibility, that a person assign to the State his or her rights (as well as the rights of any other Medicaid eligible person on whose behalf he or she has the legal authority to execute such an assignment of rights) to any medical care and support available under an order of a court or an administrative agency and any thirdparty payments for medical care (except Medicare). This is a Medicaid requirement that is different from SSI requirements. We plan to amend our regulations to provide that in making the Medicaid eligibility determination under a section 1634 agreement, SSA will also determine that the new assignment requirement has been met. The regulations will similarly allow for any other non-SSI Medicaid requirement mandated by Federal law, such as that added by sec. (cont.)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/09/86 | 51 FR 17200 |
| NPRM Comment<br>Period End | 07/08/86 | ,           |
| Final Action               | 05/00/88 |             |

Small Entity: No

Additional Information: ABSTRACT CONT: 9503 of Pub. L. 99-272 (concerning the provision of third party liability data). The resulting cost for SSA is estimated as less than \$1 million a year, of which States would pay half. We are also rewriting and reorganizing our regulations for making Medicaid determinations.

Agency Contact: C. H. Campbell, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, Maryland 21235, 301 965-1794

RIN: 0960-AB28

## 643. SUPPLEMENTAL SECURITY INCOME PROGRAM; HOW WE COUNT UNEARNED INCOME-FUNDS USED TO PAY INDEBTEDNESS

Legal Authority: 42 USC 1302; 42 USC 1382a

CFR Citation: .20 CFR 416.1123(b)

Legal Deadline: None.

Abstract: The issue is whether amounts otherwise due an individual assigned to repay a legal obligation should continue to be included in income under the Supplemental Security Income (SSI) program. The proposed regulation will clarify that we count such amounts as income. Because this clarification only will reflect current operating policy, no costs/savings are anticipated.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/15/87 | 52 FR 34813 |
| NPRM Comment<br>Period End | 11/16/87 | •           |
| Final Action               | 11/00/88 |             |
|                            |          |             |

Small Entity: Not Applicable

Agency Contact: Irving Darrow, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, Maryland 21235, 301 965-1755

RIN: 0960-AB29

# 644. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; CONTINUED PAYMENT OF BENEFITS DURING APPEAL

**Legal Authority:** 42 USC 405; 42 USC 423; 42 USC 1302; 42 USC 1382c; 42 USC 1383; PL 97-455, Sec 2; PL 98-118, Sec 2; PL 98-460, Sec 7; PL 100-203, Sec 9009

CFR Citation: 20 CFR 404.1597; 20 CFR 404.1597a; 20 CFR 416.995; 20 CFR 416.996

Legal Deadline: None.

**Abstract:** These proposed rules which implement section 2 of Pub. L. 97-455, section 2 of Pub. L. 98-118, section 7 of Pub. L. 98-460and section 9009 of Pub. L 100-203 provide the following groups with the option to elect to continue receiving disability/blindness benefits. and/or Medicare coverage pending reconsideration and/or a hearing before an administrative law judge on a medical cessation determination; recipients of disability insurance; adult child's, disabled widow's, disabled widower's, mother's and father's, or spouse's benefits based on having in care a disabled adult child; recipients of benefits based on having in care, a child under age 18 but over age 15, who is disabled and receiving child's benefits; recipients of SSI benefits based on disability or blindness. Any continued payments are subject to recovery as overpayments, subject to the same waiver provisions now in current law and regulations where the medical cessation decision is upheld on appeal.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/21/86 | 51 | FR | 18611 |
| NPRM Comment<br>Period End | 07/21/86 |    |    |       |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Larry Dudar, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1795

RIN: 0960-AB30

# 645. SUPPLEMENTAL SECURITY INCOME PROGRAM; TREATMENT OF OVERPAYMENTS WHEN RECIPIENT'S COUNTABLE ASSETS EXCEED LIMITS IN CERTAIN CASES

Legal Authority: 42 USC 1383(b)(4)

CFR Citation: 20 CFR 416 Legal Deadline: None.

Abstract: This proposed regulation reflects the provisions of section 2613 of P.L. 98-369 which provides for waiving recovery of an overpayment that is attributable solely to excess resources if the amount of the excess is \$50 or less unless the overpaid recipient (and spouse if any) knowingly and willfully

Final Rule Stage

failed to report the value of his/her resources accurately and timely.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/18/86 | 51 FR 26026 |
| NPRM Comment<br>Period End | 09/16/86 |             |
| Final Action               | 04/00/88 |             |

#### Small Entity: No

Agency Contact: Larry Dudar, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, Maryland 21235, 301 965-1795

RIN: 0960-AB32

# 646. OLD AGE SURVIVORS DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; DETERMINATIONS OF DISABILITY-COMPLIANCE, AND OTHER CHANGES

**Legal Authority!** 42 USC 405; 42 USC 421; 42 USC 1302; PL 98-460, Sec 17; 42 USC 1383

CFR Citation: 20 CFR 404.1601; 20 CFR 404.1602; 416.1001; 20 **CFR CFR** 416.1002; 20 CFR 404.1615; 20 CFR **CFR** 416.1015; 20 404.1620; 20 CFR 416.1020; 20 **CFR** 404.1632; 20 **CFR** 416.1023; 20 CFR 404.1626; 20 **CFR** CFR 20 **CFR** 416.1026: 20 404.1627; 416.1027; 20 CFR 404.1633; ...

#### Legal Deadline: None.

Abstract: The regulations deal with the operation of State agencies which make disability determinations for the Social Security Disability program and the Supplemental Security Income for the Aged, Blind, and Disabled program under regulations and other written SSA guidelines. The regulations implement would have implemented a now expired provision of P.L. 98-460 which requires the Secretary to take definitive steps within specific time frames to assure the compliance of State agencies with SSA regulations and other written guidelines or proceed to terminate their participation in the SSA administered programs. The regulations also make other changes to improve the disability determination process and to clarify and update other administrative requirements. Cost/savings cannot be estimated at this time.

#### Timetable:

| Action                     | Date     |    | FR Cite |       |  |
|----------------------------|----------|----|---------|-------|--|
| NPRM                       | 04/25/86 | 51 | FR      | 15638 |  |
| NPRM Comment<br>Period End | 06/24/86 |    |         |       |  |
| Final Action               | 00/00/00 |    |         |       |  |

#### Small Entity: No

Agency Contact: Irving Darrow, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1755

RIN: 0960-AB36

# 647. OLD AGE SURVIVORS DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; PAYMENT OF COSTS OF REHABILITATION SERVICES

**Legal Authority:** PL 98-460, Sec 11; 42 USC 405; 42 USC 422; 42 USC 1302; 42 USC 1382d; 42 USC 1383

CFR Citation: 20 CFR 404, Subpart V; 20 CFR 416, Subpart V

Legal Deadline: None.

Abstract: Public Law 98-460 created 2 new provisions under which SSA will pay vocational rehabilitation (VR) agencies for the costs of services provided to disabled or blind social security beneficiaries or SSI recipients. Under the first new provision, SSA will allow payment to VRA's for the costs of VR services provided to individuals continuing to receive payment because they are participating in a VR program after their period of disability has ceased due to their medical recovery. The second new provision allows payment to VRA's for the costs of VR services provided to beneficiaries/recipients who refuse without good cause to continue or to cooperate in a VR program in such a way as to preclude their successful rehabilitation with such refusal resulting in the nonpayment of their. disability or blindness payments. It is estimated that the first year costs of

#### Timetable:

dollars.

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/10/86 | 51 FR 36510 |
| NPRM Comment<br>Period End | 12/09/86 |             |
| Final Action               | 05/00/88 |             |

this program will be less than 1 million

Small Entity: No

Agency Contact: Dave Smith, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1758

RIN: 0960-AB37

# 648. OLD AGE, SURVIVORS, DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; DETERMINING DISABILITY AND BLINDNESS; MULTIPLE IMPAIRMENTS

**Legal Authority:** PL 98-460, Sec 4; 42 USC 405; 42 USC 423; 42 USC 1302; 42 USC 1382c

**CFR Citation:** 20 CFR 404.1520; 20 CFR 404.1521; 20 CFR 404.1522; 20 CFR 404.1523; 20 CFR 416.920; 20 CFR 416.921; 20 CFR 416.922; 20 CFR 416.923

Legal Deadline: None.

Abstract: This provision of the law requires us to consider the combined effect of all of a person's impairments in determining disability regardless of whether any single impairment, if considered separately, would be of sufficient severity. If we do find a medically severe combination of impairments, the combined impact of the impairments must be considered throughout the disability determination process. We are revising regulations to reflect that we will now consider the combined effect of impairments to determine severity. When the combined effect is found to be severe, the person's impairments are evaluated throughout the full sequential evaluation process.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Interim Final<br>Rule | 03/05/85 | 50 | FR | 08726 |
| Final Action          | 00/00/00 |    |    |       |

#### Small Entity: No

Agency Contact: William Ziegler, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1759

RIN: 0960-AB39

Final Rule Stage

## 649. SUPPLEMENTAL SECURITY INCOME PROGRAM, SPOUSAL DEEMING COMPUTATION INVOLVING STATE SUPPLEMENTATION

Legal Authority: Bouchard v. Secretary, USDC (Mass 1984); Livermore v. Heckler, 743 F.2d 1396 (9th Cir. 1984); 42 USC 1382e

**CFR Citation:** 20 CFR 416.1163(d); 20 CFR 416.2025(b)

Legal Deadline: None.

Abstract: This proposed rule would use the Livermore decision as the basis for a nationwide policy providing that for purposes of calculating State supplementary payments an optional State supplementary rate for a couple would be used instead of the rate for an individual in spousal deeming cases.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/13/87 | 52 | FR | 30169 |
| NPRM Comment<br>Period End | 10/13/87 |    |    | •     |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: No

Agency Contact: Dave Smith, Legal Assistant, Department of Health and Human Services, Social Security Administration, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1758

RIN: 0960-AB95

# 650. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; DECISIONS BY ADMINISTRATIVE LAW JUDGES IN CASES REMANDED BY COURTS

**Legal Authority:** 42 USC 405; 42 USC 1302; 42 USC 1383; 42 USC 401; 42 USC 421

**CFR Citation:** 20 CFR 404.953; 20 CFR 404.983; 20 CFR 404.984; 20 CFR 416.1453; 20 CFR 416.1483; 20 CFR 416.1484; 20 CFR 404.955; 20 CFR 404.986; 20 CFR 416.1455; 20 CFR 416.1486, (New)

Legal Deadline: None.

Abstract: If the court remands a case and the SSA Appeals Council remands it to an administrative law judge (ALJ), under current regulations the ALJ returns the case to the Appeals Council with a recommended decision, and the Appeals Council must review that decision and take further action in every case before the decision becomes final. This can involve delay. The proposed regulation would permit the ALJ to make a decision which would

become final unless, within 30 days after the decision is received, the claimant files exceptions or within that period requests an extension of time to file exceptions, or within 60 days after the date of the decision the Appeals Council decides to review the decision on its own. The change will permit prompter final decisions and some administrative savings. It will not affect program cost.

#### Timetable:

| Action                     | Date     | FR Cite    |   |
|----------------------------|----------|------------|---|
| NPRM                       | 10/16/87 | 52 FR 3846 | 6 |
| NPRM Comment<br>Period End | 12/15/87 |            |   |
| Final Action               | 09/00/88 |            |   |

Small Entity: No

Agency Contact: Phil Berge, Legal Assistant, Department of Health and Human Services, Social Security Administration, 6401 Security Blvd., Baltimore, MD 21235, 301 965-1769

RIN: 0960-AC07

## 651. SUPPLEMENTAL SECURITY INCOME PROGRAM; PROHIBITION ON DIRECT PAYMENT OF FEES TO REPRESENTATIVES

Legal Authority: 42 USC 1302; 42 USC

**CFR Citation:** 20 CFR 416.1520; 20 CFR 416.1525; 20 CFR 416.1528; 20 CFR 416.1335

Legal Deadline: None.

Abstract: In these proposed rules, we .. will state explicitly our policy of not withholding money from a claimant's retroactive SSI benefits to pay a fee directly to the claimant's representative. We believe that no authority exists under the Social Security Act for such withholding. Furthermore, such withholding is prohibited by the assignment provisions of section 207 of the Social Security Act. We expect no costs. The issue is now pending in Supreme Court in Galbreath, No. 86-1146, and any final regulation will be based on the Court's decision.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 03/17/87 | 52 | FR | 8309 |
| NPRM Comment | 05/18/87 |    |    | •    |
| Period End   |          | •  |    |      |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jack Schanberger, Legal Assistant, Department of Health and Human Services, Social Security Administration, 6401 Security Blvd.. Baltimore, MD 21235, 301 965-8471

RIN: 0960-AC08

# 652. SUPPLEMENTAL SECURITY INCOME PROGRAM; DEFINE OUT OF RESOURCES FOR ONE MONTH CERTAIN CASH PAYMENTS FOR MEDICAL/SOCIAL SERVICES

**Legal Authority:** 42 USC 1382(a)(1)(B) **CFR Citation:** 20 CFR 416.1201(a)

Legal Deadline: None.

**Abstract:** The proposed revision would provide that, for one calendar month following receipt, money paid by a medical or social services program to enable someone to pay for an approved service would not be a resource. If still unexpended after a month, the money would be considered available for basic living expenses and so would be a resource. This will allow people a reasonable time in which to pay for services without affecting their supplemental security income eligibility. (The change would not apply to money which simply reimburses a person for a service payment already made.)

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM .                     | 10/08/87 | 52 | FR | 36725 |
| NPRM Comment<br>Period End | 12/07/87 |    |    |       |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Henry Lerner, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1756

RIN: 0960-AC11

## 653. SUPPLEMENTAL SECURITY INCOME PROGRAM: FEDERAL ADMINISTRATION OF OPTIONAL STATE SUPPLEMENTATION

**Legal Authority: 42 USC 1382e; 42 USC 1302** 

**CFR Citation:** 20 CFR 416.2030(a)(2); 20 CFR 416.2040(b)

Legal Deadline: None.

Final Rule Stage

Abstract: 42 USC 1382e provides that at the option of a State with a federally administered optional supplementation program, the supplementation agreement between such State and the Secretary of HHS may be modified to allow Federal administration of optional supplementary payments to any individual in a medical facility where more than 50 percent of the individual's care is covered by the Medicaid program (Living Arrangements (LA) "D" recipients). The proposed regulation will reflect the amendment to the statute discussed above.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 06/00/88 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: State, Federal

Agency Contact: Irving Darrow, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1755

RIN: 0960-AC13

654. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; AGAINST EQUITY AND GOOD CONSCIENCE: DEFINED

**Legal Authority:** 42 USC 404; 42 USC 405; 42 USC 1302; 42 USC 1383(b)

**CFR Citation:** 20 CFR 404.509; 20 CFR 416.554

Legal Deadline: None.

Abstract: The proposed change would allow us to grant waiver of recovery of the overpayment to individuals who did not receive the overpayment, who are without fault, living in a separate household at the time of the overpayment, and who had no knowledge of the overpayment.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 03/30/87 | 52 FR 10116 |
| NPRM Comment<br>Period End | 05/29/87 |             |
| Final Action               | 06/00/88 | •           |

Small Entity: No

Agency Contact: Duane Heaton, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-8470

RIN: 0960-AC33

655. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE PROGRAM; ADDITION OF DOWN SYNDROME TO THE LISTING OF IMPAIRMENTS

Legal Authority: 42 USC 1302; 42 USC

405

CFR Citation: 20 CFR 404P Legal Deadline: None.

Abstract: We propose to add Down Syndrome to the multiple body systems, category of impairments, in Part B of the Listing of Impairments to provide for evaluation of Down syndrome claims according to the impairment criteria for the major system affected. The Listing of Impairments describes, for each of the major body systems, a level of severity which is considered sufficient to find a person disabled or blind under the disability program. Part B contains additional medical criteria that apply only to the evaluation of impairments of persons under age 18.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/05/87 | 52 FR 37161 |
| NPRM Comment<br>Period End | 12/04/87 |             |
| Final Action               | 09/00/88 |             |

Small Entity: No

Agency Contact: Harry J. Short, Legal Assistant, Department of Health and Human Services, Social Security Administration, Office of Regulations, 6401 Security Boulevard, Baltimore, MD 21235, 301 965-1757

RIN: 0960-AC35

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Social Security Administration (SSA)

**Completed Actions** 

656. SUPPLEMENTAL SECURITY INCOME PROGRAM; MANDATORY PASS THROUGH UNDER STATE SUPPLEMENTATION PROVISIONS

Significance: Agency Priority

CFR Citation: 20 CFR 416, Subpart T

Completed:

| Reason       | Date     | -  | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 09/28/87 | 52 | FR | 36235 |

Small Entity: No

Agency Contact: David Smith 301 594-

7460

RIN: 0960-AA05

657. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE, SUPPLEMENTAL SECURITY INCOME, AND BLACK LUNG PROGRAMS; REPRESENTATION OF CLAIMANTS

**CFR Citation:** 20 CFR 404R; 20 CFR 410F; 20 CFR 416O

Completed:

Reason Date FR Cite
Regulation action 01/00/88

discontinued
Small Entity: No

Agency Contact: Ellan Hylton 202 235-

RIN: 0960-AA64

658. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE; EFFECT OF PENSION FROM NONCOVERED EMPLOYMENT

Significance: Regulatory Program

CFR Citation: 20 CFR 404, Subpart C

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/17/87 | 52 FR 47914 |

Small Entity: No

**Completed Actions** 

**Agency Contact: Duane Heaton 301** 594-6624

RIN: 0960-AA65

659. SUPPLEMENTAL SECURITY **INCOME PROGRAM; RESOURCE LIMITS FOR CONDITIONAL SSI PAYMENTS** 

CFR Citation: 20 CFR 416, Subpart L

Completed:

Reason Date FR Cite 08/24/87 52 FR 31757 Final Action

Small Entity: No

Agency Contact: Henry D. Lerner 301

594-7463

RIN: 0960-AA75

660. SUPPLEMENTAL SECURITY **INCOME PROGRAM; PRESUMPTIVE** DISABILITY AND PRESUMPTIVE **BLINDNESS; CATEGORIES OF IMPAIRMENTS-AIDS** 

Significance: Agency Priority **CFR Citation: 20 CFR 416.934** 

Completed:

FR Cite. Reason Date Final Action 02/09/88 53 FR 03739

Small Entity: No

Agency Contact: William Ziegler 301

965-1759

RIN: 0960-AA79

661. OLD AGE SURVIVORS **DISABILITY INSURANCE AND** SUPPLEMENTAL SECURITY INCOME **PROGRAMS: QUALIFICATIONS OF MEDICAL PROFESSIONALS EVALUATING MENTAL IMPAIRMENTS** 

Significance: Regulatory Program

CFR Citation: 20 CFR 404.1503; 20 CFR 404.1526; 20 CFR 404.1546; 20 CFR 404.1615; 20 CFR 404.1616; CFR 20 404.1617; 20 CFR 416.903; 20 CFR 416.926; 20 CFR 416.946; 20 CFR 416.1015; 20 CFR 414.1016; 20 CFR 416.1017

#### Completed:

Reason Date FR Cite Final Action 09/09/87 52 FR 33921

Small Entity: No

Agency Contact: William Ziegler 301

965-1759

RIN: 0960-AB31

662. DISCLOSURE OF PERSONAL INFORMATION TO LAW **ENFORCEMENT AGENCIES AND COURTS (PRERULEMAKING** ACTIVITY)

Significance: Regulatory Program **CFR Citation: 20 CFR 401.315** 

Completed:

Reason Date FR Cite

Regulation action 01/00/88 discontinued

Small Entity: No

Agency Contact: Larry Dudar 301 594-

RIN: 0960-AB66

663. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE AND SUPPLEMENTAL SECURITY INCOME PROGRAMS: USE OF WORK **EVALUATIONS TO EVALUATE** INDIVIDUALS WITH MENTAL **IMPAIRMENTS** 

Significance: Regulatory Program

CFR Citation: 20 CFR 404.1548; 20 CFR

416.948

Completed:

Reason Date FR Cite

Regulation action 01/00/88 discontinued

Small Entity: Undetermined

Agency Contact: Harry Short 301 965-

1757

RIN: 0960-AB92

664. OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE, BLACK LUNG, AND SUPPLEMENTAL SECURITY INCOME PROGRAMS; APPOINTING ALJ'S TO HEAR AND **DECIDE CASES** 

CFR Citation: 20 CFR 404,929: 20 CFR 416.1429; 20 CFR 410.630; 20 CFR 410.634

#### Completed:

| Reason | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Regulation action: 01/00/88 discontinued

Small Entity: No

Agency Contact: Jack Schanberger 301

594-6785

RIN: 0960-AB97

665. OLD-AGE, SURVIVORS. AND **DISABILITY INSURANCE AND** SUPPLEMENTAL SECURITY INCOME PROGRAMS; APPLICATION OF **DEPENDENCY TEST TO ADOPTED GREAT-GRANDCHILDREN; DEMONSTRATION PROJECTS** 

CFR Citation: 20 CFR 404.362; 20 CFR 404.1599; 20 CFR 416.250

#### Completed:

| Réason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/08/87 | 52 FR 37603 |

Small Entity: No

Agency Contact: Henry Lerner 301 594-7463

RIN: 0960-AC23

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Public Health Service (PHS)-Office of Assistant Secretary for Health (OASH)

666. STATUTORY PROHIBITION ON **USE OF APPROPRIATED FUNDS IN PROGRAMS WHERE ABORTION IS A METHOD OF FAMILY PLANNING** 

Significance: Agency Priority CFR Citation: 42 CFR 59

Completed:

Reason Date FR Cite Final Action 02/02/88 53 FR 2922 Final Action 03/03/88 53 FR 2922 Effective

Small Entity: No

**Completed Actions** 

Agency Contact: Nabers Cabaniss 202 245-0152

RIN: 0905-AC64

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—Centers for Disease Control (CDC)

Final Rule Stage

#### 667. PROJECT GRANTS FOR HEALTH **PROGRAMS FOR REFUGEES**

Legal Authority: -8 USC 1522(b) Section 412(b)(5) Immigration and Nationality Act; PL 96-212 Refugee Act of 1980; PL 97-363 Refugee Assistance Amendments of 1982

CFR Citation: 42 CFR 51e Legal Deadline: None.

Abstract: Regulations are required by Department policy for this project grant program administered by the Centers for Disease Control (CDC) under an intra-agency agreement with the Office of Refugee Resettlement (ORR). The project grants are awarded to State and local health agencies to assist them in providing initial health assessments to arriving refugees. These health assessments specifically address conditions of public health concerns, like tuberculosis, and also identify personal health problems that could impair the effective resettlement of the refugee. CDC has established the program requirements, guidelines, and standards for evaluation.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/06/86 | 51 | FR | 16724 |
| NPRM Comment<br>Period End | 07/07/86 |    |    |       |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Additional Information: FTS 236-1802

Agency Contact: Anthony M. Scardaci, Associate Dir., Ctr. for Prevention Services, Department of Health and

Human Services, Centers for Disease Control, 1600 Clifton Road, N.E., Atlanta, GA 30333, 404 329-1802

RIN: 0905-AB43

668. NIOSH REVISION OF TESTS AND REQUIREMENTS OF CERTIFICATION OF PERMISSIBILITY OF RESPIRATORY PROTECTIVE DEVICES **USED IN MINES AND MINING** 

Significance: Regulatory Program

Legal Authority: 30 USC 801; 30 USC

844; 30 USC 957

**CFR Citation:** 30 CFR 11; 42 CFR 84

Legal Deadline: None.

**Abstract:** There are three major problems that the proposed regulatory action is intended to solve. First, the current regulatory provisions in 30 CFR 11 in some instances date back almost fifty years. As a result the provisions are not current with many of the extensive changes in respirator technology. Second, the current regulations do not provide for testing of respirators under either actual or simulated use conditions prior to certification. Third, the resources required to conduct routine respirator certification testing has made it difficult for NIOSH to keep respirator performance standards current with advances in respirator technology and with new knowledge on respirator performance characteristics. Alternatives considered: (1) the Federal government could relinquish the field. entirely to the private sector. (2) The

Federal government could promulgate performance standards but not be involved in assuring compliance with those standards. (3) The Federal government could continue to be the certifier of respirators but have manufacturers conduct testing. (4) The Federal government could continue its present role of total operation of the respirator system. NIOSH (cont)

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 08/27/87 | 52 FR | 32402 |
| Final Action | 10/00/88 |       |       |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: selected alternative number (3). Cost is yet to be determined. Public hearings on the proposal were held on January 20, 1988 in San Francisco, and on January 27-28 in Washington D.C. The record for these hearings closed February 27, 1988.

Agency Contact: Dr. Nelson A. Leidel, Senior Science Advisor, Department of Health and Human Services, Public Health Service, Office of the Director, NIOSH 404 639-3901, Centers for Disease Control, 404 329-3773

RIN: 0905-AB58

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—Food and Drug Administration (FDA)

**Prerule Stage** 

#### 669. DRUG EXPORTS

Significance: Agency Priority

Legal Authority: PL 99-660 Drug Export

Amendment Act of 1986

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: The Drug Export Amendment Act of 1986 authorizes the export for commercial marketing abroad of veterinary and human drugs not approved for marketing in the United States. Under previous law, the export of new human and animal drugs for marketing was confined to drugs that were approved by FDA for domestic use. The law establishes three separate pathways for the export of unapproved products. Under each pathway, FDA approval is required before export is permitted. As a prerulemaking activity, FDA is developing guidance material for manufacturers instructing them as to what information must be submitted to the agency to obtain approval for the export of unapproved products. The guidance material will also identify FDA sources of information on agency practices and policies concerning the implementation of the Drug Export Amendment Act of 1986. The agency will then decide what, if any, regulations are necessary for the efficient implementation of the amendment, and establish timeframes

for the development of those regulations.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: Wayne Mitchell, Regulatory Counsel, Division of Regulatory Affairs, Department of Health and Human Services, Food and Drug Administration, Center for Drug Evaluation and Research (HFN-362), 5600 Fishers Lane, Rockville, MD 20857, . 301 295-8046

RIN: 0905-AC44

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—Food and Drug Administration (FDA)

**Proposed Rule Stage** 

#### 670. OVER-THE-COUNTER (OTC) **DRUG REVIEW**

Significance: Agency Priority

Legal Authority: 21 USC 321(p) Federal Food, Drug, and Cosmetic Act; 21 USC 352 Federal Food, Drug, and Cosmetic Act; 21 USC 355 Federal Food, Drug, and Cosmetic Act; 21 USC 371(a) Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 310; 21 CFR 330; 21 CFR 333; 21 CFR 334; 21 CFR 335; 21 CFR 336; 21 CFR 337; 21 CFR 338; 21 CFR 339; 21 CFR 340; 21 CFR 341; 21 CFR 342; 21 CFR 343; 21 CFR 344; 21 CFR 345; ...

#### Legal Deadline: None.

Abstract: The OTC drug review establishes conditions under which OTC drugs are considered generally recognized as safe and effective and not misbranded. After a final monograph (i.e., final rule) is issued, only OTC drugs meeting the conditions of the monograph, or having an approved new drug application, may be legally marketed. NOTE: NPRM for "Antidotes, Toxic Ingestion Products" to be combined with NPRM for "Emetic Products" and reproposed as "Poison Treatment Products." NPRM for "Astringent (Wet Dressings) Products" to be included in NPRMs for "External Analgesic" & "Skin Protectant Products." NPRM for "Diaper Rash Products" to be included in NPRMs for "Antifungal," "Antimicrobial," "External Analgesic" and "Skin Protectant Products." NPRM for "Fever Blister/Cold Sore Products (External)" to be included in NPRMs for "External Analgesic" and "Skin Protectant Products." NPRM for "Insect Bites and Stings (Relief) Products" to be included in NPRMs for "External Analgesic" and "Skin Protectant Products." "Poison Ivy/Oak/Sumac Prevention" to be included in NPRMs for "External Analgesic" and "Skin Protectant Products." NPRM for "Mercurial (Topical) Products" to be included in NPRM (cont)

#### Timetable:

Acne (Topical) Products ANPŘM 03/23/82 (47 FR 12430). NPRM 01/15/85 (50 FR 2172) Final Action 00/00/00

Alcohol (Topical) Products ANPRM 05/21/82 (47 FR 22324)

**Anorectal Products** ANPRM 05/27/80 (45 FR 35576) NPRM 09/00/88

**Antacid Drug Products** ANPRM 04/05/73 (38 FR 8714) NPRM 11/12/73 (38 FR 31260) Final Action 06/04/74 (39 FR 9862)

#### **Anthelmintic Products**

ANPRM 09/09/80 (45 FR 59541) NPRM 08/24/82 (47 FR 37062) Final Action 08/01/86 (51 FR 27756)

**Antibiotic First Aid Products** ANPRM 04/01/77 (42 FR 17642) NPRM 07/09/82 (47 FR 29986) Final Action 12/11/87 (52 FR 47312)

#### **Anticaries Products**

ANPRM 03/28/80 (45 FR 20666) NPRM 09/30/85 (50 FR 39854) NPRM 09/00/88

#### **Antidiarrheal Products**

ANPRM 03/21/75 (40 FR 12924) NPRM 04/30/86 (51 FR 16138) Final Action 00/00/00

#### Antidotes, Toxic Ingestion Prdts (Now Poison Treatment Prdts)

ANPRM 01/05/82 (47 FR 444)

#### **Antiemetic Products**

ANPRM 03/21/75 (40 FR 12934) NPRM 07/13/79 (44 FR 41064) Final Action 04/30/87 (52 FR 15886)

#### **Antiflatulent Drug Products**

NPRM 11/12/73 (38 FR 31260) Final Action 06/04/74 (39 FR 19877) NPRM (Amendment) 01/29/88 (53 FR

#### **Antifungal (Topical) Products**

ANPRM 03/23/82 (47 FR 12480) NPRM 09/00/88

#### **Antimicrobial Products**

ANPRM 09/13/74 (39 FR 33103). NPRM 01/06/78 (43 FR 1210) Revised NPRM-final 09/00/88

#### **Antiperspirant Products**

ANPRM 10/10/78 (43 FR 46694) NPRM 08/20/82 (47 FR 36492) Final Action 00/00/00

#### **Aphrodisiac Products**

ANPRM 10/01/82 (47 FR 43572) NPRM 01/15/85 (50 FR 2168) Final Action 00/00/00

#### Astringent (Wet Dressings) Prdts (To be merged w/other rulemkg) ANPRM 09/07/82 (47 FR 39436)

**Benign Prostatic Hypertrophy Products** ANPRM 10/01/82 (47 FR 43566) NPRM 02/20/87 (52 FR 5406)

#### **Boil Ointments**

ANPRM 06/29/82 (47 FR 28306) NPRM 01/26/88 (53 FR 2198) Final Action 00/00/00

#### **Camphorated Oil Drug Products**

ANPRM 09/26/80 (45 FR 63869) Final Action 09/21/82 (47 FR 41716)

#### **Cholecystokinetic Products**

ANPRM 02/12/80 (45 FR 9286) NPRM 08/24/82 (47 FR 37068) Final Action 06/10/83 (48 FR 27004)

#### **Corn and Callus Remover Products** ANPRM 01/05/82 (47 FR 522)

NPRM 02/20/87 (52 FR 5412) Final Action 00/00/00

#### Cough/Cold (Anticholinergic) Products ANPRM 09/09/76 (41 FR 38312)

NPRM 07/09/82 (47 FR 30002) Final Action 11/08/85 (50 FR 46582)

#### Cough/Cold (Antihistamine) Products

ANPRM 09/09/76 (41 FR 38312) NPRM 01/15/85 (50 FR 2200) NPRM (Amendment) 08/24/87 (52 FR 31892)

Final Action 00/00/00°

#### Cough/Cold (Antitussive) Products ANPRM 09/09/76 (41 FR 38312)

NPRM 10/19/83 (48 FR 48576) Final Action 08/12/87 (52 FR 30042)

Cough/Cold (Bronchodilator) Products ANPRM 09/09/76 (41 FR 38312) NPRM 10/26/82 (47 FR 47520) Final Action 10/02/86 (51 FR 35326):

#### Cough/Cold (Combination) Products ANPRM 09/09/76 (41 FR 38312) NPRM 09/00/88

Cough/Cold (Expectorant) Products ANPRM:09/09/76 (41 FR:38312). NPRM 07/09/82 (47 FR 30002) Final Action 09/00/88

#### Cough/Cold (Nasal Decongestant) **Products**

ANPRM 09/09/76 (41 FR 38312) NPRM 01/15/85 (50 FR 2220) Final Action 00/00/00

#### Dandruff, Seborrheic Dermatitis and **Psoriasis Control Products**

ANPRM 12/03/82 (47 FR 54646) NPRM 07/30/86 (51 FR 27346) Final Action 00/00/00

#### Diaper Rash Products (To be merged w/other rulemkg)

ANPRM 09/07/82 (47 FR 39406)

#### **Digestive Aid Products**

ANPRM 01/05/82 (47 FR 454) NPRM 01/29/88 (53 FR 2706) Final Action 00/00/00

#### **Emetic Products**

ANPRM 03/21/75 (40 FR 12939) NPRM 09/05/78 (43 FR 39544)

#### **Exocrine Pancreatic Insufficiency Products** ANPRM 12/21/79 (44 FR 75666)

NPRM 11/08/85 (50 FR 46594) Final Action 00/00/00

#### **External Analgesic Products**

ANPRM 12/04/79 (44 FR 69768) NPRM 02/08/83 (48 FR 5852) NPRM (Amendment) 07/30/86 (51. FR 27360)

Final Action 00/00/00

#### Fever Blister Products (Internal)

ANPRM 01/05/82 (47 FR 502) NPRM 06/17/85 (50 FR 25156) Final Action 00/00/00

#### Fvr Blister/Cold Sore Prdts (Ext.) (To be merged w/other rulemkg)

ANPRM 09/07/82 (47 FR 39436)

#### Hair Grower and Hair Loss Prevention **Products**

ANPRM 11/27/80 (45 FR 73955) NPRM 01/15/85 (50 FR 2190) Final Action 00/00/00

#### Hormone (Topical) Products

Final Action 00/00/00

ANPRM 01/05/82 (47 FR 430) NPRM 09/00/88

#### Hypo/Hyperphosphatemia Products ANPRM 12/09/80:(45 FR 81154) NPRM 01/15/85 (50 FR 2160)

**Proposed Rule Stage** 

Ingrown Toenail Relief Products

ANPRM 10/17/80 (45 FR 69128) NPRM 09/03/82 (47 FR 39120) Final Action 00/00/00

Insect Bite & Sting (Relief) Prdts (To be merged w/other rulemkg) ANPRM 09/07/82 (47 FR 39412)

**Insect Repellent Drug Products (Internal)** ANPRM 01/05/82 (47 FR 424) NPRM 06/10/83 (48 FR 26986) Final Action 06/17/85 (50 FR 25170)

Internal Analgesic Products ANPRM 07/08/77 (42 FR 35346) NPRM 09/00/88

Internal Deodorant Products ANPRM 01/05/82 (47 FR 512) NPRM 06/17/85 (50 FR 25162) Final Action 00/00/00

**Laxative Products** 

ANPRM 03/21/75 (40 FR 12902) NPRM 01/15/85 (50 FR 2124) NPRM (Amendment) 10/01/86 (51 FR

Final Action 00/00/00

Leg Muscle Cramps (Nocturnal Relief) Products

ANPRM 10/01/82 (47 FR 43562) NPRM 11/08/85 (50 FR 46588) Final Action 00/00/00

Male Genital Desensitizer Products ANPRM 09/07/82 (47 FR 39412) NPRM 10/02/85 (50 FR 40260) Final Action 00/00/00

**Menstrual Products** ANPRM 12/07/82 (47 FR 55075) NPRM 09/00/88

Mercurial (Topical) Products (To be merged w/other rulemkg)

ANPRM 01/05/82 (47 FR 436)

Nailbiting/Thumbsucking Deterrent **Products** 

ANPRM 10/17/80 (45 FR 69122) NPRM 09/03/82 (47 FR 39096) Final Action 00/00/00

**Nighttime Sleep Aid Products** ANPRM 12/08/75 (40 FR 57292) NPRM 06/13/78 (43 FR 25544) Final Action 04/00/88

**Ophthalmic Products** 

ANPRM 05/06/80 (45 FR 30002) NPRM 06/28/83 (48 FR 29788) Final Action 04/00/88

Oral Discomfort (Relief) Products ANPRM 05/25/82 (47 FR 22712) NPRM 00/00/00

**Oral Health Care Products** ANPRM 05/25/82 (47 FR 22760) NPRM 01/27/88 (53 FR 2436). Final Action 00/00/00

Oral Mucosal Injury Products (Merged w/Oral Health Care) ANPRM 11/02/79 (44 FR 63270) NPRM 07/26/83 (48 FR 33984)

**Oral Wound Healing Products** ANPRM 11/02/79 (44 FR 63270) NPRM 07/26/83 (48 FR 33984) Final Action 07/18/86 (51 FR 26112)

**Otic Products** 

ANPRM 12/16/77 (42 FR 63556) NPRM 07/09/82 (47 FR 30012) Final Action 00/00/00

Otic Products (Earwax)

ANPRM 12/16/77 (42 FR 63556) NPRM 07/09/82 (47 FR 30012) Final Action 08/08/86 (51 FR 28656)

**Overindulgence Remedies** 

ANPRM 10/01/82 (47 FR 43540) NPRM 00/00/00

**Pediculicide Products** 

ANPRM 06/29/82 (47 FR 28312) NPRM 04/00/88

Poison Ivy/Oak/Sumac Prevention (To be merged w/other rulemkg)

ANPRM 09/07/82 (47 FR 39412) **Poison Treatment Products** 

NPRM 01/15/85 (50 FR 2244) Final Action 00/00/00

Skin Bleaching Products

ANPRM 11/03/78 (43 FR 51546) NPRM 09/03/82 (47 FR 39108) Final Action 09/00/88

**Skin Protectant Products** 

ANPRM 08/04/78 (43 FR 34628) NPRM 02/15/83 (48 FR 6820) Final Action 00/00/00

**Smoking Deterrent Products** ANPRM 01/05/82 (47 FR 490) NPRM 07/03/85 (50 FR 27552)

Final Action 00/00/00 **Stimulant Products** 

ANPRM 12/08/75 (40 FR 57292) NPRM 06/13/78 (43 FR 25544) Final Action 04/00/88

Stomach Acidifier Products ANPRM 10/19/79 (44 FR 60316) NPRM 01/15/85 (50 FR 2184).

Final Action 00/00/00 **Vaginal Contraceptive Products** ANPRM 12/12/80 (45 FR 82014) NPRM 00/00/00

Vaginal Drug Products ANPRM 10/13/83 (48 FR 46694) NPRM 00/00/00

Wart Remover Products

ANPRM 10/03/80 (45 FR 65609) NPRM 09/03/82 (47 FR 39102) NPRM (Amendment) 03/27/87 (52 FR 9992)

Final Action 00/00/00

**Weight Control Products** ANPRM 02/26/82 (47 FR 8466) NPRM 00/00/00

Small Entity: No

**Additional Information: ABSTRACT** CONT: for "Antimicrobial Products." NPRM for "Alcohol (Topical) Products" to be included in revised NPRM for "Antimicrobial Products." The NPRM for "Antimicrobial Products" is being revised because it is being updated and split into two sections: first aid products and health care products.

SMALL BUSINESSES CONT: The effects, if any, vary depending on the individual rulemaking. However, the agency anticipates that the rules would not have a significant economic impact on a substantial number of small entities as defined by the Regulatory Flexibility Act.

Agency Contact: William E. Gilbertson, Director, Division of OTC Drug Evaluation, Department of Health and Human Services, Food and Drug Administration, Center for Drug Evaluation and Research (HFN-210), 5600 Fishers Lane, Rockville, MD 20857, 301 295-8000

RIN: 0905-AA06

#### **671. CURRENT GOOD** MANUFACTURING PRACTICE FOR FINISHED PHARMACEUTICALS; RETROSPECTIVE REVIEW

Significance: Agency Priority

Legal Authority: 21 USC 351 Federal Food, Drug, and Cosmetic Act; 21 USC 352 Federal Food, Drug, and Cosmetic Act; 21 USC 360b Federal Food, Drug, and Cosmetic Act; 21 USC 371(a) Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 211 Legal Deadline: None.

Abstract: As part of its retrospective review, FDA plans to determine the need for any changes in the current GMPs to eliminate unnecessary requirements and to allow flexibility without undermining protection of the public health.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Agency Contact: Robert J. Meyer, Consumer Safety Officer, Division of Regulatory Affairs, Department of Health and Human Services, Food and Drug Administration, Center for Drug Evaluation and Research (HFN-362), 5600 Fishers Lane, Rockville, MD 20857. 301 295-8049

RIN: 0905-AA73

**672. CURRENT GOOD MANUFACTURING PRACTICE (CGMP)** FOR BLOOD AND BLOOD **COMPONENTS: RETROSPECTIVE** REVIEW

Significance: Agency Priority

HHS-PHS-FDA Proposed Rule Stage

Legal Authority: 21 USC 321 Federal Food, Drug, and Cosmetic Act; 21 USC 352 Federal Food, Drug, and Cosmetic Act; 21 USC 355 Federal Food, Drug, and Cosmetic Act; 21 USC 371 Federal Food, Drug, and Cosmetic Act; 42 USC 262 Public Health Service Act; 5 USC 553 Administrative Procedures Act; 5 USC 702 Administrative Procedures Act; 5 USC 703 Administrative Procedures Act; 6 USC 703 Administrative Procedures Act; 7 USC 703 Administrative P dures Act; 5 USC 704 Administrative Procedures Act

CFR Citation: 21 CFR 606 Legal Deadline: None.

Abstract: FDA is responsible for issuing regulatory standards for blood and blood components to ensure the continued safety, purity, and potency of such products. Since 1975, CGMP regulations have been in effect that provide standards for facilities, personnel, and manufacturing procedures for blood and blood components. In accordance with the Regulatory Flexibility Act, FDA has conducted a retrospective review of its CGMP regulations for blood and blood components, to determine how the regulations may be revised to relieve regulatory burdens and increase flexibility without adversely affecting the public health. Part of the retrospective review of the CGMP will be completed through FDA's implementation of an efficacy review of blood and blood derivatives which responds to recommendations of a Committee of scientific experts--the Panel on Review of Blood and Blood Derivatives. To complete the remainder of the retrospective review program regarding the CGMP, FDA will issue a proposed rule to revise the CGMP regulations.

#### Timetable:

#### **Blood & Blood Components; Retrospective** Review

NPRM 01/00/89 Final Action 00/00/00

#### **Blood & Blood Derivatives; Implementation** of Efficacy Review

NPRM 12/24/85 (50 FR 52602) Comment Period Ends 03/24/86 (50 FR 52602)

Final Action 03/00/89

Small Entity: No

Agency Contact: Steven F. Falter, Consumer Safety Officer, Division of Regulatory Affairs, Department of Health and Human Services, Food and Drug Administration, Center for Biologics Evaluation and Research

(HFN-364), 5600 Fishers Lane, Rockville, MD 20857, **301 295-8046** 

RIN: 0905-AA75

#### 673. NEW ANIMAL DRUG APPROVAL **PROCESS**

Significance: Agency Priority

Legal Authority: 21 USC 360(b) Federal Food, Drug, and Cosmetic Act; 21 USC 371, Federal Food, Drug, and Cosmétic Act

CFR Citation: 21 CFR 514.1; 21 CFR 514.8

Legal Deadline: None.

Abstract: Based upon an evaluation of an action issues report, the agency has concluded that it will recommend that the Secretary propose revision of the existing regulations in a manner consistent with the current procedural regulations for human drugs where appropriate. The New Animal Drug Application (NADA) revisions would articulate general requirements in regulations containing performance standards and would complement them through detailed guidelines on, among other matters, appropriate ways of meeting requirements for submission of chemistry, pharmacology, and statistical data that would better address the intricate scientific issues involved. Although the guidelines would not establish regulatory requirements, persons would be able to rely on them with confidence that action taken under a guideline would be acceptable to the agency. A separate proposed rule would provide for reporting requirements for marketed animal drugs.

#### Timetable:

#### **New Animal Drug Approval Process** NPRM 03/00/89

**Rptg. Requirements for Marketed Animal** Drugs

NPRM 12/00/88

Small Entity: Undetermined

**Additional Information: AGENCY** CONTACT CONT: For Information Concerning Reporting Requirements for Marketed Animal Drugs Contact: Andrew J. Beaulieu, Director, Division of Surveillance, Center for Veterinary Medicine, Food and Drug Administration, 5600 Fishers Lane, Rockville, Maryland 20857, (301) 443-

Agency Contact: Frank G. Pugliese, Supervisory Consumer Safety Officer, Office of New Animal Drug Evaluation, Department of Health and Human Services, Food and Drug Administration, Center for Veterinary Medicine (HFV-102), 5600 Fishers Lane, Rockville, MD 20857, 301 443-4500

RIN: 0905-AA96

#### 674. POLICIES CONCERNING USES OF SULFITING AGENTS

Significance: Regulatory Program

Legal Authority: 21 USC -342 Federal Food, Drug, and Cosmetic Act; 21 USC 371(a) Federal Food, Drug, and Cosmetic Act; 21 USC 321(s) Federal Food, Drug, and Cosmetic Act; 21 USC 348 Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 182,3616; 21 CFR 182.3637; 21 CFR 182.3739; 21 CFR 21 CFR 182.3766; 182.3798; 21 CFR 182.3862; 21 CFR 100

Legal Deadline: None.

Abstract: Acceptable evidence and information exists to show that a subgroup of asthmatics is at moderate to severe risk for a severe reaction upon exposure to sulfites. The agency's primary tool for handling a situation where population subgroups may be at increased risk from a food ingredient that is safe for most people is to use labeling to inform those persons who need or want to avoid the ingredient. The agency issued a final rule, effective January 7, 1987, that requires that when a sulfiting agent is present in a finished food at 10 parts per million or greater, the sulfiting agent must be declared on the label. In addition, FDA issued a final rule, effective August 8, 1986, prohibiting the use of sulfiting agents on raw fruits and vegetables intended to be served or sold raw to consumers (e.g., in salad bars). The agency is now considering what it options are with regard to the GRAS status of 1) sulfiting agents used on "fresh" potatoes and 2) other food uses of sulfiting agents. Options being considered are: 1) affirming all uses of sulfiting agents as GRAS with specific limitation; 2) affirming most uses of (cont)

#### Timetable:

#### Food Labeling; Declaration of Sulfiting **Agents**

NPRM 04/03/85 (50 FR 13306) Final Action 07/09/86 (51 FR 25012) EFFECTIVE DATE 01/09/87 (51 FR

#### GRAS Status of the Use of Sulfiting Agents . on Potatoes

NPRM 12/10/87 (52 FR 46968) Final Action 12/00/88

**Proposed Rule Stage** 

GRAS Status of Certain Other Food Uses of Sulfiting Agents, Etc.

NPRM 10/00/88 Final Action 00/00/00

Revoking Use of Sulfiting Agents on Fruits & Vegetables, Etc.

NPRM 08/14/85 (50 FR 32836) Final Action 07/09/86 (51 FR 25021) Final Action Effective 08/09/86 (51 FR 25021)

#### Small Entity: No

Additional Information: ABSTRACT CONT: sulfiting agents as GRAS (excluding certain potato products) with specific limitations; and 3) revoking the GRAS status of all uses of sulfiting agents in food.

Agency Contact: Robert L. Martin, Division of Food and Color Additives, Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-334), 200 C Street, S.W., Washington, DC 20204, 202 426-9463

RIN: 0905-AB52

## 675. REQUIREMENTS FOR ADVERSE EXPERIENCE REPORTING FOR LICENSED BIOLOGICAL PRODUCTS

Significance: Agency Priority

Legal Authority: 21 USC 351 Federal Food, Drug, and Cosmetic Act; 21 USC 352 Federal Food, Drug, and Cosmetic Act; 21 USC 355 Federal Food, Drug, and Cosmetic Act; 21 USC 371 Federal Food, Drug, and Cosmetic Act; 21 USC 374 Federal Food, Drug, and Cosmetic Act; 42 USC 262 Public Health Service Act

**CFR Citation:** 21 CFR 211; 21 CFR 310; 21 CFR 600

Legal Deadline: None.

Abstract: This regulatory action is being taken to improve the safety of marketed drug products by a reporting scheme that will require serious adverse reactions associated with licensed biological products to be reported to the Food and Drug Administration (FDA).

The purpose of the regulatory action is to require prompt reporting to the agency of serious adverse experiences for all licensed biological products.

The regulatory action being considered by FDA would be consistent with the agency's requirements regarding adverse reactions reporting for approved new drugs under 21 CFR 314.80 (see February 22, 1985; 50 FR 7452). These biologic regulations would require that all "serious and unexpected" adverse experiences and any "significant increase in frequency" of a serious expected event be reported to the agency within 15 working days. Known and nonserious adverse biological product experiences would be required to be reported to the agency at quarterly or annual intervals, depending on the length of marketing experience with the product. This information (cont)

#### Timetable:

| Action | Date      | FR Cite |
|--------|-----------|---------|
| NPRM   | .09/00/88 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: permits the agency to monitor effectively the safety of all licensed biological products.

Agency Contact: Robert D. Bradley, Consumer Safety Officer, Division of Regulatory Affairs, Department of Health and Human Services, Food and Drug Administration, Center for Drug Evaluation and Research (HFN-364), 5600 Fishers Lane, Rockville, MD 20857, 301 295-8046

RIN: 0905-AB53

## 676. PROPOSED RULE TO IMPLEMENT THE ORPHAN DRUG AMENDMENTS TO THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

Significance: Regulatory Program

Legal Authority: PL 97-414 Orphan Drug

Act

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: The Orphan Drug Act is intended to provide incentives for drug companies to invest in the development of drugs for rare diseases or conditions. Certain incentives are necessary because "orphan drugs" are unlikely to be profitable. The agency is required to carry out provisions of the Orphan Drug Act, e.g., by designating a drug as an orphan drug, by providing protocol assistance, and by granting seven years of exclusive approval status. The proposed rule would establish procedures whereby drug sponsors can take advantage of the incentives to encourage development of orphan drugs. While several provisions of the Orphan Drug Act call for promulgation of regulations, the agency is considering the extent to which regulations will be

needed to provide the framework and guidance for implementing a program of incentives to drug sponsors and manufacturers.

#### Timetable:

| Action                        | Date     | FR Cite     |
|-------------------------------|----------|-------------|
| Interim<br>Guidelines         | 09/09/83 | 48 FR 40784 |
| Revised Interim<br>Guidelines | 05/09/85 | 50 FR 19583 |
| NPRM                          | 12/00/88 |             |

Small Entity: Undetermined

Agency Contact: Emery J. Sturniolo, Assistant to the Director, Department of Health and Human Services, Food and Drug Administration, Office of Orphan Products Development (HF-35), 5600 Fishers Lane, Rockville, MD 20857, 301 443-4718

RIN: 0905-AB55

#### 677. IMPLEMENTATION OF TITLE I OF THE "DRUG PRICE COMPETITION AND PATENT TERM RESTORATION ACT OF 1984" (TITLE I)

Significance: Agency Priority

Legal Authority: PL 98-417, (Title I)

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: Until the passage of Title I of the "Drug Price Competition and Patent Term Restoration Act of 1984, abbreviated new drug application (ANDA) procedures were only available for generic products equivalent to pioneer drugs approved before 1962. Title I opened up the ANDA policy to generic copies of products approved after 1962. This rulemaking is intended to establish clear and uniform procedures for the review and timely approval of ANDAs. This should assist the generic drug industry by ending considerable confusion about the procedures governing review of ANDAs. In turn, with the availability of lower-cost generic products, it is estimated that consumers may save millions of dollars. The statute calls for promulgation of implementing regulations, however, the agency also expects to develop guidelines and other policy statements to assist in developing approvable applications. Revised target dates for this regulatory action are appropriate because many new issues have been identified in petitions and letters to the agency from trade associations and

Proposed Rule Stage

attorneys representing individual manufacturers concerning exclusivity, patent coverage, (cont)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/89 |         |
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

**Additional Information: ABSTRACT** CONT: and some of the complex provisions of the act. The resolution of these many minor issues will be reflected in the NPRM and will permit the agency to develop a comprehensive proposed rule.

Agency Contact: Marilyn Watson, Special Asst. to the Division Director, Division of Regulatory Affairs, Department of Health and Human Services, Food and Drug Administration, Center for Drug Evaluation and Research (HFN-360), 5600 Fishers Lane, Rockville, MD 20857. 301 295-8038

RIN: 0905-AB63

#### 678. ABBREVIATED NEW ANIMAL **DRUG APPLICATIONS FOR POST-1962 ANIMAL DRUGS**

Significance: Agency Priority

Legal Authority: 21 USC 360b Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 514.1; 21 CFR 514.2; 21 CFR 514.3; 21 CFR 514.11

Legal Deadline: None.

Abstract: This proposed rule would permit applicants to file abbreviated new animal drug applications (ANADAs) for products identical to approved post-1962 drugs and to omit certain reports that are required in full NADAs to show safety and effectiveness of the product. It would apply only to certain drug products specified by FDA. If adopted, the proposed rule would reduce duplicative testing of drugs and also reduce the cost to the manufacturer of getting the affected drugs on the market. This issue is currently under Congressional review. Further agency action contingent upon Congressional review.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: Richard A. Carnevale, Deputy Director, Office of New Animal Drug Evaluation, Department of Health and Human Services, Food and Drug Administration, Center for Veterinary Medicine (HFV-120), 5600 Fishers Lane, Rockville, MD 20857, 301 443-4314

RIN: 0905-AB72

#### 679. INFANT FORMULA ACT

Significance: Regulatory Program

Legal Authority: 21 USC 371(a) Federal Food, Drug, and Cosmetic Act; PL 99-570 Infant Formula Act of 1986

CFR Citation: 21 CFR 7; 21 CFR 106

Legal Deadline: None.

Abstract: The agency is preparing two proposals and one final rule which will implement the Infant Formula Act of 1986. The final rule will amend FDA's Infant Formula Recall regulations. These amended regulations will mandate the recall of infant formulas that are in violation of the Act and which have been determined by the Secretary to pose a health hazard. The first proposal will establish current good manufacturing practice regulations and strengthen the agency's existing quality control procedures for infant formulas. The second proposal will establish infant formula microbiological testing, consumer complaints, and record retention requirements.

#### Timetable:

#### Infant Form Cons Comp, Micro Test & Recd Retention Req

NPRM 06/00/88

Infant Formula Current Good Practices; **Qual Control Proc** 

NPRM 00/00/00

#### Infant Formula Recall

NPRM 08/14/87 (52 FR 30171) Comment Period Ends 10/13/87 (52 FR 30171)

Final Action 10/00/88

#### Small Entity: No

**Additional Information: AGENCY CONTACT CONT:** For Information Concerning Infant Formula, Microbiological Testing, Consumer Complaints, Record Retention Requirements, Good Manufacturing Practices, and Quality Control Procedures Contact: Nicholas Duy,

Consumer Safety Officer, Center for Food Safety and Applied Nutrition (HFF-204), Department of Health and Human Services, Food and Drug Administration, 200 C Street, SW Washington, DC 20204, (202) 245-3117

Agency Contact: Curtis Coker, Consumer Safety Officer, (For Info Concerning Infant Formula Recalls), Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-314), 200 C Street, SW, Washington, DC 20204, 202 485-0024

RIN: 0905-AC46

#### 680. PROTECTION OF HUMAN SUBJECTS: INFORMED CONSENT: STANDARDS FOR INSTITUTIONAL **REVIEW BOARDS FOR CLINICAL** INVESTIGATIONS .

Significance: Regulatory Program

Legal Authority: 21 USC 346(a) Federal Food, Drug and Cosmetic Act; 21 USC 351 to 357 Federal Food, Drug and Cosmetic Act; 21 USC 360 Federal Food, Drug and Cosmetic Act; 21 USC 360c to 360f Federal Food, Drug and Cosmetic Act; 21 USC 360h to 360j Federal Food, Drug and Cosmetic Act; 21 USC 371(a) Federal Food, Drug and Cosmetic Act; 21 USC 376 Federal Food, Drug and Cosmetic Act; 21 USC 381 Federal Food, Drug and Cosmetic Act; 42 USC 216 Public Health Service Act; 42 USC 241 Public Health Service Act; 42 USC 262 Public Health Service Act; 42 USC 263b to 263n Public Health Service Act

CFR Citation: 21 CFR 50; 21 CFR 56

Legal Deadline: None.

**Abstract:** In the FEDERAL REGISTER of June 3, 1986 (51 FR 20204), the Office of Science and Technology Policy (OSTP) issued for public comment a proposed Model Federal Policy for the Protection of Human Research Subjects. This Model Pólicy is to enhance uniformity in the implementation of a common core of regulations governing research with human subjects. FDA has concurred in the proposed Model Policy to the extent permitted by law. FDA will propose to amend its regulations to eliminate certain inconsistencies with the proposed Model Policy. OSTP has advised the Agency that concurrent publication of the final Model Policy and FDA's proposed rule is needed.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Proposed Rule Stage

Small Entity: No

Agency Contact: Bonnie M. Lee, Public Health Advisor, Health Assessment Policy Staff, Department of Health and Human Services, Food and Drug Administration, Office of Health Affairs (HFY-20), 5600 Fishers Lane, Rockville, MD 20857, 301 443-1382

RIN: 0905-AC52

### 681. MENSTRUAL TAMPONS; PROPOSED USER LABELING

Significance: Regulatory Program

Legal Authority: 21 USC 321; 21 USC 352; 21 USC 360; 21 USC 371; 21 USC 374

CFR Citation: 21 CFR 801.430

Legal Deadline: None.

Abstract: FDA is considering a proposal to require tampon manufacturers to include on the package label information to describe absorbency of the tampon. The NPRM would also propose requiring that absorbency be determined in accordance with a specific test method.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: Undetermined

Agency Contact: Les Weinstein, Office of Standards and Regulations, Department of Health and Human Services, Food and Drug Administration, Center for Devices and Radiological Health (HFZ-84), 5600 Fishers Lane, Rockville, MD 20857, 301 443-4874

RIN: 0905-AC58

## 682. ● GRANTS FOR FACULTY TRAINING PROJECTS ON GERIATRIC MEDICINE AND DENTISTRY

Legal Authority: 42 USC 216; 42 USC 295g to 8

CFR Citation: 42 CFR 57, Subpart PP (pro-

posed)

Legal Deadline: None.

**Abstract:** These proposed rules would govern grants made to schools of

medicine, schools of osteopathy, teaching hospitals and graduate medical education programs for the purpose of providing support, including traineeships and fellowships, for geriatric medicine training projects to train physicians and dentists who plan to teach geriatric medicine or geriatric dentistry, in accordance with PL 100-177, the Public Health Amendments of 1987.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 09/00/88

Small Entity: No

Agency Contact: Donald L. Weaver, M.D., Director, Division of Medicine, BHPr, Department of Health and Human Services, Public Health Service, Room 4c-25 Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 295-8049

RIN: 0905-AC71 -

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—Food and Drug Administration (FDA)

Final Rule Stage

#### 683. AVAILABILITY OF BULK NEW ANIMAL DRUG SUBSTANCES FOR USE BY LICENSED VETERINARIANS

Significance: Agency Priority

**Legal Authority:** 21 USC 360b Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 514.1

Legal Deadline: None.

Abstract: This proposed rule would permit veterinarians to obtain bulk new animal drug substances for compounding products for use in their own practice. A number of veterinarians have requested that the regulations be revised in order that bulk new animal drug substances may be legally obtained by them for use in their practices. Seventeen comments were received in response to the proposed rule, five from pharmaceutical companies, six from trade/professional associations, three from consultants, two from veterinary practitioners, and one from a Federal agency. Only three of those commenting supported the proposal. The remaining 14 comments opposed the proposal. The agency is

reevaluating the proposal in light of the comments received.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 07/01/85 | 50 FR 27016 |
| NPRM Comment | 09/30/85 | 50 FR 27016 |
| Period End   |          |             |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Donald A. Gable, Director, Division of Therapeutic Drugs for Food Animals, Department of Health and Human Services, Food and Drug Administration, Center for Veterinary Medicine (HFV-130), 5600 Fishers Lane, Rockville, MD 20857, 301 443-1414

RIN: 0905-AB01

684. PROPOSED USER CHARGE; NEW DRUG APPLICATIONS, ABBREVIATED NEW DRUG APPLICATIONS, NEW DEVICE APPLICATIONS, AND ANTIBIOTIC APPLICATIONS REVIEW

Significance: Agency Priority

Legal Authority: 21 USC 351 Federal Food, Drug, and Cosmetic Act; 21 USC 352 Federal Food, Drug, and Cosmetic Act; 21 USC 353 Federal Food, Drug, and Cosmetic Act; 21 USC 355 Federal Food, Drug, and Cosmetic Act; 21 USC 356 Federal Food, Drug, and Cosmetic Act; 21 USC 357 Federal Food, Drug, and Cosmetic Act; 21 USC 371 Federal Food, Drug, and Cosmetic Act; 21 USC 371 VSC 9701 Independent Offices Appropriation Act

CFR Citation: 21 CFR 314 Legal Deadline: None.

Abstract: The proposed rule would initiate a program that would require drug manufacturers (as beneficiaries of special services that the agency provides) to bear the costs that the agency incurs in reviewing and approving new drug and antibiotic applications, abbreviated new drug applications, "class III" device applications, and certain supplemental applications. The agency would set fees for different types of applications. The benefit accruing to an applicant under the agency's new drug, antibiotic, and device application review and approval activity is that the applicant may lawfully market its new drug, antibiotic,

Final Rule Stage

or class III device upon gaining agency approval. Review by the agency also benefits applicants by helping ensure that they will market only safe and effective drug products or devices. This, in turn. enhances public confidence in applicants' drug products or medical devices. Congress has prohibited FDA from implementing user charges in FY 1988. Legislation has been submitted to Congress to implement user charges for both drugs and devices. The future of this proposed rule is dependent on the outcome of Congressional action.

#### Timetable:

| Action                     | Date     | ,  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/06/85 | 50 | FR | 31726 |
| NPRM Comment<br>Period End | 09/05/85 | 50 | FR | 31726 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Marilyn Watson, Special Asst. to the Division Director, Division of Regulatory Affairs, Department of Health and Human Services, Food and Drug Administration, Center for Drug Evaluation and Research (HFN-360), 5600 Fishers Lane, Rockville, MD 20857, 301 295-8038

RIN: 0905-AB56

### 685. PROVISIONALLY LISTED COLOR ADDITIVES

Significance: Regulatory Program

**Legal Authority:** 21 USC 371 Federal Food, Drug, and Cosmetic Act; 21 USC 376(b) to (d) Federal Food, Drug, and Cosmetic Act; 21 USC 376 note Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 81.1; 21 CFR 81.27

Legal Deadline: None.

Abstract: Substantial progress has been made in reducing the number of provisionally listed additives and only 3 color additives remain on the provisional list. The agency is presently reviewing petitions to list these color additives permanently. Because FD&C Red No. 3 animal feeding studies have shown a treatment-related increased incidence of tumor bearing animals, the agency considered the use of quantitative risk assessment as a basis for assessing the safety of this color additive in external drugs and cosmetics. As a preliminary step in its consideration of this approach, the agency formed a scientific peer review

panel of government scientists to consider whether it is possible to quantify the risk presented by the use of FD&C Red No. 3 based on the scientific data available to the agency and, if so, what level of risk is presented by the use of this color additive. The agency has received the report from the scientific review panel in which the panel estimates the risk of cancer from use of FD&C Red No. 3 in external drugs and cosmetics. Furthermore, for FD&C Red No. 3 the industry has postulated a secondary mechanism for the observed tumorigenic response in the animal feeding (cont)

#### Timetable:

D&C Orange No. 17

Final Action 08/07/86 (51 FR 28331)

D&C Red No. 19

Final Action 08/07/86 (51 FR 28346)

D&C Red No. 37

Final Action 06/06/86 (51 FR 20786)

D&C Red No. 8 and D&C Red No. 9

Final Action 12/05/86 (51 FR 43877)

D&C Red Nos. 33 and 36

Final Action 04/00/88

FD&C Red No. 3

Final Action 05/00/88

FD&C Yellow No. 5

Final Action 07/07/86 (51 FR 24517)

FD&C Yellow No. 6

Final Action 11/19/86 (51 FR 41765)

Small Entity: No

Additional Information: ABSTRACT CONT: study. The agency asked a second scientific peer review panel of government scientists to consider data relating to the issue of a possible secondary mechanism and implications for risk assessment. The panel was also asked to determine what, if any, further studies or analyses may be necessary to resolve the issues. The panel submitted its report to the Commissioner in July 1987. The report was made available to the public in August 1987. D&C Red Nos. 33 and 36 present concern about their possible carcinogenicity, as well as concern about carcinogenic impurities.

Agency Contact: Donna A. Dennis, Supervisor, Division of Food and Color Additives, Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-330), 200 C Street, SW, Washington, DC 20204, 202 426-9463

RIN: 0905-AB60

#### 686. PATENT TERM RESTORATION FOR CERTAIN REGULATED PRODUCTS (TITLE II OF "DRUG PRICE COMPETITION AND PATENT TERM RESTORATION ACT OF 1984")

Significance: Regulatory Program

Legal Authority: 21 USC 348 Federal Food, Drug and Cosmetic Act; 21 USC 355 Federal Food, Drug and Cosmetic Act; 21 USC 355 Federal Food, Drug and Cosmetic Act; 21 USC 357 Federal Food, Drug and Cosmetic Act; 21 USC 360e Federal Food, Drug and Cosmetic Act; 21 USC 376 Federal Food, Drug and Cosmetic Act; 42 USC 216 Public Health Service Act; 42 USC 262 Public Health Service Act; 42 USC 263b to 263h Public Health Service Act; 35 USC 156 Drug Price Competition and Patent Term; Restoration Act, Title II; 35 USC 271 Drug Price Competition and Patent Term; Restoration Act, Title II; 35 USC 282 Drug Price Competition and Patent Term; Restoration Act, Title II

CFR Citation: 21 CFR 60 Legal Deadline: None.

Abstract: On July 11, 1986, the agency proposed regulations to implement the patent term restoration provisions (Title II) of the Drug Price Competition and-Patent Term Restoration Act of 1984 (Pub. L. 98-417). Patent term restoration extending patent life, is available for certain patents related to human drug products, and to medical devices, food additives, or color additives subject to regulation under the Federal Food, Drug, and Cosmetic Act or the Public Health Service Act.

#### Timetable:

| Action   | Date     | FR                 | Cite  |
|--|----------|--------------------|-------|
| Request for Public Comments on Implementing Title II | 06/28/85 | 50 FR              | 26791 |
| NPRM   | 07/11/86 | 51 <sup>,</sup> FR | 25338 |
| NPRM Comment<br>Period End                           | 10/09/86 | 51 FR              | 25338 |
| Final Action   | 04/00/88 | •                  |       |

Small Entity: No

Agency Contact: Philip L. Chao, Regulatory Counsel, Health Assessment Policy Staff, Department of Health and Human Services, Food and Drug Administration, Office of Health Affairs (HFY-20), 5600 Fishers Lane, Rockville, MD 20857, 301 443-1382

RIN: 0905-AB65

Final Rule Stage

## 687. FOOD LABELING INFORMATION REGARDING GOOD NUTRITION AND HEALTH

Significance: Regulatory Program

Legal Authority: 15 USC 1453 Fair Packaging and Labeling Act; 15 USC 1455 Fair Packaging and Labeling Act; 21 USC 321 Federal Food, Drug, and Cosmetic Act; 21 USC 343 Federal Food, Drug, and Cosmetic Act; 21 USC 348 Federal Food, Drug, and Cosmetic Act; 21 USC 371 Federal Food, Drug, and Cosmetic Act; 21 USC 371 Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 101 Legal Deadline: None.

Abstract: In the FEDERAL REGISTER of August 4, 1987, the Food and Drug Administration (FDA) discussed an initiative concerning health-related claims or information on food labeling and the criteria it will apply in evaluating the propriety of such labeling. Consistent with this initiative, FDA proposed to amend certain regulations on food labeling to codify and to clarify its policy on the appropriate use of health-related messages. The agency also announced its intention to form a Public Health Service (PHS) committee that will attempt to develop "health messages" appropriate for use on food labeling.

FDA recognizes that this initiative represents a substantive change in past agency policy, and because of the complexity of the matter and the broad public interest, wishes to proceed cautiously and deliberately in its regulatory approach.

Pending this rulemaking proceeding, the agency will employ the criteria discussed in the preamble to the notice in evaluating the propriety of bringing enforcement action against products bearing health messages on food labeling.

#### Timetable:

| initetable.  |          |             |
|--|----------|-------------|
| Action   | Date     | FR Cite     |
| NPRM   | 08/04/87 | 52 FR 28843 |
| NPRM -<br>Comment<br>Period Ends                             | 11/02/87 | 52 FR 28843 |
| NPRM -<br>Extension of<br>Comment<br>Period                  | 11/02/87 | 52 FR 42003 |
| NPRM -<br>Correction of<br>Extension of<br>Comment<br>Period | 11/16/87 | 52 FR 43772 |

| Action   | Date     | FR Cite    |
|--|----------|------------|
| NPRM -<br>Extension of<br>Comment<br>Period Ends | 01/04/88 | 52 FR 4377 |
| Final Action                                     | 07/00/88 |            |

Small Entity: No

Agency Contact: David G. Hattan, Chief, Regulatory Affairs Staff, Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-204), 200 C Street, SW, Washington, DC 20204, 202 245-3117

RIN: 0905-AB67

#### 688. FOOD LABELING: DEFINITIONS OF CHOLESTEROL FREE, LOW CHOLESTEROL, AND REDUCED CHOLESTEROL

Significance: Regulatory Program

**Legal Authority:** 21 USC 343 Federal Food, Drug, and Cosmetic Act; 21 USC 321(n) Federal Food, Drug, and Cosmetic Act; 21 USC 371 Federal Food, Drug, and Cosmetic Act

**CFR Citation:** 21 CFR 101.9; 21 CFR 101.25

Legal Deadline: None.

Abstract: In the FEDERAL REGISTER of November 25, 1986, the agency published a proposed rule that would provide a mechanism to allow relevant, truthful, and nonmisleading claims about cholesterol and fatty acid on product labeling for consumers. This proposed rule resulted from the medical and consumer interest in the association between dietary fat and cholesterol and the occurrence of coronary heart disease, the leading cause of death and disability in the United States today. The proposed rule would allow industry voluntarily to provide consumers with cholesterol and fatty acid information currently prohibited by regulations by permitting the use of meaningful descriptors of the cholesterol content of foods as established by regulation (e.g., "cholesterol free," "low cholesterol," and "reduced cholesterol"). Additionally, the proposal would allow the use of comparative claims (e.g., 50 percent less cholesterol than our original product), provided quantitative cholesterol content information is supplied. Public comments submitted in

response to the proposed rule are being reviewed.

#### Timetable:

| Action                           | Date     | FR Cite     |
|----------------------------------|----------|-------------|
| NPRM                             | 11/25/86 | 51 FR 42584 |
| NPRM Extension of Comment Period | 01/23/87 | 52 FR 2558  |
| NPRM Comment<br>Period End       | 03/27/87 | 52 FR 2558  |
| Final Action                     | 12/00/88 |             |

Small Entity: No

Agency Contact: David G. Hattan, Chief, Regulatory Affairs Staff, Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-204), 200 C Street, SW, Washington, DC 20204, 202 245-3117

RIN: 0905-AB68

#### 689. METHYLENE CHLORIDE

Significance: Regulatory Program

**Legal Authority:** 21 USC 361 Federal Food, Drug, and Cosmetic Act; 21 USC 362 Federal Food, Drug, and Cosmetic Act; 21 USC 371(a) Federal Food, Drug, and Cosmetic Act

CFR Citation: 21 CFR 700.19

Legal Deadline: None.

Abstract: Methylene chloride is used as a solvent in aerosol cosmetic products (hair sprays). Recent carcinogenicity bioassay studies, however, have shown

that methylene chloride is an animal carcinogen. These studies indicate that the continued use of methylene chloride, in functional amounts, in such cosmetic products may pose a significant risk to the public health, especially in specific segments of the population that are continually exposed to aerosol cosmetics containing methylene chloride. The agency has been informed of voluntary efforts by the cosmetic industry to replace methylene chloride but believes that prohibiting its use in cosmetics is the only approach that will assure that the public health will be fully safeguarded from all such products, both foreign and domestic. FDA announced in the December 18, 1985, NPRM its conclusion that methylene chloride used as a solvent to extract caffeine from green coffee beans was not a danger under the Delaney Clause to the Food Additives Amendment because the risk was so miniscule as to be considered

HHS—PHS—FDA Final Rule Stage

de minimis. FDA is reconsidering this conclusion in light of a recent appeals court (cont)

#### Timetable:

| Action                                       | Date       |    | FR | Cite   |
|--|------------|----|----|--------|
| NPRM ·                                       | . 12/18/85 | 50 | FR | 51551  |
| NPRM -<br>Comment<br>Period Ends             | 02/18/86   | 50 | FR | 51551  |
| NPRM -<br>Comment<br>Period<br>Extended      | 02/24/86   | 51 | FR | 6494   |
| NPRM -<br>Extended<br>Comment<br>Period Ends | 04/04/86   | 51 | FR | 6494   |
| NPRM -<br>Comment<br>Period<br>Reopened      | 12/05/86   | 51 | FR | 4393,5 |
| NPRM -<br>Reopened<br>Comment<br>Period Ends | 01/05/87   | 51 | FR | 43935  |
| Final Action                                 | 11/00/88   |    |    |        |

#### Small Entity: No

Additional Information: ABSTRACT CONT: decision that struck down a similar interpretation of the color additive Delaney Clause.

Agency Contact: Terry C. Troxell, Division of Regulatory Guidance, Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-312), 200 C Street, SW, Washington, DC 20204, 202 485-0229

RIN: 0905-AC00

#### 690. COMMON OR USUAL NAME FOR DILUTED FRUIT OR VEGETABLE JUICE BEVERAGES OTHER THAN DILUTED ORANGE JUICE BEVERAGES

Significance: Regulatory Program

**Legal Authority:** 21 USC 321(n) Federal Food, Drug and Cosmetic Act; 21 USC 343 Federal Food, Drug and Cosmetic Act; 21 USC 371(a) Federal Food, and Cosmetic Act

CFR Citation: 21 CFR 102.33 Legal Deadline: None.

Abstract: In 1980, FDA published a regulation (21 CFR 102.33) to require the declaration of the percent of juice contained in all diluted juice beverages. This regulation was published to extend the percent juice declaration required for diluted orange juice beverages (21

CFR 102.32) to all other diluted juice beverages. These two regulations were developed to provide consumers with information as to the various amounts of juice in the diluted juice beverages offered for sale. The regulation regarding percentage juice declaration for diluted orange juice beverages had been in effect for several years and functioning well before the regulation addressing all other diluted juice beverages was published. With publication of 21 CFR 102.33, a controversy developed over the applicability of the regulation to diluted cranberry juice beverages. The controversy centered around the fact that cranberry juice is a high acid juice and is not normally consumed as asingle strength juice. Due to this unresolved controversy, 21 CFR 102.33 has not been made effective. In the FEDERAL REGISTER of July 16, 1987 (52 FR 26690), the agency proposed to revoke the common or usual (cont)

#### Timetable:

| Action                                       | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM - To<br>Revoke<br>Regulation            | 07/16/87 | 52 | FR | 26690 |
| NPRM -<br>Comment<br>Period Ends             | 09/14/87 | 52 | FR | 26690 |
| NPRM -<br>Extension of<br>Comment<br>Period  | 09/25/87 | 52 | FR | 36046 |
| NPRM -<br>Extended<br>Comment<br>Period Ends | 12/13/87 | 52 | FR | 36046 |
| NPRM -<br>Comment<br>Period<br>Reopened      | 01/22/88 | 53 | FR | 1795  |
| NPRM -<br>Reopened<br>Comment<br>Period Ends | 01/27/88 | 53 | FR | 1795  |
| Final Action                                 | 10/00/88 |    |    |       |

#### Small Entity: No

Additional Information: ABSTRACT CONT: name regulation (21 CFR 102.33) for diluted fruit or vegetable juice beverages other than diluted orange juice beverages. The revocation of this regulation will allow voluntary percentage labeling of these diluted juice beverages at the discretion of the manufacturer and according to the demands of the marketplace. Diluted orange juice beverages would continue to be subject to the percentage labeling

requirement that has been in effect for diluted orange juice beverages since 1973. This proposed action also withdraws the proposed rule published in the FEDERAL REGISTER of June 1, 1984 (49 FR 22831), which, among other things, exempted cranberry juice products from percentage ingredient labeling requirements.

Agency Contact: Evelyn Osman, Division of Regulatory Guidance, Department of Health and Human Services, Food and Drug Administration, Center for Food Safety and Applied Nutrition (HFF-312), 200 C Street, SW, Washington, DC 20204, 202 485-0229

RIN: 0905-AC48

## 691. • TAMPER-RESISTANT PACKAGING REQUIREMENTS FOR OVER-THE-COUNTER (OTC) DRUGS

Significance: Regulatory Program

**Legal Authority:** 21 USC 321(n); 21 USC 351; 21 USC 352; 21 USC 355; 21 USC 356; 21 USC 357; 21 USC 371

**CFR Citation:** 21 CFR 211.132

Legal Deadline: None.

Abstract: The agency is considering amending the current tamper-resistant packaging regulations and updating information it previously made available on tamper-resistant packaging technologies. Under this approach, the agency is considering revisions to require special precautions against tampering for two-piece, hard, gelatin capsules, the dosage form that has been the subject of fatal tamperings.

The agency is also considering other measures to provide additional guidance to manufacturers regarding tamper-resistant packaging technology and public education to improve consumer's alertness to tampering.

Any action taken would reflect the Administration policy that the consumer is the key to tamper resistance, and the ultimate goal of tamper-resistant packaging is that it should offer a signal to consumers about tampering.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| Final Action  | 10/00/88     |         |
| Small Entity: | Undetermined |         |

Agency Contact: Adele S. Seifried, Division of Regulatory Affairs,

#### HHS-PHS-FDA

Final Rule Stage

Department of Health and Human Services, Food and Drug Administration, Center for Drug

Evaluation and Research (HFN-362).

5600 Fishers Lane, Rockville, MD 20857,

301 295-8046 RIN: 0905-AC70

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—Food and Drug Administration (FDA)

Completed Actions

#### 692. GOOD LABORATORY PRACTICE FOR NONCLINICAL LABORATORY **STUDIES**

Significance: Regulatory Program

CFR Citation: 21 CFR 58

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 09/04/87 | 52 FR 33768 |
| Final Action<br>Effective | 10/05/87 | 52 FR 33768 |

Small Entity: No

Agency Contact: Paul D. Lepore 301

443-2390

RIN: 0905-AA84

693. ANIMAL DRUG SAFETY POLICY

Significance: Regulatory Program

CFR Citation: 21 CFR 70.50; 21 CFR 500.80; 21 CFR 500.82; 21 CFR 500.84; 21 CFR 500.86; 21 CFR 500.88; 21 CFR 500.90; 21 CFR 514.1; 21 CFR 514.111; 21 CFR 514.115

#### Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/31/87 | 52 FR 49572 |
| Final Action<br>Effective | 02/29/88 | 52 FR 49572 |

Small Entity: No

**Agency Contact: Robert Benson 301** 

443-4500

RIN: 0905-AB04

694. GENERAL BIOLOGICAL **PRODUCTS STANDARDS:** ADDITIONAL STANDARDS FOR **HUMAN BLOOD AND BLOOD** PRODUCTS; TEST FOR ANTIBODY TO **HUMAN IMMUNODEFICIENCY VIRUS** (HIV)

Significance: Regulatory Program

CFR Citation: 21 CFR 610.45, (New); 21 CFR 640.2(f), (Revision); 21 CFR 640.5, (New); 21 CFR 640.14, (Revision); 21 CFR 640.23(a), (Revision); 21 CFR 640.33(a), (Revision); 21 CFR 640.53(a), (Revision); 21 CFR 640.67, (Revision); 21 CFR 640.70(a)(11), (New); 21 CFR 640.71(a)(4), (New); 21 CFR 640.72(a)(2), (Revision)

#### Completed:

| Reason                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action              | 01/05/88 | 53 FR 111 |
| Final Action<br>Effective | 02/04/88 | 53 FR 111 |

Small Entity: No

Agency Contact: Steven F. Falter 301 295-8046

RIN: 0905-AB62

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Public Health Service (PHS)—Health Resources and Services Administration (HRSA)

#### 695. GRANTS FOR RESIDENCY TRAINING AND FACULTY **DEVELOPMENT IN GENERAL INTERNAL MEDICINE AND/OR GENERAL PEDIATRICS**

Legal Authority: 42 USC 216; 42 USC 295g-4; 42 USC 295g-4(a)

CFR Citation: 42 CFR 57, Subpart FF

Legal Deadline: None.

Abstract: These regulations propose to amend the existing regulations for residency training in general internal medicine and general pediatrics and to implement section 784 (a)(3) and (4) to plan, develop, and operate a program and provide financial assistance to physicians who plan to teach in general internal medicine and general pediatrics.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
|        |          | <del></del> |
| NPRM   | 04/00/88 |             |

Small Entity: No

Agency Contact: Donald L. Weaver, M.D., Director, Division of Medicine, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Public Health Service, 5600 Fishers Lane, Room 4C-25, Rockville, MD 20857, 301 443-6190

RIN: 0905-AB50

696. HEALTH EDUCATION **ASSISTANCE LOAN (HEAL)** PROGRAM: IMPLEMENTATION OF PUB. L. 99-129

Legal Authority: 42 USC 216; 42 USC 294 to 2941

CFR Citation: 42 CFR 60

Legal Deadline: None.

Abstract: This rule proposes to implement provisions of the Health Professions Training Assistance Act of 1985 (Pub. L. 99-129) which require public comment before being published as final regulations.

**Proposed Rule Stage** 

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/30/88 | •       |

Small Entity: No

Agency Contact: Ms. Peggy Washburn, Chief, Program Devel. Br., DSA, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-48, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-4540

RIN: 0905-AC28

#### HHS-PHS-HRSA

#### **Proposed Rule Stage**

#### 697. GRANTS FOR NURSE PRACTITIONER AND NURSE MIDWIFERY TRAINEESHIP PROGRAMS

Legal Authority: 42 USC 216; 42 USC 296m

CFR Citation: 42 CFR 57, Subpart AA Legal Deadline: None.

Abstract: These proposed regulations would implement the provisions of the Nurse Education Amendments of 1985 (Pub. L. 99-92) and add debt management provisions of the Debt Collection Act of 1982 (Pub. L. 97-365).

#### Timetable:

| Action | Date     | FR | Cite |   |
|--------|----------|----|------|---|
| NPRM   | 05/00/88 |    |      | _ |

Small Entity: No

Agency Contact: Jo Eleanor Elliott, R.N., M.A., Director, Division of Nursing, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 5C-26, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-5786

RIN: 0905-AC30

#### 698. GRANTS FOR HEALTH PROFESSIONS PROJECTS IN GERIATRICS

**Legal Authority:** 42 USC 216; 42 USC 295g-8

CFR Citation: 42 CFR 57, Subpart 00 (Proposed)

Legal Deadline: None

Abstract: These proposed regulations would implement provisions for 788 (d) of the Public Health Service Act relating to geriatric education of the Health Professions Training Assistance Act of 1985 (Pub. L. 99-129).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |
|        |          |         |

Small Entity: No

Agency Contact: Thomas L. Louden, D.D.S., Director, Div. of Associated and Dental Health Professions, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-101, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-6853

RIN: 0905-AC33

### 699. POST-BACCALAUREATE FACULTY FELLOWSHIP PROGRAM

Legal Authority: 42 USC 216; 42 USC

CFR Citation: 42 CFR 57, Subpart BB (Proposed)

Legal Deadline: None.

Abstract: These proposed regulations would implement section 830 (b) of the Public Health Service Act relating to post-baccalaureate fellowships for faculty to conform with the Nurse Education Amendments of 1985 (Pub. L. 99-92).

#### Timetable:

| i imetable: |          |         |  |
|-------------|----------|---------|--|
| Action      | Date     | FR Cite |  |
| NPRM        | 08/00/88 |         |  |

Small Entity: No

Agency Contact: Ms. Jo Eleanor Elliott, R.N., M.A., Director, Division of Nursing, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 5C-26, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-5786

RIN: 0905-AC34

# 700. GRANTS FOR COMMUNITY HEALTH SERVICES CRITERIA AND PROCEDURE FOR DETERMINING MEDICALLY UNDERSERVED POPULATIONS (MUP)

Legal Authority: PL 99-280; Sec 2; 42 USC 254c(b)

CFR Citation: 42 CFR 51c102(e)

Legal Deadline: None.

Abstract: Section 330(b) of the Public Health Service Act was amended by Section 2 of the Health Services Amendments Act of 1986 (P.L. 99-280). The amendment requires the Secretary to publish, in regulation, criteria for the designation of areas or population groups with shortages of personnel health services. These designated areas are eligible for the award of grants for planning and operating Community Health Centers. The amendment requires that the Secretary consult with the Chief Executive Officer of a State and local officials in publishing MUP designation criteria and in designating or dedesignating MUP. The amendment also requires the Secretary to consult with State organizations representing a majority of Community Health Centers in the State.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: James P. Purvis, Director, Office of Program and Policy, Development, Department of Health and Human Services, Health Resources and Services Administration, 5600 Fishers Lane, Room 7-15, Rockville, MD 20857, 301 443-1034

RIN: 0905-AC35

#### 701. IMPLEMENTATION OF HEALTH CARE QUALITY IMPROVEMENT ACT OF 1986 (TITLE IV, PUBLIC LAW 99-660)

660)
Significance: Regulatory Program

Legal Authority: 42 USC 11136; 42 USC

CFR Citation: 45 CFR 60, (Proposed)

Legal Deadline: None.

Abstract: This rule proposes to implement the Health Care Quality Improvement Act of 1986, Title IV of PL 99-660, specifically related to section 426 for the disclosure and correction of information and section 427(b) for confidentiality of information.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/21/88 | 53 FR 9260 |
| NPRM Comment<br>Period End | 05/20/88 |            |
| Final Action               | 10/00/88 |            |

Small Entity: No

Agency Contact: J. Jarrett Clinton, M.D., Director, Bureau of Health Professions, Department of Health and Human Services, Public Health Service, Room 8-05, Parklawn Building, 5600 Fishers Lane, Rockville, Maryland 20857, 301 443-5796

RIN: 0905-AC51

# 702. ● NATIONAL HEALTH SERVICE CORPS LOAN REPAYMENT PROGRAM AND SPECIAL REPAYMENT PROVISIONS PROVISIONS PROGRAM

Significance: Regulatory Program Legal Authority: PL 100-177

**CFR Citation:** 42 CFR 62.21 to 62.2/; 42 CFR 62.51 to 62.56; 42 CFR 62.71 to 62.76

Legal Deadline: Statutory, May 28, 1988.

#### HHS-PHS-HRSA

**Proposed Rule Stage** 

Abstract: The National Health Service Corps Amendments of 1987, PL 100-177 amends the Public Health Service Act adding a new section at 338B of the Act authorizing the Secretary to establish the NHSC Loan Repayment Program. PL 100-177 also amends the PHS Act by adding a new section 338H authorizing the Secretary to establish a program of matching grants to support state loan repayment programs similar to the Federal Loan Repayment Program. PL100- 177 also establishes a new program which is not part of the PHS Act which provides a time limited opportunity for person in default of their scholarship obligation as of November 1, 1987 to repay these obligations through service or through a combination of service and monetary payment. The statute requires that the Secretary issue regulations for the Loan Repayment Program with in 180 days of enactment of PL 100-177.

#### Timetable:

| ٠ | Action | Date     | FR Cite |
|---|--------|----------|---------|
|   | NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: James P. Purvis, Director, Office Of Program and Policy, Development, BHCDA, Department of Health and Human Services, Health Resources and Services Administration, 5600 Fishers Lane, Room 7-05, Rockville, MD 20857, 301 443-1034

RIN: 0905-AC65

## 703. ● AREA HEALTH EDUCATION CENTER (AHEC) PROGRAM

Legal Authority: 42 USC 216; 42 USC 295g to I

CFR Citation: 42 CFR 57 Subpart MM

Legal Deadline: None.

Abstract: This NPRM proposes to amend the existing regulations governing the Area Health Education Center (AHEC) Program, under section 781 of the Public Health Service Act, to incorporate provisions that would: 1) limit involvement by the Federal Government in the support of any new project to a maximum of 5 years; 2) require an applicant to submit a plan describing how the center will continue operations after a maximum of 5 years of support by the Federal Government; and 3) add an evaluation criteria to include the extent to which minorities or low-income individuals reside in the area served by the Center.

#### Timetable:

| Action | , Date   | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Agency Contact: Donald L. Weaver, M.D., Director, Division of Medicine, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 4C-25, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-6190

RIN: 0905-AC67

## 704. ● DESIGNATION OF MENTAL HEALTH MANPOWER SHORTAGE AREAS

Legal Authority: 42 USC 216; 42 USC

254€

CFR Citation: 42 CFR Pat 5 Legal Deadline: None.

Abstract: This notice proposes an amendment to the existing regulations, governing the Designation of Health Manpower Shortage Areas authorized by section 332 of the Public Health Service Act, which would replace the current criteria for designations of

areas having shortages of psychiatrists, with criteria for mental health manpower shortage areas to include not only psychiatrists but also other core mental health professionals (clinical

psychologists, psychiatric social workers and psychiatric nurses) in a geographic area.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Agency Contact: Richard C. Lee, Chief, Distribution & Shortage Analysis Br, ODAM, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-57, Parklawn Building, Rockville, MD, 20857, 301 443-6932

RIN: 0905-AC68

# 705. ● HEALTH EDUCATION ASSISTANCE LOAN (HEAL) PROGRAM

Legal Authority: 42 USC 216; 42 USC

2941

CFR Citation: 42 CFR 60 Legal Deadline: None.

Abstract: This NPRM would amend the HEAL regulations, 42 CFR Part 60, to clarify the litigation requirement for all lenders and holders and to clarify the applicability of various sections of the regulations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Ms. Peggy Washburn, Chief, Program Development Branch, DSA, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-48, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-4540

RIN: 0905-AC69

### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Public Health Service (PHS)—Health Resources and Services Administration (HRSA)

Final Rule Stage

### 706. GRANTS FOR NURSE ANESTHETIST TRAINEESHIPS

**Legal Authority:** 42 USC 216; 42 USC 297-1

CFR Citation: 42 CFR 57, Subpart F (Proposed)

Legal Deadline: None.

Abstract: These rules implement section 831 of the Public Health Service Act to make grants to public or private nonprofit institutions to cover the costs of traineeships for the training, in programs which meet such requirements as the Secretary shall by regulation prescribe and which are

accredited by an entity or entities designated by the Secretary of Education, of licensed registered nurses to be nurse anesthetists. HHS—PHS—HRSA Final Rule Stage

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 12/16/86 | 51 FR 45000 |
| NPRM Comment<br>Period End | 02/17/87 |             |
| Final Action               | 05/00/88 |             |

Small Entity: No

Agency Contact: Dr. Thomas P. Phillips, Chief, Advanced Nurse Training Res. Br., Division of Nursing, BHPr, Department of Health and Human Services, Health Resources and Services Administration, 5600 Fishers Lane, Room 5C-25, Rockville, MD 20857, 301 443-6333

RIN: 0905-AB33

#### 707. HEALTH PROFESSIONS STUDENT LOAN (HPSL) PROGRAM: DEFERMENT REVISIONS

Significance: Agency Priority

Legal Authority: 42 USC 216; 42 USC

294m to 294q

CFR Citation: 42 CFR 57, Subpart C

Legal Deadline: Statutory, January 22, 1986. Within 90 days after the Act's enactment, the Secretary of HHS shall promulgate regulations to carry out Sec. 741(c)(2) of the Public Health Service Act. Although the regulations will not be published until after the legal deadline, no requests for new deferments are expected until after publication.

Abstract: This rule amends existing regulations governing the Health Professions Student Loan (HPSL) Program to include the revised deferment provisions enacted on October 22, 1985, as part of the Health Professions Training Assistance Act of 1985 (Pub. L. 99-129).

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/28/86 | 51 FR 39460 |
| NPRM Comment<br>Period End | 12/29/86 |             |
| Final Action               | 00/00/00 | *           |

Small Entity: No

Agency Contact: Ms. Peggy Washburn, Chief, Program Devel. Br., DSA, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-48, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-4540

RIN: 0905-AC06

## 708. HEALTH EDUCATION ASSISTANCE LOAN (HEAL) PROGRAM: DEFERMENT REVISIONS

Significance: Agency Priority

Legal Authority: 42 USC 216; 42 USC

294 to 2941

CFR Citation: 42 CFR 60

Legal Deadline: Statutory, January 22, 1986. Within 90 days after the Act's enactment, the Secretary of HHS shall promulgate regulations to carry out clause (ii) of Sec. 731(a)(2)(B) of the Public Health Service Act. Although the regulations will not be published until after the legal deadline, no requests for new deferments are expected until after pub.

Abstract: This rule amends existing regulations governing the Health Education Assistance Loan (HEAL) Program to include the revised deferment provisions enacted on October 22, 1985, as part of the Health Professions Training Assistance Act of 1985 (Pub. L. 99-129).

#### Timetable:

| Action                     | Date     | •  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM .                     | 10/28/86 | 51 | FR | 39464 |
| NPRM Comment<br>Period End | 12/29/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |
| Small Entitus No           | •        |    |    |       |

Small Entity: No

Agency Contact: Ms. Peggy Washburn, Chief, Program Devel. Br., DSA, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-48, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-4540

RIN: 0905-AC07

#### 709. NURSING SPECIAL PROJECT GRANTS

Legal Authority: 42 USC 216; 42 USC 296k

CFR Citation: 42 CFR 57, Subpart T

Legal Deadline: None.

Abstract: This regulation would implement the provisions of the Nursing Education Amendments of 1985 (Pub. L. 99-92) and the Health Professions Training Assistance Act of 1985 (Pub. L. 99-129) to bring the existing regulations into compliance with the law.

These amendments add four new purposes to the Nursing Special Projects Program and revise the existing regulations to add project requirements for each of the new purposes along with an additional project requirement for one of the original grant projects.

#### Timetable:

| Action .                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/05/87 | 52 FR 21490 |
| NPRM Comment<br>Period End | 08/04/87 |             |
| Final Action .             | 04/00/88 |             |

Small Entity: No

Agency Contact: Ms. Jo Eleanor Elliott, R.N., M.A., Director, Division of Nursing, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 5C-26, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-5786

RIN: 0905-AC18

## 710. AREA HEALTH EDUCATION CENTERS (AHEC)

Legal Authority: 42 USC 216; 42 USC

295g-1

CFR Citation: 42 CFR 57, Subpart MM

Legal Deadline: None.

Abstract: These regulations would implement provisions of the Health Professions Training Assistance Act of 1985 (Pub.L. 99-129) to bring the existing regulations into compliance with the law.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Donald L. Weaver, M.D., Director, Division of Medicine, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 4C-25, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-6190

RIN: 0905-AC22

#### 711. NURSING STUDENT LOAN (NSL) PROGRAM: IMPLEMENTATION OF THE LAW (PUB. L. 99-92)

**Legal Authority:** 42 USC 216; 42 USC 297a to 297h

CFR Citation: 42 CFR 57, Subpart D

Legal Deadline: None.

Abstract: These regulations propose to implement provisions of the Nurse Education Amendments of 1985 (Pub. L. 99-92) which require public comment

#### HHS--PHS--HRSA

Final Rule Stage

before being published in final regulations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/05/87 | 52 FR 21486 |
| NPRM Comment<br>Period End | 07/20/87 | •           |
| Final Action               | 09/00/88 |             |

Small Entity: No

Agency Contact: Ms. Peggy Washburn, Chief, Program Devel. Br., DSA, BHPr, Department of Health and Human Services, Public Health Service, Room 8-48, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-4540

RIN: 0905-AC31

#### 712. HEALTH PROFESSIONS STUDENT LOAN (HPSL) PROGRAM: IMPLEMENTATION OF THE LAW (PUB. L. 99-129)

**Legal Authority:** 42 USC 216, 42 USC 294m to 294q

CFR Citation: 42 CFR 57, Subpart C

Legal Deadline: None.

Abstract: These regulations propose to implement provisions of the Health Professions Training Assistance Act of 1985 (Pub. L. 99-129) which require public comment before they can be published in final regulations.

#### Timetable:

| Action                     | Date      | FR    | Cite  |
|----------------------------|-----------|-------|-------|
| NPRM                       | 06/03/87  | 52 FR | 20989 |
| NPRM Comment<br>Period End | 07/20/87  |       |       |
| Final Action               | .09/00/88 |       |       |

#### Small Entity: No

Agency Contact: Ms. Peggy Washburn, Chief, Program Devel. Br., DSA, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Room 8-48, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-4540

RIN: 0905-AC32

### 713. HEALTH MANPOWER SHORTAGE AREA DESIGNATION CRITERIA

Legal Authority: 42 USC 216; 42 USC 2549

CFR Citation: 42 CFR 5 Legal Deadline: None.

Abstract: This notice proposes an amendment to the existing regulations governing the criteria for Designation of Health Manpower Shortage Areas required by Section 332 of the P.H.S Act. This amendment would revise the definition for the term "internees" used in the criteria for designating those Federal and State institutions which have a shortage of primary medical care, dental care, or psychiatric manpower.

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| NPRM                    | 10/29/87 | 52 FR 41594 |
| NPRM Comment Period End | 12/28/87 |             |
| Final Action            | 07/00/88 |             |

Small Entity: No

Agency Contact: Richard C. Lee, Chief, Distribution & Shortage Analysis Br., Office of Data Analysis & Management, BHPr, Department of Health and

Agency Contact: Lloyd Fagg 301 443-

Human Services, Public Health Service, Room 8-57, Parklawn Building, 5600 Fishers Lane, Rockville, Maryland 20857, **301** 443-6932

RIN: 0905-AC50

# 714. ● GRANTS FOR CONSTRUCTION OF TEACHING FACILITIES, EDUCATIONAL IMPROVEMENTS, SCHOLARSHIPS, AND STUDENT LOANS

**Legal Authority:** 42 USC 295g to 3(a)(1); 42 USC 295G TO 6(a); 42 USC 296m; 42 USC 296l; 42 USC 295g to 4; 42 USC 295g to 1

CFR Citation: 42 CFR Pat 57 Legal Deadline: None.

Abstract: This final regulation removes all non-statutory funding preferences from regulations governing various PHS health professions training grant programs. This action is necessary to provide more flexibility in program management by enabling these training grant programs to be more responsive to the emerging and changing public health care needs of the nation.

#### Timetable:

| ,            |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| Final Action | 00/00/00 |         |
|              |          |         |

Small Entity: No

Agency Contact: Ms. Rosemary Havill, Program Coordination Branch, OPS, BHPr, Department of Health and Human Services, Health Resources and Services Administration, Rm 7-74, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857, 301 443-1530

RIN: 0905-AC66

### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Public Health Service (PHS)—Health Resources and Services Administration (HRSA)

715. INDIAN HEALTH SERVICE, 42 CFR PART 36 SUBPART I, CONTRACTS UNDER THE INDIAN SELF-DETERMINATION ACT: AMENDMENTS

CFR Citation: 42 CFR 36, Subpart I

Completed:

called for at this time.

Reason Date FR Cite

Withdrawn A 12/11/87
general revision is not

UNCOMPENSATED SERVICES TO PERSONS UNABLE TO PAY (HILL-BURTON)

6344

RIN: 0905-AB31

Significance: Regulatory Program

CFR Citation: 42 CFR 124, Subpart F

716. REASONABLE VOLUME OF

Small Entity: Undetermined

Completed:

Reason Date FR Cite

Final Action 12/03/87 52 FR 46022

Final Action 02/01/88

Effective

Completed Actions

Small Entity: No

**Agency Contact: Roger McClung 301** 

443-4273

RIN: 0905-AB35

#### HHS-PHS-HRSA

#### **Completed Actions**

#### 717. GENERAL REVIEW AND REVISION OF PUBLIC LAW 93-638 PROGRAM AND CONTRACTING REGULATIONS

Significance: Regulatory Program

CFR Citation: 41 CFR 3 to 4; 42 CFR 36,

Subpart H and I

Completed:

Reason Date FR Cite
Withdrawn A 12/11/87

general revision is not called for at this time. Small Entity: Undetermined

Agency Contact: Richard J. McCloskey

301 443-1116 RIN: 0905-AB98

718. CHANGES IN PUBLIC LAW 93-638. REGULATIONS TO REVISE THE DECLINATION APPEALS PROCESS AND CLARIFY ITS SCOPE

CFR Citation: 42 CFR 36

#### Completed:

Reason Date FR Cite
Withdrawn 12/11/87

General revision of regulation is not called for at this time.

Small Entity: Undetermined

Agency Contact: Les Morris 301 443-

1116

RIN: 0905-AB99

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—National Institutes of Health (NIH)

**Proposed Rule Stage** 

#### 719. MISCONDUCT IN SCIENCE

Significance: Regulatory Program

Legal Authority: 42 USC 241; 42 USC

289b

CFR Citation: 42 CFR 50 Legal Deadline: None.

Abstract: Recipients of Public Health Service research and research training funds do not presently have sufficient guidance regarding their responsibility to investigate and report possible misconduct in PHS-funded research or research training. While many institutions have voluntarily established procedures for dealing with misconduct in science, they are not required to do so and in many recent instances the lack of defined procedures has delayed or compromised awardees' investigations. Institutional policies regarding reports to funding agencies vary considerably. The proposed regulation will define the point at which funding agencies are notified and will require awardees to develop procedures for dealing with misconduct in science. Section 493 of the PHS Act requires that the HHS Secretary issue regulations.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 10/00/88 |         |

Agency Contact: George J. Galasso, Ph.D., Associate Director for Extramural Affairs, Department of Health and Human Services, Public Health Service, National Inst. of Health, Bldg. 1, Rm. 111, 9000 Rockville Pike, Bethesda, MD 20892, 301 496-5356

RIN: 0905-AB91

720. CHANGES IN NIH PROGRAM REGULATIONS DUE TO P.L. 99-158,P.L. 99-499 AND TITLE X OF P.L. 99-660

**Legal Authority:** PL 99-158, Sec 2; PL 99-499, Sec 126; PL 99-499, Sec 209; PL 99-660. Title X

CFR Citation: 42 CFR 4; 42 CFR 52 to 52h; 42 CFR 59a; 42 CFR 64; 42 CFR 66

Legal Deadline: None.

Abstract: The regulations of the National Institutes of Health will be revised to show changed section numbers in the PHS Act and reflect program changes under the Health Research Extension Act of 1985 (P.L. 99-158), the Superfund Amendments and Reauthorization Act of 1986 (P.L. 99-499), and the provisions of Title X of P.L. 99-660 concerning Alzheimer's Disease and Related Dementias Research.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Agency Contact: Lowell D. Peart, NIH Regulations Officer, Department of Health and Human Services, National Institutes of Health, 9000 Rockville Pike, 31/3B07, Bethesda, MD 20892, 301 496-

RIN: 0905-AC02

#### 721. NATIONAL INSTITUTES OF HEALTH CENTER GRANTS 42 CFR PART 52A

**Legal Authority:** 42 USC 216; 42 USC 285a-3; 42 USC 285b-4; 42 USC 285c-5; 42 USC 285d-6; 42 USC 285e-2

CFR Citation: 42 CFR 52a Legal Deadline: None.

Abstract: The NIH Center Grants Regulations will be revised to incorporate changes necessitated by the Health Research Extension Act of 1985 (P.L. 99-158).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |
|        |          |         |

Small Entity: Not Applicable

Agency Contact: Lowell D. Peart, NIH Regulations Officer, Department of Health and Human Services, National Institutes of Health, 9000 Rockville Pike, 31/3B07, Bethesda, MD 20892, 301 496-4606

RIN: 0905-AC27

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Public Health Service (PHS)—National Institutes of Health (NIH)

Final Rule Stage

#### 722. NATIONAL LIBRARY OF MEDICINE PROGRAMS. REVISION OF GENERAL RULES FOR THE NATIONAL LIBRARY OF MEDICINE AND NATIONAL LIBRARY OF MEDICINE GRANTS

**Legal Authority:** 42 USC 216; 42 USC 286; 42 USC 286b-2; 42 USC 286b-3; 42 USC 286b-5; 42 USC 286b-6; 42 USC 284

**CFR Citation:** 42 CFR 4; 42 CFR 59a; 42 CFR 63; 42 CFR 64

Legal Deadline: None.

Abstract: All of the regulations are being substantially clarified and reduced in size by eliminating out of date or otherwise available information. The regulations at 42 CFR Part 4 pertain to the access of facilities and library collections. Those at 42 CFR Part 59a deal with NLM extramural programs. Part 59a is being amended to remove the requirement that photocopies of biomedical material be provided without charge to users. The regulations at 42 CFR Part 63 deal with both NIH and NLM traineeships. Part 63 is proposed to be revised to reflect authority in section 405, PHS Act. The regulations at 42 CFR Part 64 govern the training grants of NIH and NLM.

| Timetable:   | <br>     |    |    |       |
|--------------|----------|----|----|-------|
| Action       | Date     |    | FR | Cite  |
| NPRM         | 02/11/85 | 50 | FR | 05638 |
| Final Action | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Kenneth Carney, Executive Officer, Department of Health and Human Services, Public Health Service, National Library of Medicine, Bethesda, MD 20894, 301 496-6491

RIN: 0905-AA66

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Health Care Financing Administration (HCFA)

Prerule Stage

Treater oute I manoning Administration (110

# 723. DISCONTINUATION OF PREVAILING CHARGE DIFFERENTIALS FOR SPECIALISTS

**Legal Authority:** 42 USC 1395u(b)(3) **CFR Citation:** 42 CFR 405.504(b)

Legal Deadline: None.

Abstract: This notice requests comments on a possible change to the regulations that govern determinations of the reasonable charges that Medicare pays for physician services. We are considering discontinuing the establishment of separate prevailing charge screens for physicians' services based on specialty practice, with the possible exception of specified medical visits and consultations.

#### Timetable:

Comments

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| Notice of   | 04/00/88 |         |
| Request For |          | •       |

Small Entity: Undetermined

Agency Contact: Bernard Patashnik, Director, Division of Medical Services, Reimbursement, Department of Health and Human Services, Health Care Financing Administration, Rm. 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD. 21207, 301 597-1334

**RIN:** 0938-AD26

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Health Care Financing Administration (HCFA)

**Proposed Rule Stage** 

# 724. AMENDING COST REPORTS AND REOPENING INTERMEDIARY PAYMENT DETERMINATIONS AND ADMINISTRATIVE REVIEW DECISIONS

**Legal Authority:** 42 USC 1302; 42 USC 1395f(b); 42 USC 1395g; 42 USC 1395l; 42 USC 1395x(v); 42 USC 1395hh; 42 USC 1395rr; 42 USC 1395ww; 42 USC 1395xx; 42 USC 405; 42 USC 1395ii; 42 USC 1395oo

**CFR Citation:** 42 CFR 405.453; 42 CFR 405.1833; 42 CFR 405.1885; 42 CFR 405.1887; 42 CFR 405.1803(b); 42 CFR 405.1811; 42 CFR 405.1837(b); 42 CFR 405.1841; 42 CFR 405.1863; 42 CFR 405.1877; 42 CFR 405.1889

Legal Deadline: None.

Abstract: This proposal would establish rules to govern and distinguish between the amending of cost reports and the reopening of Medicare intermediary payment determinations and administrative review decisions. This proposal would provide guidance to intermediaries and the Provider Reimbursement Review Board concerning the circumstances under which those actions may be taken.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Harold Fishman, Division Director, Department of Health and Human Services, Health Care Financing Administration, Division of Medicare Eligibility Policy, Room 323 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9077

RIN: 0938-AA33

#### 725. MEDICAID ELIGIBILITY

**Legal Authority:** 42 USC 1396a(a)(10); 42 USC 1302; 42 USC 1396a(f); 42 USC 1396a(a)(17); 42 USC 1396b(f)(1); 42 USC 1396d(a)

CFR Citation: 42 CFR 435; 42 CFR 436

Legal Deadline: None.

Abstract: This regulation would conform the current regulations to changes with respect to Medicaid eligibility groups and coverage criteria made by the Tax Equity and Fiscal Responsibility Act of 1982 (TEFRA). Most of these changes affect the provisions of September 30, 1981 regulations concerning Medicaid eligibility for the optional categorically needy and the medically needy, published as a result of the Omnibus Budget Reconciliation Act of 1981. The regulations would also respond to

#### **Proposed Rule Stage**

public comments received on the September 30 regulations and make some administrative changes to clarify policy and enhance the efficient operation of the Medicaid program (for example, clarification of policy on establishing the medically needy income level for one person).

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 09/00/88 |    |      |

Small Entity: No

Agency Contact: Marinos Svolos, Division Director, Department of Health and Human Services, Health Care Financing Administration, Div of Medicaid Eligibility, Room 416, East High Rise Bldg, 6325 Security Blvd, Baltimore, MD 21207, 301 594-9050

RIN: 0938-AA58

#### 726. MMIS: DEFINITION OF "MECHANIZED CLAIMS PROCESSING AND INFORMATION RETRIEVAL SYSTEM"

**Legal Authority:** 42 USC 1302; 42 USC 1396b(a)(3); 42 USC 1396b(r)

**CFR Citation:** 42 CFR 433.111; 42 CFR 433.112; 42 CFR 433.113; 42 CFR 433.119; 42 CFR 433.120; 42 CFR 433.121; 42 CFR 433.122; 42 CFR 433.131

Legal Deadline: None.

Abstract: This rule would change the definition of "mechanized claims processing and information retrieval systems" to clarify under what circumstances we will pay Federal financial participation at a percentage higher than 50 percent for a Medicaid Management Information System.

#### Timetable:

| Tittletable. |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 00/00/00 |         |

Small Entity: No

Agency Contact: Guy Harriman, Division Director, Department of Health and Human Services, Health Care Financing Administration, Division of Medicaid Procedures, G-C-7 Meadows East, 6300 Security Blvd., Baltimore, MD 21207, 301 594-4880

RIN: 0938-AA63

## 727. DEDUCTION OF INCURRED MEDICAL EXPENSES (SPENDDOWN)

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; 42 USC 1396a(a)(10); 42 USC 1396a(a)(17)

**CFR Citation:** 42 CFR 435.732; 42 CFR 435.831; 42 CFR 436.831

Legal Deadline: None.

Abstract: These regulations permit States to revise the process by which medical expenses are considered in determining Medicaid eligibility. This process applies when an individual's income level during a budget period would ordinarily preclude eligibility except that incurred medical expenses reduce income to the eligibility level.

#### Timetable:

| Action                              | Date     |    | FR | Cite  |
|-------------------------------------|----------|----|----|-------|
| NPRM                                | 09/02/83 | 48 | FR | 39959 |
| NPRM Comment<br>Period End          | 11/01/83 |    |    |       |
| Developing detailed study of issues | 00/00/00 |    |    | ,     |

Small Entity: No

Agency Contact: Marinos Svolos, Director, Div. of Medicaid Eligibility, Department of Health and Human Services, Health Care Financing Administration, Room 416 East High Rise Bldg., 6325 Security Boulevard, Baltimore, MD 21207, 301 594-9050

RIN: 0938-AB07

# 728. PAYMENT FOR CLINICAL DIAGNOSTIC LABORATORY SERVICES

**Legal Authority:** 42 USC 1395I(a)(1)(D); 42 USC 1395I(a)(2)(D); 42 USC 1395I(b)(4); 42 USC 1395cc(a)(2)(A); 42 USC 1396b(i)(7); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.439; 42 CFR 405.501; 42 CFR 405.502; 42 CFR 405.505; 42 CFR 405.511; 42 CFR 405.516; 42 CFR 405.1672; 42 CFR 405.1675; 42 CFR 405.1684; 42 CFR 431.54; 42 CFR 447.300; 42 CFR 447.321; 42 CFR 447.342

Legal Deadline: None.

Abstract: These regulations would implement provisions of Pub.L. 98-369, 99-272, and 99-509 relating to payment and "assignment" for diagnostic laboratory tests, establishing in regulations the methods for implementing fee schedules. This rule would set forth the methods by which the fee schedules would be updated and would allow certain adjustment or exceptions to the fee schedules. In accordance with the statute, the

regulations would provide that on January 1, 1990 and thereafter, fees will be determined on a nationwide basis.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 00/00/00 |    |      |

Small Entity: No

Agency Contact: Bernard Patashnik, Division Director, Department of Health and Human Services, Health Care Financing Administration, Division of Medical Services Reimbursement, Room 1-A-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1334

RIN: 0938-AB50

# 729. PHYSICIAN CERTIFICATION AND PLAN OF CARE REQUIREMENTS AND INSPECTION OF CARE REVIEWS

**Legal Authority:** 42 USC 1302; 42 USC 1396a(a)(26); 42 USC 1396a(a)(30)(B); 42 USC 1396a(a)(44); 42 USC 1396b(g)

**CFR Citation:** 42 CFR 400; 42 CFR 440; 42 CFR 441; 42 CFR 456

Legal Deadline: None.

Abstract: These rules would revise the regulations to incorporate changes made by sections 2363 and 2368 of the Deficit Reduction Act of 1984. These statutes made the requirements for physician certification and development of a plan of care (formerly utilization control requirements) State plan requirements. States are no longer required to make the quarterly showings of compliance for those requirements or for utilization review. A quarterly demonstration to the Secretary of a satisfactory utilization control program is, under sections 2363 and 2368, limited to inspections of care in participating mental hospitals, skilled nursing facilities and intermediate care facilities, including intermediate care facilities for the mentally retarded.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 00/00/00 |         |  |

Small Entity: Yes

Agency Contact: Thomas E. Hoyer, Division Director, Department of Health and Human Services, Health Care Financing Administration, Div. of Provider Services & Coverage Pol.,

**Proposed Rule Stage** 

Room 405 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9446

RIN: 0938-AB55

# 730. MEDICARE: HEALTH MAINTENANCE ORGANIZATIONS AND COMPETITIVE MEDICAL PLANS: COORDINATED OPEN ENROLLMENT

Significance: Agency Priority

**Legal Authority:** 42 USC 1395mm(c)(3)(A)(iii); 42 USC 1302; 42 USC

CFR Citation: 42 CFR 417 Legal Deadline: None.

Abstract: These regulations would implement section 2350 of Pub. L. 98-369 by requiring that HMOs and CMPs hold coordinated open enrollment periods in geographic areas that encompass two or more organizations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: Stanley Katz, Division Director, Department of Health and Human Services, Health Care Financing Administration, Div. of Medical Services Coverage Policy, Room 489 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-8561

RIN: 0938-AB57

#### 731. PAYMENT FOR THE SERVICES OF PHYSICIANS FURNISHED IN TEACHING SETTINGS AND OTHER PROVIDERS

**Legal Authority:** 42 USC 1395u; 42 USC 1395x; 42 USC 1395x; 42 USC 1395x; 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.465; 42 CFR 405.466; 42 CFR 405.480; 42 CFR 405.481; 42 CFR 405.522; 42 CFR 405.523; 42 CFR 405.524; 42 CFR 405.525; 42 CFR 405.550; 42 CFR 405.551; 42 CFR 405.552; 42 CFR 405.555; 42 CFR 405.555; ...

Legal Deadline: None.

Abstract: These regulations would implement provisions of section 948 of P.L. 96-499 and section 2307 of P.L. 98-369. This legislation deals with certain problems that have arisen in the Medicare program with respect to payment for physicians in the teaching setting. Specifically addressed by Congress is the problem of distinguishing between the services a

physician furnishes to individual patients as a teaching physician and services furnished to the provider, as well as the method of reimbursement for these services. This proposed rule sets forth the conditions under which physicians in teaching settings would be reimbursed on a reasonable cost basis or, alternatively, on a reasonable charge basis. It also describes the methods used to determine the customary charges for the services of those physicians. This rule would also clarify related issues of physician reimbursement.

#### Timetable:

| · ····ctabic. |          |    |      |  |
|---------------|----------|----|------|--|
| Action        | Date     | FR | Cite |  |
| NPRM          | 04/00/88 |    |      |  |

Small Entity: No

Agency Contact: Bernard Patashnik, Director, Division of Medical Services Reimbursement, Department of Health and Human Services, Health Care Financing Administration, Room 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1334

RIN: 0938-AB61

## 732. REVIEW OF CURRENT RULES AFFECTING CLINICAL LABORATORIES

Significance: Regulatory Program

**Legal Authority:** 42 USC 1395x; 42 USC 1302; 42 USC 1395hh; 42 USC 263a

**CFR Citation:** 42 CFR 405.1310 to 405.1317; 42 CFR 482.27; 42 CFR 74

Legal Deadline: None.

Abstract: Currently, hospital-based and independent laboratories are subject to varying State Licensure requirements and to Medicare regulations that vary from requirements of private accreditation entities and from regulations governing laboratories performing tests under interstate commerce. One consequence is that the quality of laboratories' services is adjudged using different standards. Inconsistent standards not only create confusion regarding necessary performance levels, but may permit laboratories with substandard performance to continue furnishing covered services. This proposed rule would establish better measures of performance and amend requirements to improve the quality of laboratory services.

#### Timetable:

| Action | Date      | FR Cite |
|--------|-----------|---------|
| NPRM   | ,04/00/88 |         |

Small Entity: Yes

Additional Information: Taken from the Regulatory Program of the United States Government 1987 - 1988 which projected final action in October 1987.

Agency Contact: Wayne Smith, Director, Office of Survey and Certification, Department of Health and Human Services, Health Care Financing Administration, 2-D-2 ME, 6300 Security Blvd., Baltimore, MD 21207, 301 594-5547

RIN: 0938-AB96

# 733. MEDICARE SECONDARY PAYOR AND MEDICARE RECOVERY AGAINST THIRD PARTIES

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; 42 USC 1395y(b); 42 USC 1395hh

**CFR Citation:** 42 CFR 405; 42 CFR 411; 42 CFR 489

Legal Deadline: None.

Abstract: This proposed rule would revise regulations to reflect recent statutory provisions regarding HCFA's right to bring an action directly against certain third parties or to join or intervene in an action against a third party. It would also place certain requirements on hospitals regarding the identification and billing of potential Medicare secondary payor cases. Additionally, it would include requirements regarding timely refunds to Medicare when collections have been made from another insurer. The proposal would also clarify rules for Medicare payment for services furnished to an end-stage renal disease (ESRD) patient who is also covered under an employer group health plan. It would include the changes pertaining to Medicare conditional payments for ESRD beneficiaries made by section 4036(a) of the Omnibus Budget Reconciliation Act of 1987. It would update policies pertaining to Medicare payment for services covered under a workers' compensation law or plan, or under no-fault or liability insurance. It would make Medicare secondary to all kinds of no-fault insurance, not just automobile no-fault insurance.

**Proposed Rule Stage** 

Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: Yes

Agency Contact: Herbert Pollock, Branch Chief, Department of Health and Human Services, Health Care Financing Administration, Medicare Claims Payment Policy Branch, Rm. 323 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-4978

RIN: 0938-AC05

## 734. CHANGES IN PAYMENT POLICY FOR DIRECT GRADUATE MEDICAL EDUCATION COSTS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1302; 42 USC 1395hh; 42 USC 1395ww(h)

**CFR Citation:** 42 CFR 405.521; 42 CFR 405.522; 42 CFR 412.113; 42 CFR 413.85; 42 CFR 413.86

Legal Deadline: None.

Abstract: This rule sets forth proposed changes in Medicare Policy concerning payment for direct graduate medical education costs of providers associated with approved residency programs. These changes are necessary in order to implement section 1886(h) of the Social Security Act which was added by section 9202 of the Consolidated Omnibus Budget Reconciliation Act of 1985 and amended by section 9314 of the Omnibus Budget Reconciliation Act of 1986. The changes in this rule are effective for cost reporting periods beginning on or after July 1, 1985.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: Yes

Agency Contact: Linda Magno, Director, Div. of Hospital Payment Policy, Office of Reimbursement Policy, Department of Health and Human Services, Health Care Financing Administration, 1-H-1 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9343

RIN: 0938-AC27

735. EFFECT OF APPEALS ON HOSPITAL-SPECIFIC PORTION OF THE PROSPECTIVE PAYMENT RATE

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; 42 USC 1395hh; 42 USC 1395ww

**CFR Citation:** 42 CFR 412.71; 42 CFR 412.72; 42 CFR 412.73; 42 CFR 412.76; 42 CFR 412.128

Legal Deadline: None.

Abstract: This proposed rule would amend and clarify the prospective payment regulations governing administrative and judicial review of payment amounts in order to resolve confusion concerning interpretation of those regulations. In particular, the rule would amend and clarify the provisions pertaining to adjustment of the hospital-specific rate under the prospective payment system.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Yes

Agency Contact: Edward Rees, Branch Chief, Department of Health and Human Services, Health Care Financing Administration, Payment Determination Policy Branch, Rm. 1-H-1 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-6403

RIN: 0938-AC40

## 736. USE OF THE HCFA HOSPITAL WAGE INDEX FOR DETERMINING PAYMENT TO HOSPICES

**Legal Authority:** 42 USC 1395f(i); 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 418.306(c)

Legal Deadline: None.

Abstract: This notice would replace the current wage index used to determine payment for hospice care furnished to Medicare beneficiaries with the HCFA survey-based hospital wage index.

#### Timetable:

Action Date FR Cite

Proposed Notice 00/00/00

Small Entity: No

Agency Contact: Anthony Lovecchio, Director, Div. of Alternative Reimbursement Systems, Department of Health and Human Services, Health Care Financing Administration, 1-A-3 East Low Rise, 6325 Security Blvd., Baltimore, MD 21207, 301 594-4011

RIN: 0938-AC49

#### 737. HOSPICE/CASE MANAGEMENT

**Legal Authority:** 42 USC 1396d(a)(18); 42 USC 1396d(o); 42 USC 1396b(a)(13)(C); 42 USC 1396o(b)(2)(E); 42 USC 1396o(b)(2)(E); 42 USC 1302; 42 USC 1396n(g); PL 99-509; PL 99-514; PL 99-272

**CFR Citation:** 42 CFR 418.32; 42 CFR 431.50; 42 CFR 435.218; 42 CFR 445.231; 42 CFR 440.185; 42 CFR 440.190; 42 CFR 440.250; 42 CFR 441; 42 CFR 447.53; 42 CFR 447.327; 42 CFR 447.381 to 384; 42 CFR 435.726; 42 CFR 435.735; 42 CFR 436.231; 42 CFR 441.18; ...

Legal Deadline: None.

Abstract: These regulations would implement 3 provisions of Pub. L. 99-272: (1) under section 9505. Medicare coverage of hospice care at State option, the regulations would establish eligibility requirements, covered services, reimbursement procedures and conditions of participation; (2) under section 9508, Medicaid coverage of case management services, at State option case management services may be furnished to specific Medicaid groups or geographic areas within a State; (3) under section 9123 there is an indefinite extension of the Medicare hospice benefit, which was scheduled to end on 09/30/86. These regulations would also implement sections 9411, 9412, and 9435d of Pub. L. 99-509, and section 1895(c) of Pub. L. 99-514, all relating to optional State coverage of case management and hospice services for the Medicaid population.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: Yes

Agency Contact: Thomas Hoyer, Director, Div. of Provider Services & Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Room 405 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9446

RIN: 0938-AC52

# 738. HOME AND COMMUNITY-BASED SERVICES AND RESPIRATORY CARE FOR VENTILATOR-DEPENDENT INDIVIDUALS

**Legal Authority:** 42 USC 1302; 42 USC 1396n(c)

**Proposed Rule Stage** 

**CFR Citation:** 42 CFR 435.726; 42 CFR 435.735; 42 CFR 440.180; 42 CFR 441.301; 42 CFR 441.302; 42 CFR 441.303; 42 CFR 441.304; 42 CFR 441.305; 42 CFR 441.306; 42 CFR 441.307; 42 CFR 441.308; 42 CFR 440.250

Legal Deadline: None.

Abstract: This rule would revise the regulations for home and community based services as required by section 9502 of Pub.L. 99-272 and sections 9408 and 9411 of Pub.L. 99-509. Also, this proposal would provide for respiratory care services as medical assistance under the State plan, in accordance with section 9408 of Pub.L. 99-509.

#### Timetable:

| Action | Date     | FR | Cite | • |
|--------|----------|----|------|---|
| NPRM   | 04/00/88 |    |      |   |

Small Entity: No

Agency Contact: Thomas Hoyer, Director, Division of Provider Services Coverage Pol., Department of Health and Human Services, Health Care Financing Administration, Room 405 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9446

RIN: 0938-AC55

# 739. ● BILLING AND VERIFICATION ADD-ON RELATING TO HOME HEALTH AGENCIES COST PER VISIT LIMITS FOR COST REPORTING PERIODS BEGINNING JULY 1, 1986 AND JULY 1, 1987

**Legal Authority:** 42 USC 1395x(v)(1)(A); 42 USC 1395x(v)(1)(L)

CFR Citation: 42 CFR 413.30

Legal Deadline: None.

Abstract: This notice responds to the public comments we received concerning the billing and verification add-on factors that were included in the two schedules of limits on home health agency costs that were published in the Federal Register on July 7, 1987 (52 FR 25562). The first schedule of limits was applicable to cost reporting periods beginning on or after July 1, 1986 but before July 1, 1987, and the second to cost reporting periods beginning on or after July 1, 1987.

#### Timetable:

| • | •    |         |
|---|------|---------|
|   |      |         |
| Action                                  | Date | FR Cite |
| ACUON                                   | Date | FR Cite |
|   |      |         |
|   |      |         |

Final Notice 00/00/00

Small Entity: No

Agency Contact: William J. Goeller, Director, Division of Payment and Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-F-5 ELR, 6325 Security Blvd, Baltimore, MD 21207. 301 597-1803

RIN: 0938-AC56

#### 740. PARTICIPATION IN CHAMPUS AND CHAMPVA, HOSPITAL ADMISSIONS FOR VETERANS, DISCHARGE RIGHTS NOTICE, AND HOSPITAL RESPONSIBILITY FOR EMERGENCY CARE

Significance: Agency Priority

**Legal Authority:** 42 USC 1395x; 42 USC 1395cc; 42 USC 1395dd; 42 USC 1395hh; 42 USC 1302

**CFR Citation:** 42 CFR 405.1903; 42 CFR 489.20; 42 CFR 489.24; 42 CFR 489.25; 42 CFR 489.26; 42 CFR 489.27; 42 CFR 1001.202; 42 CFR 1001.203; 42 CFR 1001.211; 42 CFR 1003.100; 42 CFR 1003.101; 42 CFR 1003.102; 42 CFR 1003.102; 42 CFR 1003.102; 42 CFR 1003.103; ...

Legal Deadline: None.

Abstract: This proposed rule would implement sections 9121 and 9122 of PL 99-272 as amended by PL 100-203. Specifically, under section 9121, Medicare participating hospitals with emergency departments would be required to provide upon request medical examinations and treatments for individuals with emergency medical conditions and women in active labor. Hospitals failing to meet those requirements may have their Medicare provider agreements suspended or terminated. In addition, the hospital and the responsible physician may each be subject to a civil money penalty for each such violation. Under section 9122, Medicare participating hospitals would be required to accept CHAMPUS and CHAMPVA payment as payment in full for services provided to CHAMPUS and CHAMPVA beneficiaries. These regulations would also implement section 233 of PL 99-576, which requires Medicare hospitals to admit veterans. They would also implement section 9305(b)(1) of PL 99-509, which requires Medicare hospitals to give patients a notice of their discharge rights. section 9305(b)(1) of PL 99-509 which requires Medicare hospitals to give patients a written notice of their discharge rights.

| Ŧ:  | _ | eta | h | lo. |
|-----|---|-----|---|-----|
| 3 I | ш |     | ш |     |

| Action | Date     | FR | Cite | _ |
|--------|----------|----|------|---|
| NPRM   | 04/00/88 |    |      |   |

Small Entity: No

Agency Contact: Thomas Hoyer, Director, Div. of Provider Services & Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Room 405 EHR Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-9446

RIN: 0938-AC58

#### 741. PAYMENT FOR KIDNEYS SENT TO FOREIGN COUNTRIES OR TRANSPLANTED IN NON-MEDICARE BENEFICIARIES

Legal Authority: 42 USC 1395rr; 42 USC

1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 413.179

Legal Deadline: None.

Abstract: These regulations will exclude the costs associated with kidneys sent to foreign countries or transplanted in non-Medicare recipients from Medicare payments made to organ procurement agencies.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/02/88 | 53 FR 6672 |
| NPRM Comment<br>Period End | 05/02/88 |            |
| Final Action               | 00/00/00 |            |

Small Entity: No

#### Agency Contact: Mark Horney, Program Analyst, Office of Reimbursement Policy, Department of Health and Human Services, Health Care Financing Administration, 1-A-5 ELR, 6325 Security Boulevard, Baltimore, MD 21207, 301 597-6939

RIN: 0938-AC59

### 742. MEDICARE BENEFICIARY APPEALS

Legal Authority: 42 USC 1302; 42 USC 1395ff; 42 USC 1395hh; 42 USC 1395 et seq; 42 USC 1395ii; 42 USC 1395pp; 42 USC 1395u; 42 USC 405(d); 42 USC 1320(c); 42 USC 1395i; 42 USC 1395cc; PL 100-203, Sec 4307

CFR Citation: 42 CFR 405.701; 42 CFR 405.708; 42 CFR 405.716; 42 CFR 405.717; 42 CFR 405.718a through d; 42 CFR 405.719; 42 CFR 405.720; 42 CFR 405.722; 42 CFR 405.724; 42 CFR 405.730; 42 CFR 405.801; 42 CFR 426; 42 CFR 405.702

13824

HHS-HCFA

**Proposed Rule Stage** 

Legal Deadline: None.

Abstract: These regulations would establish a new Part 426, setting forth the procedures under which HCFA Administrative Law Judges (ALIs) would conduct hearings of certain Medicare appeals, which are now heard by ALJs of the Social Security Administration. These hearings involve appeals under section 1869 and 1879 of the Social Security Act concerning the amount of benefits payable under Part A and Part B. Prior to enactment of the Omnibus Reconciliation Act of 1986. ALI hearings were not available for appeals of Part B payments, except for certain matters arising under section 1876 of the Act (payment to health maintenance organizations and competitive medical plans). Part 426 also would establish procedures for a Medicare Review Board, judicial review, reopening of ALJ and Board decisions, representation of parties and payment of certain travel expenses.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Harold Shaffer, Special Assistant, AAO, Department of Health and Human Services, Health Care Financing Administration, Room 784 EHR Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 597-4854

RIN: 0938-AC81

# 743. MEDICAID ELIGIBILITY FOR QUALIFIED SEVERELY IMPAIRED INDIVIDUALS

**Legal Authority:** 42 USC 1302; 42 USC 1396a(f); 42 USC 1396a(10)(A)(i)(II); 42 USC 1396a(O); 42 USC 1396d(q); 42 USC 1382h; 42 USC 1382h note; 42 USC 1396a note

**CFR Citation:** 42 CFR 435.120; 42 CFR 435.121; 42 CFR 435.725; 42 CFR 435.733

Legal Deadline: None.

Abstract: This proposed rule would amend the Medicaid regulations to specify for Medicaid, mandatory categorically needy eligibility for individuals who, although severely impaired, work and demonstrate ability to perform substantial gainful activity and who are considered to be Supplemental Security Income (SSI) beneficiaries by virtue of 1619 of the Act. It also specifies how States electing the option under Section 1902

to provide Medicaid under criteria more restrictive than SSI, will treat the "1619" individuals. It also would specify how SSI payments made to certain institutionalized individuals are to be disregarded as income under Medicaid for up to two months. The amendments would conform the regulations to provisions of the Omnibus Budget Reconciliation Act of 1986 and the Employment Opportunities for Disabled Americans Act.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 04/00/88 |    |      |

Small Entity: No

Agency Contact: Richard Strauss, Program Analyst, Division of Medicaid Eligibility Policy, Department of Health and Human Services, Health Care Financing Administration, Room 448 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-6529

RIN: 0938-AC82

#### 744. DENIAL OF PAYMENT FOR SUBSTANDARD QUALITY CARE, REVIEW OF BENEFICIARY COMPLAINTS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1320c-3(a); 42 USC 1395cc(a)(1)(K); 42 USC 1395u; 42 USC 1395pp(b); PL 99-272, Sec 9403; PL 99-509, Sec 9353(c); PL 100-203, Sec 4096(a)(1)(A)

CFR Citation: 42 CFR 462.105; 42 CFR 466.70; 42 CFR 466.74; 42 CFR 466.83; 42 CFR 466.88; 42 CFR 466.93; 42 CFR 466.94; 42 CFR 466.98; 42 CFR 466.106; 42 CFR 473.12; 42 CFR 473.14; 42 CFR 473.40; 42 CFR 476.133; 42 CFR 489.21; ...

#### Legal Deadline: None.

Abstract: The purpose of this proposed rule is to implement section 9403 of PL 99-272 and 9353(c) of PL 99-509 and PL 100-203, section 4096(a)(1)(A). Under section 9403 of PL 99-272, Peer Review Organizations (PROs) are authorized to deny Medicare payment to a physician or hospital for services furnished that are of substandard quality. The PRO determinations to deny Medicare payment for these services would be made on the basis of criteria that are consistent with guidelines established by the Secretary. Under section 9353(c) of PL 99-509, PROs would conduct an appropriate review of all written complaints from beneficiaries or their

representatives about the quality of services not meeting professionally recognized standards of health care. Under PL 100-203 beneficiaries are protected from liability for the cost of physician services where payment is denied because services were of substandard quality.

#### Timetable:

| Action |   | Date     | FR Cite |
|--------|---|----------|---------|
| NPRM   | - | 04/00/88 |         |

Small Entity: Yes

Agency Contact: Patricia Booth, Acting Director, Division of Review Program, Department of Health and Human Services, Health Care Financing Administration, 2-D-2 Meadows East Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-7909

RIN: 0938-AC84

# 745. REVISED EFFECTIVE DATE OF MEDICARE/MEDICAID PROVIDER AGREEMENT AND SUPPLIER PARTICIPATION

**Legal Authority:** 42 USC 1302; 42 USC 1395cc; 42 USC 1393ff(c); 42 USC 1395hh; 42 USC 1396i

**CFR Citation:** 42 CFR 440.10; 42 CFR 440.70; 42 CFR 442.13; 42 CFR 488.40; 42 CFR 489.13; 42 CFR 498.3

Legal Deadline: None.

Abstract: This proposed rule would revise Medicare and Medicaid rules to provide for a 60-day conditional certification period for facilities seeking participation in the Medicare and Medicaid program to apply uniform effective rules to all Medicare or Medicaid providers, including Medicare Suppliers, and Medicaid only hospitals and home health agencies; and to specify that effective date decisions are precluded from Medicare reconsiderations and hearings.

#### Timetable:

| Action | Date     | ` | FR Cite |   |
|--------|----------|---|---------|---|
| NPRM   | 00/00/00 |   |         | _ |

Small Entity: Yes

#### Agency Contact: Peter Burdette, Program Analyst, Office of Survey and Certification, Department of Health and Human Services, Health Care Financing Administration, Room 2-D-2 Meadows East Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-3222

RIN: 0938-AC88

**Proposed Rule Stage** 

#### 746. RECOGNITION OF COLLEGE OF AMERICAN PATHOLOGISTS LABORATORY ACCREDITATION PROGRAM

Legal Authority: 42 USC 1395bb

**CFR Citation:** 42 CFR 405.1310; 42 CFR 482.27

Legal Deadline: None.

Abstract: This notice proposes that the Health Care Financing Administration recognize the accreditation program of the College of American Pathologists for clinical laboratories participating in the Medicare program. As a result of HCFA's recognition, these laboratories would not ordinarily be subject to an inspection by State survey agencies to determine their compliance with Federal requirements. They would be "deemed" to meet the Medicare Conditions of Participation for Hospital-Based Laboratories (42 CFR 482.27) or conditions for coverage of services of independent laboratories (42 CFR 405.1310).

#### Timetable:

| Action          | Date     | FR Cite |
|-----------------|----------|---------|
| Final Notice    | 00/00/00 |         |
| Proposed Notice | 00/00/00 |         |

Small Entity: No

Agency Contact: Mike Goldman, Chief, Laboratory and Ambulatory Services Branch, Department of Health and Human Services, Health Care Financing Administration, 2-D-2 Meadows East Building, 6300 Security Boulevard, Baltimore, MD 21207, 301 594-9737

RIN: 0938 AC89

# 747. PRO REVIEW OF SURGICAL PROCEDURES AND REQUIREMENTS FOR SECOND OPINIONS

**Legal Authority:** 42 USC 1320c-13; 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 466.150 to 190; 42 CFR 473.12; 42 CFR 473.14; 42 CFR 473.40

Legal Deadline: None.

Abstract: This proposed rule would implement section 9401 of Pub.L. 99-272, which provides that, under Medicare, a physician must request from the Peer Review Organization (PRO) preadmission review for certain surgical procedures. Under section 9401, if the PRO determines that the procedure is not appropriate and medically necessary, the PRO will deny payment under Medicare If the PRO cannot

determine whether a surgical procedure is medically necessary and appropriate, the beneficiary would obtain an opinion from a second physician, or where the opinion of the second physician differs from the first physician, the beneficiary may obtain an opinion from a third physician.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 00/00/00 |    |      |

Small Entity: Undetermined

Agency Contact: Richard Husk, Director, Office of Medical Review, Department of Health and Human Services, Health Care Financing Administration, Room 2-D-2 Meadows East Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-7909

RIN: 0938-AC90

# 748. PAYMENT FOR THE COST OF MALPRACTICE INSURANCE FOR HOSPITALS EXCLUDED FROM THE PROSPECTIVE PAYMENT SYSTEM

**Legal Authority:** 42 USC 1302; 42 USC 1395f(b); 42 USC 1395g; 42 USC 1395l(a); 42 USC 1395x(v); 42 USC 1395hh; 42 USC 1395rr; 42 USC 1395ww; 42 USC 1395xx

CFR Citation: 42 CFR 413.56

Legal Deadline: None.

Abstract: Medicare's share of payment for the cost of a hospital's malpractice insurance is determined in part through the use of a scaling factor formula. In this notice, we are undertaking to develop a separate set of values for use in the scaling factor formula for hospitals excluded from the prospective payment system.

#### Timetable:

| Action | Date     | FR Cite |   |
|--------|----------|---------|---|
| Notice | 00/00/00 |         | _ |

Small Entity: Undetermined

Agency Contact: Paul Trimble, Special Assistant, Office of Reimbursement Policy, Department of Health and Human Services, Health Care Financing Administration, 1-F-5 East Low Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-8640

RIN: 0938-AC97

#### 749. CHANGES CONCERNING DETERMINATION OF ALLOWABLE INTEREST EXPENSE AND SUSPENSION OF PAYMENTS

**Legal Authority:** 42 USC 1320b-4; 42 USC 1395g; 42 USC 1395u; 42 USC 1395h; 42 USC 1302

**CFR Citation:** 42 CFR 413.153; 42 CFR 405.370; 42 CFR 413.5(c)(3)

Legal Deadline: None.

Abstract: This rule proposes changes to the Medicare regulations to provide for the following: (1) elimination of the requirement that in case of overpayments to health care provider's, the contractor makes a determination that a suspension of payment is needed to protect the program against financial loss before the payment can be suspended; (2) elimination of the requirement that investment income of providers from gifts, grants, and endowments be offset against allowable interest expenses if that investment income is not held separately (that is, commingled with . other funds); and (3) extension of the list of exceptions to the interest expense reduction provision to include investment income from deferred compensation plans and self-insurance funds.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: No

Agency Contact: William Goeller, Director, Division of Payment and Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, 1-F-5 East Low Rise Building, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1803

RIN: 0938-AC99

# 750. CHANGES CONCERNING THE DEFINITION OF ACCRUAL BASIS OF ACCOUNTING

Legal Authority: 42 USC 1395x(v) CFR Citation: 42 CFR 413.24

Legai Deadline: None.

Abstract: This rule proposes to revise the Medicare regulations to clarify the definition of "accrual basis of accounting" to indicate that expenses must be incurred by provider of health care services before Medicare will pay its share of those expenses. This change

**Proposed Rule Stage** 

is intended to conform the regulations with the law and to promote economy and efficiency in the administration of the Medicare program.

Timetable:

**NPRM** 

Action Date

04/00/88

FR Cite

Small Entity: No

Agency Contact: William Goeller, Director, Division of Payment and Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-F-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1802

RIN: 0938-AD01

# 751. OPTIONAL PAYMENT SYSTEM FOR LOW MEDICARE VOLUME SKILLED NURSING FACILITIES

Significance: Regulatory Program

Legal Authority: 42 USC 1395yy(d)

CFR Citation: 42 CFR 413.30

Legal Deadline: None.

Abstract: This rule proposes to establish optional prospective payment rates for routine services furnished by certain skilled nursing facilities. The prospective rate would be on a per diem basis and would include payment for the cost of furnishing general inpatient routine services and associated capital-related costs. As specified in the Conference Committee Report accompanying PL 99-272, the rates paid to proprietary SNFs would include a component for the routine service portion of the return on equity capital. As specified in section 1861(v)(1)(B) of the Act, the return on equity component would only be included in the rate paid to proprietary SNFs. This rule would propose instructions for determining eligibility for payment under this system, and the methodology for calculating the prospective payment rates.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Yes

Agency Contact: William Goeller, Director, Division of Payment and Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-F-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1802

RIN: 0938-AD02

# 752. CRITERIA AND PROCEDURES FOR MEDICAL SERVICES COVERAGE DECISIONS

Significance: Agency Priority

**Legal Authority:** 42 USC 1395y; 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.202; 42 CFR 405.407; 42 CFR 405.408

Legal Deadline: None.

Abstract: The proposed rule would establish in regulations generally applicable standards and procedures for HCFA determinations as to whether and under what circumstances specific medical items and services should be paid for under Medicare. It establishes and explains the criteria relied upon for determining whether an item or service is "reasonable and necessary." The objective of the criteria and procedures set forth in this proposed rule is to assure that Federal funds are expended only for medical services that are covered under the Medicare program.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Bart McCann, M.D., Chief, Special Coverage Issues Branch, Department of Health and Human Services, Health Care Financing Administration, 455 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-9370

RIN: 0938-AD07

753. REVISIONS TO CONDITIONS OF PARTICIPATION FOR HOSPITALS AND CONDITIONS FOR COVERAGE OF SERVICES OF INDEPENDENT LABORATORIES AND SUPPLIERS OF ESRD SERVICES

Significance: Regulatory Program

**Legal Authority:** 42 USC 1395x(e)(6)(B); PL 99-509, Sec 9339(d); 42 USC 1395x(ee); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.1312; 42 CFR 405.2171; 42 CFR 482.21; 42 CFR 405.2135; 42 CFR 405.2137; 42 CFR 482.27; 42 CFR 482.43

Legal Deadline: None. .

Abstract: These revisions would (a) require hospitals to provide a discharge planning process; and (b) allow a laboratory director to meet State standards for qualifications, rather than federal, if they differ. These revisions would conform our regulations with requirements of Pub.L. 99-509.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: No

Agency Contact: Robert Wren,
Director, Office of Coverage Policy,
Department of Health and Human
Services, Health Care Financing
Administration, Room 401 East High
Rise, 6325 Security Blvd., Baltimore, MD
21207, 301 594-9690

RIN: 0938-AD11

754. RECOGNITION OF JOINT COMMISSION ON ACCREDITATION OF HEALTHCARE ORGANIZATIONS' HOME CARE PROGRAM STANDARDS AND THE NATIONAL LEAGUE FOR NURSING'S STANDARDS FOR HOME HEALTH AGENCIES

Significance: Agency Priority

**Legal Authority:** 42 USC 1395bb(a); 42 USC 1302; 42 USC 1395hh

CFR Citation: Not applicable Legal Deadline: None.

Abstract: Under this proposed notice, hospital-based home health agencies accredited by the Joint Commission on Accreditation for Healthcare Organizations' and home health agencies accredited by the National League for Nursing would be considered or "deemed" to meet the Medicare conditions of participation. Thus, these agencies would not ordinarily be subject to an inspection by State survey agencies to determine their compliance with Federal requirements. As a result of the home health agency's deemed status, a State also could choose to permit the agency to participate as a provider under the Medicaid program.

#### Timetable:

| Action                       | Date     |    | FR | Cite  |
|------------------------------|----------|----|----|-------|
| Proposed Notice              | 12/31/87 | 52 | FR | 49510 |
| Public Comment<br>Period End | 02/29/88 |    |    |       |
| Final Notice                 | 00/00/00 |    |    |       |

Small Entity: No

**Proposed Rule Stage** 

Agency Contact: Anita Heygster, Program Analyst, Long Term Care Branch, Department of Health and Human Services, Health Care Financing Administration, Room 431 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9825

RIN: 0938-AD13

### 755. EXPLANATION OF RIGHTS AND OTHER HMO/CMP PROVISIONS

**Legal Authority:** 42 USC 1395mm; PL 99-509, Sec 9312(a); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 417.413; 42 CFR 417.428; 42 CFR 417.432; 42 CFR 417.436; 42 CFR 417.448; 42 CFR 417.460; 42 CFR 417.640; 42 CFR 417.494

Legal Deadline: None.

Abstract: This proposed rule would revise Medicare regulations to repeal the "two-for-one" rule for Medicare enrollees; expand required information and require annual notice of HMO/CMP enrollees rights; and add a provision to terminate a contract for noncompliance pertaining to restrictions on waivers of 50 percent for Medicare enrollment. These revisions would implement provisions of the Omnibus Budget Reconciliation Act of 1986.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | :       |

Small Entity: Yes

Agency Contact: Joan Mahanes, Program Analyst, Office of Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Room 463 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-8046

RIN: 0938-AD14

### 756. ELIGIBILITY OF ALIENS FOR MEDICAID

Significance: Regulatory Program

**Legal Authority:** 42 USC 1396b(u); PL 99-603, Sec 201; PL 99-509

CFR Citation: 42 CFR 435.402; 42 CFR 436.402; 42 CFR 440.200; 42 CFR 440.250; 42 CFR 436.128; 42 CFR 436.406; 42 CFR 436.408; 42 CFR 436.2; 42 CFR 440.255; 42 CFR 435.139; 42 CFR 435.406; 42 CFR 435.408; 42 CFR 435.1; 42 CFR 435.3; 42 CFR 436.128; ...

Legal Deadline. None.

Abstract: This proposed rule would revise Medicaid regulations applicable for aliens who meet eligibility requirements as categorically needy or medically needy. It would establish in the regulations that aliens lawfully admitted for permanent residence or permanently residing in the United States under color of law may be eligible for all Medicaid services. It also would identify those aliens who may be eligible only for limited services.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 00/00/00 | •       |

Small Entity: No

Agency Contact: Marinos T. Svolos, Director, Division of Medicaid Eligibility Policy, Department of Health and Human Services, Health Care Financing Administration, Room 400 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-9051

RIN: 0938-AD15

# 757. MEDICAID: ELIGIBILITY GROUPS EXTENDED COVERAGE OF SERVICES, AND CONDITIONS OF ELIGIBILITY: COBRA AND TEFRA

Legal Authority: 42 USC 1396a(a)(10); 42 USC 13964(a); 42 USC 1396d(a); 42 USC 1396k(a); 42 USC 1396s; 42 USC 1383c; 42 USC 673; 42 USC 675; 42 USC 672; 42 USC 1396a(a)(25)(b); 42 USC 1396a(e)(3)

**CFR Citation:** 42 CFR 435; 42 CFR 436

Legal Deadline: None.

Abstract: This proposed rule would amend the Medicaid regulations to incorporate numerous mandatory eligibility groups for Medicaid coverage: pregnant women; children in adoption and foster care; certain disabled widows and widowers; and certain disabled children being cared for at home. The rule would also provide for extended care for pregnant women after termination of pregnancy and add a condition of eligibility relating to third party liability. The amendments would conform the regulations to provisions of the Consolidated Omnibus Reconciliation Act of 1985 and the Tax Equity and Fiscal Responsibility Act of 1982. States have been informed that these provisions of the statute are selfimplementing. Manual instructions containing procedures for States to

implement the requirements have been issued.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Marinos Svolos. Director, Division of Medicaid Eligibility Policy, Department of Health and Human Services, Health Care Financing Administration, Room 416 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-6050

RIN: 0938-AD16

# 758. MEDICAID ELIGIBILITY OF POVERTY LEVEL GROUPS AND EXTENDED COVERAGE OF SERVICES

Legal Authority: 42 USC 1396a(a)(10); 42 USC 1396a(f); 42 USC 1396a(f); 42 USC 1396a(f); 42 USC 1396a(m); 42 USC 1396a(m); 42 USC 1396b(f); 42 USC 1396b(g); 42 USC 1396b(g); 42 USC 1396a(a)(47); 42 USC 1396a(e)(6); 42 USC 1396a(e)(6); 42 USC 1396a(e)(7)

**CFR Citation:** 42 CFR 431; 42 CFR 435; 42 CFR 436; 42 CFR 440; 42 CFR 447

Legal Deadline: None.

Abstract: This proposed rule would amend the Medicaid regulations to incorporate changes relating to Medicaid eligibility groups and coverage of services made by the Omnibus Budget Reconciliation Act of 1987 (P.L. 100-203), the Omnibus Budget Reconciliation Act of 1986 (P.L. 99-509), and the Homeless Eligibility Clarification Act of 1986 (P.L. 99-570). This rule would add optional eligibility groups of pregnant women, infants and children, and aged and disabled individuals with incomes up to a specified percentage of the Federal poverty line; provide for optional Medicaid coverage of Medicare costsharing expenses for qualified Medicare beneficiaries with incomes at or below the Federal poverty line; clarify eligibility of homeless individuals; add provisions for a presumptive eligibility period for pregnant women who, based on preliminary information, appear to meet income requirements under Medicaid, and clarify coverage of and services to pregnant women and children.

Proposed Rule Stage

Timetable:

Action

Date FR Cite

NPRM

00/00/00

Small Entity: No

Agency Contact: Marinos Svolos, Director, Division of Medicaid Eligibility, Department of Health and Human Services, Health Care Financing Administration, Room 416 East High Rise, 6325 Security Blvd., Baltimore, MD 21207, 301 966-4452

RIN: 0938-AD17

#### 759. TRANSFER OF ASSETS

**Legal Authority:** 42 USC 1302; 42 USC 1396p(c)

CFR Citation: 42 CFR 435; 42 CFR 436

Legal Deadline: None.

Abstract: These regulations would conform the regulations with the provisions of section 132 of P.L. 97-248 and provide guidance to State Medicaid agencies, which in determining an individual's eligibility for Medicaid, include as a resource the uncompensated value of assets such as cash or property that the individual has transferred to someone else for less than fair market value within the 24 months preceding a Medicaid application.

#### Timetable:

Action Date FR Cite

NPRM 00/00/00 Small Entity: Undetermined

Agency Contact: Marinos Svolos, Director, Division of Medicaid Eligibility, Department of Health and Human Services, Health Care Financing Administration, Room 416 East High Rise, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9050

RIN: 0938-AD18

#### 760. PAYMENT FOR SERVICES OF CERTIFIED REGISTERED NURSE ANESTHETISTS

**Legal Authority:** 42 USC 1395x(s)(ii); 42 USC 1395x(bb); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.553

Legal Deadline: Statutory, January 1, 1989.

Abstract: Section 9320 of Pub. L. 99-509 provides for payment on a fee schedule basis for services of certified registered nurse anesthetists (CRNAs) furnished to

Medicare beneficiarles on or after January 1, 1989. The payment amount would be equal to the lower of 80 percent of a fee schedule established by the Secretary (and adjusted annually by the change in the Medicare economic index) or 80 percent of the actual charge. CRNAs would be required to accept assignment for all Medicare services and civil monetary penalties could be imposed for violations of this requirement. Alternatively, the hospital or physician could bill for and receive payment for services of CRNAs where an employment relationship or contract so stipulates. The hospital or physician could not bill more for CRNA services than the amount the CRNA could bill directly.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 07/00/88

Small Entity: Yes

Agency Contact: Bernard Patashnik, Director, Division of Medical Services, Reimbursement, Department of Health and Human Services, Health Care Financing Administration, 6325 Security Blvd., Baltimore, MD. 21207, 301 597-1334

RIN: 0938-AD25

# 761. WITHDRAWAL OF COVERAGE OF SINGLE PHOTON ABSORPTIOMETRY

**Legal Authority:** 42 USC 1395y; 42 USC 1302; 42 USC 1395hh

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: This notice announces the Medicare program's intent to withdraw Medicare coverage (including coverage under the End-Stage Renal Disease (ESRD) program) for single photon absorptionmetry and radiographic absorptionmetry for measuring bone mineral density for either diagnostic or treatment purposes, and to continue noncoverage of dual photon absorptiometry.

#### Timetable:

Action Date FR Cite
Proposed Notice 00/00/00

Small Entity: No

Agency Contact: Barton McCann, M.D., Chief, Special Coverage Issue Branch, Office of Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Rm. 455 EHR, 6325 Security Blvd., Baltimore, MD. 21207, 301 594-9370

RIN: 0938-AD28

#### 762. MODIFICATION OF CERTAIN REQUIREMENTS FOR HEALTH INSURING ORGANIZATIONS

**Legal Authority:** 42 USC 1302; 42 USC 1396b(m)(2)(A); PL 99-272, Sec 9517(c); PL 99-514, Sec 1895(c)(4); PL 99-509, Sec 9435(e)

**CFR Citation:** 42 CFR 434.14; 42 CFR 434.20; 42 CFR 434.40; 42 CFR 434.42; 42 CFR 434.44

Legal Deadline: None.

Abstract: The proposed rule describes the conditions under which a Health Insuring Organization (HIO) is subject to Medicaid Health Maintenance Organization (HMO) regulations. It would require that an HIO which becomes operational on or after January 1, 1986 and arranges for the delivery of services to recipients be subject to HMO requirements. The regulations would specify that exemptions from certain HMO requirements are permitted for HIOs which began operations on or after January 1, 1986 if the HIOs obtained a section 1915(b) waiver prior to that date, or if an HIO is otherwise identified in the law. The exemptions last only until the expiration of a section 1915(b) waiver.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Robert E. Wren, Office Director, Department of Health and Human Services, Health Care Financing Administration, Office of Coverage Policy, Rm. 401 EHR, 6325 Security Blvd., Baltimore, MD. 21207, 301 594-9690

RIN: 0938-AD31

### 763. OCCUPATIONAL THERAPY, PHYSICIAN ASSISTANTS

Legal Authority: 42 USC 1302; 42 USC 1395x(g); 42 USC 1395cc; 42 USC 1395k; 42 USC 1395h; 42 USC 1395n; 42 USC 1395x(r); 42 USC 1395x(s); 42 USC 1395x(cc); 42 USC 1395hh; 42 USC 1395rr; 42 USC 1395x; 42 USC 1395aa

**Proposed Rule Stage** 

**CFR Citation:** 42 CFR 405.1634; 42 CFR 410.150; 42 CFR 486.1; 42 CFR 486.2; 42 CFR 486.3; 42 CFR 486.13; 42 CFR 486.14; 42 CFR 486.21; 42 CFR 486.22; 42 CFR 486.23; 42 CFR 486.24; 42 CFR 486.15; 42 CFR 486.16; 42 CFR 486.17; 42 CFR 486.19;

Legal Deadline: None.

Abstract: This proposed rule would implement sections 9337 and 9338 of Pub.L 99-509 which provides Medicare coverage for outpatient occupational therapy services furnished by providers and independent practitioners, identical to the coverage for outpatient physical therapy, and for physician assistant services.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Sheridan Gladhill, Program Analyst, Department of Health and Human Services, Health Care Financing Administration, Rm. 403, EHR, 6325 Security Blvd., Baltimore, MD. 21207, 301 594-9440

RIN: 0938-AD32

#### 764. PROHIBITION ON UNBUNDLING OF HOSPITAL OUTPATIENT SERVICES

**Legal Authority:** 42 USC 1302; 42 USC 1395y(a)(14); 42 USC 1395cc(a)(1)(H); 42 USC 1395cbh

**CFR Citation** 42 CFR 405; 42 CFR 410; 42 CFR 489; 42 CFR 1003

Legal Deadline: None.

**Abstract:** This proposed rule, issued jointly by HCFA and OIG; would prohibit Medicare payment for nonphysician services furnished to a hospital outpatient by a provider or supplier other than the hospital, unless the services are furnished under an arrangement with the hospital. The hospital would be obligated by its provider agreement to furnish the services directly or under an arrangement. These regulations would also authorize OIG to impose a civil money penalty, not to exceed \$2,000, against any individual who knowingly and willfully presents, or causes to be presented, a bill or request for payment for a hospital outpatient service under Part B of Medicare in violation of an arrangement. These regulations would insplement sections 9343(c)(1), (c)(2).

and (c)(3) of the Omnibus Budget Reconciliation Act of 1986.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |
|        |          |         |

Small Entity: Undetermined

Agency Contact: Tom Hoyer, Director, Division of Provider Services and, Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Rm. 405 EHR, 6325 Security Blvd., Baltimore, MD. 21207, 301 594-9446

RIN: 0938-AD33

#### 765. PHYSICIAN LIABILITY ON NON-ASSIGNED CLAIMS

Legal Authority: PL 99-509, Sec 9332; 42 USC 1395u; 42 USC 1302; 42 USC 1395hh

**CFR Citation: 42 CFR 405.339** 

Legal Deadline: None.

Abstract: This regulation would implement Section 9332(c) of the Omnibus Budget Reconciliation Act of 1986 under which nonparticipating physicians who provide on an unassigned basis services which are determined to be medically unnecessary are required to refund to the beneficiary any amounts collected for such services. Exceptions to the refund requirement would be granted only if the physician did not know and could not reasonably have been expected to know that the service was not covered, or if the beneficiary, after being informed that Medicare will not pay for the service, agrees to pay.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 00/00/00 |         |
| O !! F - 4'4 |          |         |

Small Entity: Undetermined

Agency Contact: Elmer Smith, Director, Office of Eligibility Policy, Department of Health and Human Services, Health Care Financing Administration, Rm. 400 EHR, 6325 Security Blvd., Baltimore, MD. 21207, 301 594-9682

RIN: 0938-AD34

### 766. SOURCE OF STATE SHARE OF FINANCIAL PARTICIPATION

Significance: Agency Priority
Legal Authority: 42 USC 1302
CFR Citation: 42 CFR 433

Legal Deadline: None.

Abstract: This rule revises the current regulations concerning State's use of public and private donations as sources of the state share of financial participation in Medicaid.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: Yes

Agency Contact: Thomas Ashman, Program Analyst, Department of Health and Human Services, Health Care Financing Administration, Rm. 350 ME Bldg., 6325 Security Blvd., Baltimore, MD. 21207, 301 594-7330

RIN: 0938-AD36

## 767. CHANGES TO PEER REVIEW ORGANIZATION REGULATIONS

**Legal Authority:** 42 USC 1395y(a); 42 USC 1320(c); 42 USC 1395hh; 42 USC 1396a(a)(30)

CFR Citation: 42 CFR 405.310; 42 CFR 431.630; 42 CFR 433.15; 42 CFR 434.53; 42 CFR 456.2; 42 CFR 456.650; 42 CFR 462.101; 42 CFR 462.102; 42 CFR 462.106; 42 CFR 462.107; 41 CFR 466.71; 42 CFR 466.76; 42 CFR 466.78; 42 CFR 466.83; 42 CFR 466.93; ...

Legal Deadline: None.

Abstract: This proposed rule sets forth several changes to the Medicare regulations governing Peer Review Organizations. Some of these changes are the result of the passage of the Consolidated Omnibus Budget Reconciliation Act of 1985 and the Omnibus Budget Reconciliation Act of 1986. Other changes are of a technical nature and are intended to clarify and correct existing regulations on the Peer Review Organization Program. The proposed rule also sets forth the policy for reimbursement of costs incurred by hospitals for photocopying medical records needed by PROs during offsite reviews.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Richard Husk, Director, Office of Medical Review, Department of Health and Human Services, Health Care Financing Administration, Rm. 2-D-2 Meadows

**Proposed Rule Stage** 

East Bdlg., 6325 Security Blvd., Baltimore, MD. 21207, 301 594-7909

RIN: 0938-AD38

#### 768. ADMINISTRATIVE SANCTIONS FOR CIRCUMVENTING THE PROSPECTIVE PAYMENT SYSTEM AND PRO DISCLOSURE TO LICENSING AND CERTIFICATION **BODIES**

Legal Authority: 42 USC 1395hh; 42 USC 1395ww; 42 USC 1302

CFR Citation: 42 CFR 400; 42 CFR 412; 42 CFR 476; 42 CFR 498; 42 CFR 1001

Legal Deadline: None.

Abstract: This proposed rule would set forth the Secretary's authority to levy administrative sanctions against hospital providers who engage in fraudulent and abusive practices intended to circumvent the Prospective Payment System (PPS) under the Medicare program. The purpose of these proposed regulations is to clarify and strengthen the OIG's existing authority to protect the Medicare program from abuse by terminating any hospital who fails to correct abusive practices under PPS when directed to do so by the appropriate utilization and quality control Peer Review Organization (PRO). These regulations also revise and clarify HCFA's authority with respect to corrective action procedures and procedures for program payment denial against those hospital providers who circumvent PPS.

#### Timetable:

| Action |                                       | Date     | FR Cite |
|--------|---------------------------------------|----------|---------|
| NPRM   | · · · · · · · · · · · · · · · · · · · | 00/00/00 | , ,     |

Small Entity: No

Agency Contact: Richard Husk, Director, Office of Medical Review, Health Standards and Quality Bureau, Department of Health and Human Services, Health Care Financing Administration, 2-D-2 Meadows East, 6325 Security Boulevard, Baltimore, MD 21207, 301 594-7909

RIN: 0938-AD42

#### 769. REVISION OF THE MEDICARE **ECONOMIC INDEX**

Legal Authority: 42 USC 1302; 42 USC 1395hh; 42 USC 1395u(b)(3)

**CFR Citation: 42 CFR 405.504** 

Legal Deadline: None.

Abstract: This proposed rule would establish in regulations the revised proxy measures which we believe have a sounder economic foundation than the current ones and meet the requirements of the Omnibus Budget Reconciliation Act of 1986.

| Timetable: |          |         |
|------------|----------|---------|
| Action     | Date     | FR Cite |
| NPRM       | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: Ross H. Arnett, III, Chief, Economics and Actuarial Analysis Branch, Department of Health and Human Services, Health Care Financing Administration, 1705 Equitable Building Room 100, 6325 Security Blvd, Baltimore, MD 21207, 301 594-6714

RIN: 0938-AD43

#### 770. UPDATE OF AMBULATORY SURGICAL CENTER PAYMENT RATES **FOR JULY 1, 1988**

Significance: Agency Priority

Legal Authority: 42 USC 13951(a)(4); 42 USC 1395I(i); 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 416.130

Legal Deadline: Statutory, July 1, 1988.

Abstract: We would state the methodology used to determine the payment amounts for ambulatory. surgical services and update payment rates, effective July 1, 1988.

#### Timetable:

| Tillictubic.    |          |         |  |
|-----------------|----------|---------|--|
| Action          | Date     | FR Cite |  |
| Proposed Notice | 04/00/88 |         |  |
| Final Notice    | 06/01/88 |         |  |

Small Entity: Yes

Agency Contact: Charles Booth, Director, Office of Reimbursement Policy, Department of Health and Human Services, Health Care Financing Administration, Health Care Financing Administration, Room 181 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9760

RIN: 0938-AD44

#### 771. • MISCELLANEOUS CHANGES AFFECTING PAYMENT FOR INPATIENT HOSPITAL SERVICES

Significance: Agency Priority

Legal Authority: 42 USC 1395y(a); 42 USC 1395cc(a); 42 USC 1395ww(b); 42 USC 1395ww(d); 42 USC 1302; 42 USC 1395hh CFR Citation: 42 CFR 405.310; 42 CFR 412.2; 42 CFR 412.50; 42 CFR 412.63; 42 CFR 412.92; 42 CFR 412.106; 42 CFR 412.210; 42 CFR 413.30; 42 CFR 413.40; 42 CFR 489.23

Legal Deadline: None.

Abstract: We would make several revisions to the regulations governing payment for inpatient hospital services which, in general, are necessary to conform the regulations to current policy. These changes would 1) clarify. when the changes in urban/rural designations are recognized for purposes of the prospective payment system; 2) clarify the effective date of the revised payment rate for a hospital that is classified as a sole community hospital; 3) add a definition of patient days used in computing a hospital's disproportionate share patient percentage as well as clarify how we calculate the Supplemental Security Income/Medicare percentage based on Medicare patient days; and 4) clarify that provisions that govern requests for exceptions to and exemptions from a hospital's rate-of-increase ceiling also govern requests for adjustments to the ceiling and that we grant a hospital's request for an exception or adjustment only if its costs exceed its rate-ofincrease ceiling. In addition, we would make two technical and conforming changes to the regulations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Linda Magno, Director, Division of Hospital Payment Policy, Department of Health and Human Services, Health Care Financing Administration, 1-H-1 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9343

RIN: 0938-AD46

#### 772. ● SCHEDULE OF LIMITS FOR SKILLED NURSING FACILITY INPATIENT ROUTINE SERVICE COSTS FOR REPORTING PERIODS **BEGINNING ON OR AFTER OCTOBER** 1, 1988

Significance: Agency Priority

Legal Authority: 42 USC 1395x(v)(1): 42 USC 1395yy; 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 413.30 Legal Deadline: None.

#### **Proposed Rule Stage**

Abstract: This notice would set forth a revised schedule of limits on skilled nursing facility inpatient routine service costs that are reimbursed under Medicare. This schedule would apply to cost reporting periods beginning on or after October 1, 1988.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| Notice | 09/01/88 |         |

Small Entity: Undetermined

Agency Contact: William Goeller, Director, Division of Payment and Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, 1-F-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1802

RIN: 0938-AD48

# 773. ● CHANGES TO THE INPATIENT HOSPITAL PROSPECTIVE PAYMENT SYSTEM AND FISCAL YEAR 1989 RATES

Significance: Agency Priority

**Legal Authority:** 42 USC 1395ww; 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 412

**Legal Deadline:** Statutory, June 1, 1988. In accordance with 42 USC 1395ww an NPRM must be published by 06/01/88. Final rule must be published by 09/01/88.

Abstract: This proposed rule will solicit public comments on various revisions to the inpatient hospital prospective payment system. It will also include proposed changes in the methods, amounts and factors used to determine the prospective payment rates applicable to discharges occurring during FY 1989. In addition, this proposed rule will propose amendments to implement relevant provisions of PL 100-203 that are applicable to discharges occurring during FY 1989.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM                      | 05/02/88 |         |
| Final Action<br>Effective | 09/01/88 |         |

Small Entity: Yes

Agency Contact: Linda Magno, Director, Division of Hospital Payment Policy, Department of Health and Human Services, Health Care Financing Administration, 1-H-1 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9343

RIN: 0938-AD49

# 774. ● APPLICATION OF THE COMPARABLE SERVICES LIMITATION IN DETERMINING REASONABLE CHARGES

**Legal Authority:** 42 USC 1395u(b)(3)(B); 42 USC 1302; 42 USC 1395hh

**CFR Citation: 42 CFR 405.508** 

Legal Deadline: None.

Abstract: This proposed rule would clarify the circumstances under which Medicare carriers are to apply the comparable services limitation in making their determination of a reasonable charge for Medicare Part B services. Under section 1842(b)(3)(B) of the Act, carriers are prohibited from making a determination of a reasonable charge that would be higher than the charge upon which it would base payment to its own policyholders for a comparable service under comparable circumstances. Currently, there is a great deal of confusion among the carriers as to what constitutes comparable services and comparable circumstances, the result of which is that very few carriers are applying the comparable services limitation in their reasonable charge determination. We would revise the regulations to more clearly state how the comparable services limitation should be implemented by the carriers.

#### Timetable:

| Action | <br>Date     | FR | Cite |  |
|--------|--------------|----|------|--|
| NPRM.  | <br>00/00/00 | •  |      |  |

Small Entity: Undetermined

Agency Contact: Bernard Patashnik, Director, Division of Medical Services Reimbursement, Department of Health and Human Services, Health Care Financing Administration, 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1334

RIN: 0938-AD50

### 775. ● PROTOCOL FOR THE REUSE OF DIALYSIS BLOODLINES

**Legal Authority:** 42 USC 1395rr(a)(7), as amended by PL 100-203; 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 405.2150(d)

Legal Deadline: None. While the Secretary is not required to publish a regulation, ESRD facilities will not otherwise be permitted to reuse bloodlines after June 30, 1988.

Abstract: This rule would establish standards for safe and effective reuse of bloodlines. The statue forbids ESRD facilities to reuse bloodlines beginning July 1, 1988, unless the Secretary has established and the facilities follow, protocols for their reuse. Any protocols so established must be incorporated into conditions of coverage.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 07/01/88 |         |

Agency Contact: Rita McGrath, Chief, Alternate Delivery Organization Branch, Department of Health and Human Services, Health Care Financing Administration, Room 469 EHR Bldg.,

6325 Security Blvd., Baltimore, MD 21207, **301** 594-6719

RIN: 0938-AD52

Small Entity: Undetermined

#### 776. ● FEES FOR APPEALS

**Legal Authority:** 42 USC 1302; 42 USC 1395hh(a); 31 USC 9701

CFR Citation: 42 CFR 405.701 to 42

Legal Deadline: None.

Abstract: This proposed rule would require that a filing fee accompany all requests for hearings and appeals involving coverage or reimbursement disputes involving individual claims, when filed by Medicare providers. (Beneficiaries would be exempt from the filing fee.) The fee would be refunded if the provider won the appeal or was found to have filed in good faith. The purpose of this rule is to discourage unnecessary and frivolous appeals.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: James Conrad, Chief, Premiums Entitlement Branch, Department of Health and Human Services, Health Care Financing Administration, Room G-E-7, Meadows

**Proposed Rule Stage** 

East Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301-594-9656

RIN: 0938-AD54

### 777. ● HOME AND COMMUNITY-BASED SERVICES FOR THE ELDERLY

Legal Authority: PL 100-203, Sec 4102; 42 USC 1396n(d)

CFR Citation: 42 CFR 441

**Legal Deadline:** Statutory, October 1, 1989. Regulation must be promulgated containing methodology.

Abstract: This regulation would implement section 4102 of PL 100-203. These rules would allow a State to provide skilled nursing facility (SNF), intermediate care facility (ICF), and home and community-based services to individuals 65 years of age and older, in exchange for a "cap" on the amount of money for which Medicaid Federal financial participation would be available. The program would be administered by means of waivers which a State could request. As currently constructed, the statute allows for waivers of statewideness, comparability, and income deeming. Home and community-based services could be made available to individuals age 65 or older who are shown by an evaluation to be likely to require the level of care provided in an SNF or ICF, the cost for which could be paid by Medicaid. For States electing this option, the waiver would replace the home and community-based services waivers available under section 1915(c) of the Act, for individuals in this age category.

#### Timetable:

Action Date FR Cite

NPRM 09/01/88

Small Entity: Undetermined

Agency Contact: Thomas Hoyer, Director, Division of, Provider Services Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Room 405 EHR., 6325 Security Blvd., Baltimore, MD 21207, 301 594-9446

RIN: 0938-AD55

# 778. ● REVISIONS TO MEDICAID ELIGIBILITY QUALITY CONTROL PROGRAM REQUIREMENTS BASED ON FINDINGS OF COBRA STUDIES

**Legal Authority:** PL 99-272, Sec 12301(c)(1); PL 99-514, Sec 1710

CFR Citation: 42 CFR 431

Legal Deadline: Statutory, March 30, 1988. COBRA, PL 99-272, requires regulations to be published by March 30, 1988, with an implementation date of July 1, 1988.

Abstract: These proposed regulations would revise or restructure the requirements of the Medicaid Eligibility Quality Control (MEQC) program to reflect changes determined necessary as a result of the findings of the studies of the quality control systems of the AFDC and Medicaid programs that were mandated by section 12301 of the Consolidated Omnibus Budget Reconciliation Act. The changes would focus on improvements in the quality of administration of the MEQC system and methods of gathering reasonable data to be used as a basis for withholding Federal funds from States that have excessive levels of erroneous Medicaid payments.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Stephen A. Snyder, Analyst, Eligibility Assessment Branch, Department of Health and Human Services, Health Care Financing Administration, Room 233 EHR Bldg, 6325 Security Blvd., Baltimore, MD 21207, 301 594-8157

RIN: 0938-AD56

# 779. ● PROCEDURES FOR TERMINATING PROGRAM PARTICIPATION OF PROVIDERS AND SUPPLIERS

**Legal Authority:** 42 USC 1395aa; 42 USC 1395bb; 42 USC 1395cc; 42 USC 1302; 42 USC 1396a; 42 USC 1395hh

**CFR Citation:** 42 CFR 405; 42 CFR 416.35; 42 CFR 431.154; 42 CFR 442; 42 CFR 488; 42 CFR 489.53; 42 CFR 498.5; 42 CFR 498.5; 42 CFR 498.5; 42 CFR 498.56

Legal Deadline: None.

Abstract: These proposed regulations reflect the urgency we believe is necessary in removing Medicare and Medicaid patients from potentially dangerous situations, and would provide incentives for the provider or supplier to take prompt remedial action to remove threats to patients safety. When we determine that Medicare and Medicaid providers and suppliers fail to meet the conditions of participation or

coverage, and the deficiencies immediately jeopardize patients' health and safety, we would give providers and suppliers notice of termination not more than 2 days before the effective date of termination. Generally, administrative hearings would be held after the effective date of termination.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Yes

Agency Contact: Alfreda Staton, Program Analyst, Health Standards and Quality Bureau, Department of Health and Human Services, Health Care Financing Administration, 2-D-2 Meadows East Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-5014

RIN: 0938-AD57

#### 780. ● PART B PREMIUM FOR 12-MONTH PERIOD BEGINNING JANUARY 1, 1989

**Legal Authority:** 42 USC 1395r; 42 USC 1302; 42 USC 1395hh

**CFR Citation: 42 CFR 405.902** 

Legal Deadline: None.

Abstract: This notice announces the monthly actuarial rates for aged (age 65 and over) and disabled (under age 65) enrollees in the Medicare Supplementary Medical Insurance (SMI) program for the 12-months beginning January 1, 1989. It also announces the monthly SMI premium rate to be paid by all enrollees during the 12-months beginning January 1, 1989.

#### Timetable:

 Action
 Date
 FR Cite

 NOTICE
 09/30/88

Small Entity: Undetermined

Agency Contact: Solomon Mussey, Supervisory Actuary, Department of Health and Human Services, Health Care Financing Administration, Room M-1 1705 Equitable Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-2829

RIN: 0938-AD58

## 781. • REVISIONS TO THE FREEDOM OF INFORMATION REGULATIONS

**Legal Authority:** 42 USC 1306; 5 USC 552; 42 USC 1302

**Proposed Rule Stage** 

CFR Citation: 42 CFR 401.101; 42 CFR 401.102; 42 CFR 401.103; 42 CFR 401.104; 42 CFR 401.111; 42 CFR 401.112; 42 CFR 401.120; 42 CFR 401.121; 42 CFR 401.122; 42 CFR 401.123; 42 CFR 401.124; 42 CFR 401.125; 42 CFR 401.131; ...

Legal Deadline: None.

Abstract: This rule proposes changes to the regulations implementing the Freedom of Information Act. The regulations would be brought up-to-date in light of HCFA's experience with the FOIA and would conform HCFA's FOIA rules to the new HHS FOIA regulations, the guidelines from OMB and the Department of Justice, a Presidential Order, and the Freedom of Information Reform Act of 1986.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |
|        |          |         |

Small Entity: Undetermined

Agency Contact: Rosario Cirrincione, Chief, Freedom of Information Branch, Department of Health and Human Services, Health Care Financing Administration, Room 100 Professional Bldg., 6660 Security Blvd., Baltimore, MD 21207, 301 594-4323

RIN: 0938-AD60

# 782. ● MISCELLANEOUS AMENDMENTS TO THE HMO AND CMP REQUIREMENTS

Legal Authority: 42 USC 1302; 42 USC 1395(I); 42 USC 1395(x); 42 USC 1395hh; 42 USC 1395kk; 42 USC 216; 42 USC 300(e); 42 USC 9701; 42 USC 1395mm

CFR Citation: 42 CFR 417 Legal Deadline: None.

Abstract: In an earlier rulemaking (52 FR 36746) we redesignated rules from 42 CFR Part 110 to 42 CFR Part 417, subpart A. This redesignation resulted from HCFA assuming responsibility for a programmatic activity previously under the Public Health Service. This rule would make technical corrections and update cross-references to better integrate the relocated material with HCFA regulations.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: No

Agency Contact: Larry Sobel, Legal Adviser, Office of Prepaid Health Care, Department of Health and Human Services, Health Care Financing Administration, 424 H, Hubert H. Humphrey Bldg., 200 Independence Ave. S.W., Washington, D.C. 20201, 202 245-0197

RIN: 0938-AD61

## 783. ● PAYMENT FOR RADIOLOGIST SERVICES

Significance: Agency Priority

**Legal Authority:** 42 USC 1395l(a)(1)(J); 42 USC 1395m(b); 42 USC 1302; 42 USC 1395hh

**CFR Citation: 42 CFR 405.555** 

**Legal Deadline:** Statutory, August 1, 1988. Final Rule by 08/01/88 effective for services performed on or after 01/01/89.

Abstract: As a result of provisions included in section 4049 of PL 100-203, we are proposing a fee schedule for radiology services furnished by a board-certified or board eligible radiologist or by a physician whose charges for radiology services accounts for 50 percent or more of his or her total Medicare charges. These physicians would be paid at 80 percent of the lower of the actual charge or the appropriate fee schedule amount. The fee schedule amount for a nonparticipating physician would be 95 percent of the amount applicable to a participating physician. In addition, a nonparticipating physician's charges to beneficiaries would be capped. The proposed fee schedule would result in overall amount of payment to physicians for radiology services of 3 percent less than would have occurred without a fee schedule. The fee schedule would be updated annually in accordance with the annual increase in the Medicare Economic Index.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/15/88 |         |
| Final Action | 12/01/88 |         |
| performed on | or after |         |

Fee schedule in place for services 01/01/89

Small Entity: Undetermined

Agency Contact: Bernard Patashnik, Director, Division of Medical Services Reimbursement, Department of Health and Human Services, Health Care Financing Administration, Room 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, **301** 597-1334

RIN: 0938-AD62

## 784. ● RELATIVE VALUE GUIDE FOR PHYSICIAN ANESTHESIA SERVICES

**Legal Authority:** PL 100-203, Sec 4048(b); 42 USC 1302; 42 USC 1395hh

**CFR Citation: 42 CFR 405.553** 

**Legal Deadline:** Statutory, January 1, 1989. Under section 4048(b) of PL 100-203 the relative value guide is to be used for physician anesthesia services furnished on or after 01/01/89.

Abstract: This proposed rule will solicit public comments on a relative value guide for use by carriers in making payment for physician anesthesia services. Under section 4048(b) of PL 100-203 the relative value guide would be designed so as to not increase the overall amount of expenditures that would occur without use of the relative value guide.

#### Timetable:

| Action                                  | Date     | FR Cite |
|---|----------|---------|
| Notice with 90<br>Day Comment<br>Period | 05/02/88 |         |
| Final Notice                            | 10/01/88 |         |

Small Entity: Undetermined

Agency Contact: Bernard Patashnik, Director, Division of, Medical Services Reimbursement, Department of Health and Human Services, Health Care Financing Administration, Room 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1334

RIN: 0938-AD63

# 785. ● REVISED MEDICARE ECONOMIC INDEX FOR 1988 AND ESTABLISHMENT OF THE 1989 MEDICARE ECONOMIC INDEX

**Legal Authority:** 42 USC 1395u(b)(4); 42 USC 1395u(b)(4)(E); 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 405.504

Legal Deadline: None.

Abstract: This notice will announce the percentage increase in the Medicare economic indices for primary care services of physicians as defined in section 1842(b)(4)(E)(iii) of the Social Security Act and for all other physicians services for 1988 and 1989.

#### **Proposed Rule Stage**

Timetable:
Action Date FR Cite
Notice 00/00/00

Small Entity: Undetermined

Agency Contact: Paul Riesel, Technical Assistant, Office of Reimbursement Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301

RIN: 0938-AD64

597-1843

#### 786. ● PROPOSED FEE SCHEDULE FOR DURABLE MEDICAL EQUIPMENT EFFECTIVE FOR ITEMS AND SERVICES PROVIDED ON OR AFTER JANUARY 1, 1989

**Legal Authority:** PL 100-203, Sec 4062; 42 USC 1302; 42 USC 1395hh; 42 USC 1395m; 42 USC 1395zz

CFR Citation: 42 CFR 405(e)

Legal Deadline: None.

Abstract: This proposed rule would implement section 4062 of PL 100-203. It would establish fee schedules and payment methodologies that would govern payments for six categories of durable medical equipment as required by section 4062 of PL 100-203. The new payment rates would be effective for services provided on or after January 1, 1989.

#### Timetable:

| Action | Date     | FR C | ite | _ |
|--------|----------|------|-----|---|
| NPRM   | 00/00/00 |      |     |   |

Small Entity: Undetermined

Agency Contact: Bernard Patashnik, Director of Medical Services Reimbursement, Office of Reimbursement Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-H-5 ELR, 6325 Security Blvd., Baltimore,

MD 21207, 301 597-1334 RIN: 0938-AD65

# 787. ● ITEMS AND SERVICES NOT CHARGEABLE TO PATIENT PERSONAL FUNDS

**Legal Authority:** PL 100-203, 4201(a)(3); PL 100-203, Sec 4211(a)(3)

CFR Citation: 42 CFR 483

Legal Deadline: Statutory, July 1, 1988.

Abstract: This proposed rule would define those costs which may be charged to the personal funds of Medicare and Medicaid patients in nursing facilities and the costs which are to be utilized in the payment amount for nursing facility services.

#### Timetable:

| Action | Date     | FR Cite |  |  |
|--------|----------|---------|--|--|
| NPRM   | 00/00/00 |         |  |  |

Small Entity: Undetermined

Agency Contact: Samuel Kidder, Chief, Long Term Care Branch, Department of Health and Human Services, Health Care Financing Administration, 429 EHR Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 597-5909

RIN: 0938-AD66

# 788. ● CRITERIA FOR STANDARD AND EXTENDED HOME HEALTH AGENCY SURVEYS

**Legal Authority:** PL 100-203, Sec 4022; 42 USC 1395hh

CFR Citation: 42 CFR 488

Legal Deadline: Statutory, January 1, 1989.

Abstract: This regulation would implement the requirements of PL 100-203, section 4022 which specify criteria for standard and extended home health agency surveys. The regulation would define each survey and the criteria for its use. It would additionally implement a new survey instrument and a home visit process. Finally, the regulation would require a Statewide 12 month average survey cycle.

#### Timetable:

Sec

| Action | Date     | FR Cite |
|--------|----------|---------|
| NIPRM  | 00/00/00 | -       |

Small Entity: Undetermined

#### Agency Contact: Walter Merten,

Director, Division of Survey Procedures and Training, Department of Health and Human Services, Health Care Financing Administration, Meadows East Building, 6325 Security Blvd., Baltimore, MD 21207, 301 594-3813

RIN: 0938-AD67

# 789. ● INPATIENT HOSPITAL DEDUCTIBLE AND COINSURANCE AMOUNTS AND PART A PREMIUM FOR THE UNINSURED AGED FOR 1989

**Legal Authority:** 42 USC 1395e; 42 USC 1395i to 2(d)(2); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 408.22; 42 CFR 409.80; 42 CFR 409.82; 42 CFR 409.83; 42 CFR 409.85

**Legal Deadline:** Statutory, September 15, 1988.

Abstract: This notice announces the inpatient hospital deductible and coinsurance amounts and the monthly hospital insurance premium for the uninsured aged for calendar year 1989 under Medicare's hospital insurance program. The Medicare statute specifies the formulae to be used to determine these amounts.

#### Timetable:

| Action |   | Date     | FR | Cite | _ |
|--------|---|----------|----|------|---|
| Notice | ( | 09/30/88 |    |      |   |

Small Entity: No

Agency Contact: Solomon Mussey, Supervisory Actuary, Department of Health and Human Services, Health Care Financing Administration, M-1 1705 Equitable Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-2829

RIN: 0938-AD68

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Health Care Financing Administration (HCFA)

Final Rule Stage

#### 790. PAYMENTS TO INSTITUTIONS

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; 42 USC 1396a(a)(10); 42 USC 1396a(a)(17)

**CFR Citation:** 42 CFR 435.722; 42 CFR 435.725; 42 CFR 435.733; 42 CFR 435.832; 42 CFR 436.832

Legal Deadline: None.

Abstract: This regulation alleviates problems encountered by States in calculating patient income to be applied to the cost of care in institutions. It is intended to permit States greater

Final Rule Stage

flexibility in administering their programs (Regulatory Reform). These regulations also implement a provision of Pub. L. 99-272. This provision requires that when States elect to use a special income standard for institutionalized individuals, Medicaid eligibility must begin with the first day of a period of not less than 30 consecutive days of institutionalization.

#### Timetable:

| Action                     | Date     | FR Cite     |  |  |  |
|----------------------------|----------|-------------|--|--|--|
| NPRM                       | 03/19/85 | 50 FR 10992 |  |  |  |
| NPRM Comment<br>Period End | 05/20/85 |             |  |  |  |
| Final Action               | 04/00/88 |             |  |  |  |

Small Entity: Yes

Agency Contact: Marinos Svolos, Division Director, Department of Health and Human Services, Health Care Financing Administration, Division of Medicaid Eligibility, Room 416 East High Rise, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9050

RIN: 0938-AB00

## 791. MISCELLANEOUS MEDICARE AND MEDICAID AMENDMENTS

Legal Authority: 42 USC 1302; 42 USC

**CFR Citation:** 42 CFR 405; 42 CFR 409; 42 CFR 410; 42 CFR 416; 42 CFR 421; 42 CFR 441; 42 CFR 489

Legal Deadline: None.

Abstract: These rules amend existing Medicare and Medicaid regulations to conform them to statutory and policy changes that have occurred since those regulations were last published. The pertinent statutory changes are primarily those contained in the Omnibus Reconciliation Act of 1980 (P.L. 96-499).

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/18/87 | 52 | FR | 48127 |
| NPRM Comment<br>Period End | 02/16/88 |    |    | -     |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Luisa Iglesias, Technical Assistant, Department of Health and Human Services, Health Care Financing Administration, BERC Regulations Staff, Rm. 4243 North, 300 Independence Ave., S.W., Washington, DC 20201, 202 245-0383

RIN: 0938-AB05

### 792. CHANGES TO THE LESSER OF COSTS OR CHARGES PROVISIONS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1395f(b); 42 USC 1395f(k); 42 USC 1395l(a); PL 98-369, Sec 2308; 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 413.13

Legal Deadline: None.

Abstract: This regulation eliminates application of the lesser of costs or charges aggregation method for determining payment for services furnished under Part A or Part B of Medicare effective with cost reporting periods beginning on or after October 1. 1984 (section 2308(a) of Pub.L. 98-369). We also eliminate the accumulation and carryover of unreimbursed costs to subsequent cost reporting periods applicable with cost reporting periods beginning on or after the effective date of the final rule. It revises the nominal charge provisions for providers that furnish services either free of charge or at a nominal charge in accordance with section 2308(b) of Pub.L. 98-369. It also revises the payment provisions for durable medical equipment furnished by home health agencies effective on or after July 18, 1984.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/18/86 | 51 FR 33074 |
| NPRM Comment<br>Period End | 11/17/86 |             |
| Final Action               | 04/00/88 |             |

Small Entity: Yes

Agency Contact: William Goeller, Director, Division of Payment & Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-F-5 East Low Rise, 6325 Security Boulevard, Baltimore, MD 21207, 301 597-1803

RIN: 0938-AB29

### 793. REVISIONS IN REPORTING AND RECORDKEEPING REQUIREMENTS

**Legal Authority:** 42 USC 1302; 42 USC 1395x(p); 42 USC 1395x(s)(3); 42 USC 1395x(s)(11); 42 USC 1395x(s)(12); 42 USC 1395aa; 42 USC 1395hh

CFR Citation: 42 CFR 405.1413(c); 42 CFR 405.1716(c); 42 CFR 405.1717(b); 42 CFR 405.1717(e); 42 CFR 405.1717(e); 42 CFR 405.1725(a); 42 CFR 405.1731(c); 42 CFR 405.1731(a); 42 CFR 405.1731(c); 42 CFR 434.36; 42 CFR 434.55; 42 CFR 405.1733(a); 42 CFR 405.1733(b); 42 CFR 434.27(a)

Legal Deadline: None.

Abstract: This final rule sets forth changes in several regulations containing collection of information requirements. The changes are HCFA's response to the Office of Management and Budget requirement to eliminate regulations that are overly prescriptive, duplicative, or lack practical utility. The requirements affect the providers and suppliers of outpatient physical therapy and speech pathology services; physical therapists in independent practice; portable X-ray services; and Medicaid contracts with health maintenance organizations and prepaid health plans.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/24/86 | 51 FR 6429 |
| Final Action | 04/00/88 |            |

Small Entity: No

Agency Contact: Stanley Katz, Director Division of Medical Services Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, 489 East High Rise Bldg., 6325 Security Blvd., Baltimore, Maryland 21207, 301 594-8561

RIN: 0938-AB46

794. WAIVER OF CERTAIN
MEMBERSHIP REQUIREMENTS FOR
CERTAIN HEALTH MAINTENANCE
ORGANIZATIONS (HMOS) AND STATE
OPTION FOR DISENROLLMENT
RESTRICTIONS FOR CERTAIN HMOS
UNDER MEDICAID

**Legal Authority:** 42 USC 1903(m); 42 USC 1302

**CFR Citation:** 42 CFR 434.26; 42 CFR 434.27; 42 CFR 434.20; 42 CFR 435.212; 42 CFR 435.326

Legal Deadline: None.

Abstract: This proposal would revise current Medicaid rules to expand the waiver authority of the Secretary to permit certain health maintenance organizations (HMOs) meeting certain requirements, to exceed the composition of enrollment limit to allow certain organizations to contract on a risk basis, to permit continuation of benefits to recipients enrolled in certain

Final Rule Stage

organizations after they have lost entitlement of Medicaid, and give a State the option of restricting a Medicaid enrollee's right to disenroll from certain types of risk HMOs and other organizations. These regulations would conform our regulations with authority provided in section 2364 of Pub.L. 98-369, the Deficit Reduction Act of 1984, as amended by section 9517 of Pub.L. 99-272, the Consolidated Omnibus Budget Reconciliation Act of 1985.

#### Timetable:

| Action                     | 2 Date   | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 01/12/88 | 53 FR 744 |
| NPRM Comment<br>Period End | 03/14/88 | 53 FR 744 |
| Final Action               | 12/00/88 |           |

Small Entity: No

Agency Contact: Robert E. Wren, Office Director, Department of Health and Human Services, Health Care Financing Administration, Office of Coverage Policy, Room 401 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9690

RIN: 0938-AB54

### 795. INDIRECT PART B PAYMENT PROCEDURE

**Legal Authority:** 42 USC 1395u(b)(6)(B); 42 USC 1395hh; 42 USC 1302

**CFR Citation:** 42 CFR 405.1672; 42 CFR 405.1679; 42 CFR 405.1685; 42 CFR 405.1686

Legal Deadline: None.

Abstract: This regulation implements provisions of Pub.L. 98-369 that allow payment for services furnished under Part B of Medicare to be made to a health benefits plan.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/01/86 | 51 FR 23792 |
| NPRM Comment<br>Period End | 07/31/86 | 51 FR 23792 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Harold Fishman, Division Director, Department of Health and Human Services, Health Care Financing Administration, Division of Medicare Eligibility, Room 448 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9077

RIN: 0938-AB59

#### 796. HOSPITAL INSURANCE ENTITLEMENT AND SUPPLEMENTARY MEDICAL INSURANCE ENROLLMENT AND ENTITLEMENT

Legal Authority: 42 USC 426; 42 USC 426-1; 42 USC 426a; 42 USC 1395c; 42 USC 1395i-2; 42 USC 1395p; 42 USC 1395q; 42 USC 1395r; 42 USC 1395v; 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405; 42 CFR 406; 42 CFR 407

Legal Deadline: None.

Abstract: This regulation would revise the Medicare rules that deal with hospital insurance entitlement and with supplementary medical insurance (SMI) enrollment and entitlement, as required by amendments to the Social Security Act. It would also revise Medicaid rules that deal with State buy-in agreements, under which States secure SMI benefits for certain Medicaid-eligible individuals, by paying their SMI premiums.

#### Timetable:

| Action       | Date     |    | FR | Cite | - |
|--------------|----------|----|----|------|---|
| NPRM .       | 02/19/88 | 53 | FR | 5008 | - |
| Final Action | 00/00/00 |    |    |      |   |

Small Entity: No

Agency Contact: Denis Garrison, Chief, Medicare Eligibility and, Technical Issues Branch, Department of Health and Human Services, Health Care Financing Administration, Division of Medicare Eligibility Policy, Room 357 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 966-5643

RIN: 0938-AB60

# 797. TREATMENT OF SOCIAL SECURITY COST OF LIVING INCREASES FOR INDIVIDUALS WHO LOSE SSI ELIGIBILITY

Significance: Agency Priority

Legal Authority: 42 USC 1302; 42 USC 1396a (Note)

**CFR Citation:** 42 CFR 435.135; 42 CFR 435.136

Legal Deadline: None.

Abstract: Notice clarifies a portion of the regulations published on April 10, 1986 dealing with Medicaid eligibility of certain individuals receiving title II (Social Security) benefits who lost SSI and are ineligible for SSI because of title II cost of living increase which had been subject to an appeal when the regulations were published.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/12/85 | 50 | FR | 14397 |
| NPRM Comment<br>Period End | 06/11/85 | •  |    |       |
| Interim Final<br>Rule      | 04/10/86 | 51 | FR | 12325 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Roy Trudel, Program Analyst, Department of Health and Human Services, Health Care Financing Administration, Division of Medicaid Eligibility Policy, Room 416 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 594-9128

RIN: 0938-AB62

### 798. MEDICARE/MEDICAID REVALUATION OF ASSETS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1302; 42 USC 1395hh; 42 USC 1395x(v)(1)(O); 42 USC 1396a(a)(13)(B)

**CFR Citation:** 42 CFR 413.130; 42 CFR 413.134; 42 CFR 447.250; 42 CFR 447.253

Legal Deadline: None.

Abstract: This final rule implements changes to the regulations as required by section 2314 of Pub. L. 98-369 and sections 9110 and 9509 of Pub. L. 99-272. This rule imposes new limitation on the valuation of assets acquired as the result of changes in ownership occurring on or after July 18, 1984. These changes will affect hospitals and skilled nursing facilities under the Medicare program and hospitals, skilled nursing facilities, intermediate care facilities, and intermediate care facilities for the mentally retarded under the Medicaid program.

#### Timetable:

| Action                     | Date     | -  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/26/87 | 52 | FR | 39927 |
| NPRM Comment<br>Period End | 12/28/87 | 52 | FR | 39927 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Yes

Agency Contact: William J. Goeller, Director, Division of Payment and Reporting Policy, Department of Health and Human Services, Health Care Financing Administration, Room 1-F-5

Final Rule Stage

ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1803.

RIN: 0938-AB64

799. OMB REVIEW OF INFORMATION COLLECTION AND RECORDKEEPING REQUIREMENTS FOR HOME HEALTH AGENCIES, INDEPENDENT LABORATORIES, AND PROVIDERS OF OUTPATIENT, PHYSICAL THERAPY AND/OR (CONT)

**Legal Authority:** 42 USC 1302; 42 USC 1395u: 42 USC 1395x; 42 USC 1395y; 42 USC 1395g; 42 USC 1395hh; 42 USC 1395aa

CFR Citation: 42 CFR 405.1221(e); 42 CFR 405.1221(f); 42 CFR 405.1221(g); 42 CFR 405.1223(b); 42 CFR 405.1229(a); 42 CFR 405.1215(f); 42 CFR 405.1315(f); 42 CFR 405.1316(f); 42 CFR 405.1720(b); 42 CFR 405.1721; 42 CFR 405.1224; 42 CFR 405.1228; 42 CFR 405.1228; 42 CFR 405.1226; 42 CFR 405.1314; ...

Legal: Deadline: None.

Abstract: The purpose of this final rule is to set forth changes in several regulations containing information collection requirements. We previously obtained public comments on proposed changes.

#### Timetable:

|                             |          | •           |
|-----------------------------|----------|-------------|
| Action                      | Date     | FR Cite     |
| NPRM                        | 12/31/86 | 51 FR 47266 |
| NPRM Comment<br>Period End: | 03/02/87 | 51 FR 47266 |
| Final Action                | 12/00/88 |             |

Small Entity: No

**Additional Information:** TITLE CONT: Speech Pathology Services

Agency Contact: Stefan Miller, Program Analyst, Department of Health and Human Services, Health Care Financing Administration, Office of Coverage Policy, Room 400 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-6394

RIN: 0938-AB68

# 800. CLARIFICATION OF POLICY ON ADJUSTING THE HOSPITAL-SPECIFIC PORTION OF THE PROSPECTIVE PAYMENT RATE

Significance: Agency Priority

**Legal Authority:** 42 USC 1395ww(d); 42 USC 1302; 42 USC 1395hh

CFR Citation: 42 CFR 412.72

Legal Deadline: None.

Abstract: This final rule clarifies Medicare's policy on adjusting the hospital-specific portion of the prospective payment rate for inpatient hospital services as the result of adjustments to a hospital's target amount for events occurring in the year following its base year. It clarifies that exemptions, exceptions, or adjustments granted under section 1886(b)(4) of the Act or 42 CFR 413.30 or 413.40(e)-(h) for periods subsequent to the base year have no effect on the hospital-specific portion of the prospective payment rates.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/10/86 | 51 FR 8208 |
| NPRM Comment<br>Period End | 04/19/86 | 51 FR 8208 |
| Final Action               | 00/00/00 |            |

Small Entity: No

Agency Contact: Edward Rees, Branch Chief, Department of Health and Human Services, Health Care Financing Administration, Payment Determination Policy Branch, DHPP, R. 1-H-1 ELR, 6325 Security Blvd., Baltimore, MD 21207, 361 597-6403

RIN: 0938-AB71

# 801. CONDITIONS FOR INTERMEDIATE CARE FACILITIES FOR THE MENTALLY RETARDED

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; 42 USC 1396d(c); 42 USC 1396d(d)

**CFR Citation:** 42 CFR 435; 42 CFR 442; 42 CFR 431.610(f)(1); 42 CFR 440.150(c)(3); 42 CFR 483

Legal Deadline: None.

Abstract: This rule revises the format and content of the standards for intermediate care facilities for the mentally retarded and persons with related conditions (ICFs/MR). The new format will be that of "conditions of participation" and will make the regulations for ICFs/MR consistent with the organization of the Medicare and Medicaid regulations for skilled nursing facilities. Revisions to the content of the regulations are intended to shift the focus away from facility-oriented requirements to client-oriented requirements. Thus, the rule is designed to increase the focus on the provision of active treatment services for clients,

clarify Federal requirements, and maintain essential client protection.

#### Timetable:

| Action ,                   | Date       | FR Cite   |
|----------------------------|------------|-----------|
| NPRM                       | 03/04/86 5 | 1 FR 7520 |
| NPRM Comment<br>Period End | 05/05/86 5 | 1 FR 7520 |
| Final Action               | 04/00/88   |           |

Small Entity:: No:

Agency Contact: Samuel Kidder, Branch Chief, Department of Health and Human Services, Health Care Financing Administration, Long Term Care Branch, Room 429 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-5909

RIN: 0938-AB76

#### 802. REVISION OF MEDICAID ELIGIBILITY QUALITY CONTROL (MEQC) PROGRAM REQUIREMENTS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1396b; 42 USC

1302

**CFR Citation:** 42 CFR 431.800 to 431.808; 42 CFR 431.810 to 431.822; 42 CFR 431.830 to 431.836; 42 CFR 431.861 to 431.865

Legal Deadline: None.

Abstract: This final rule revises the regulations governing the Medicaid eligibility quality control (MEOC) program to include more specified program requirements and to establish new time frames for completing and reporting MEQC case findings to HCFA. The final rule also establishes a performance-based threshold for States to meet before HCFA will consider good faith waiver requests of disallowance of Federal financialparticipation in erroneous Medicaid payments and provides more definitive criteria for evaluating States good faith efforts to meet the national standard error rate. In addition, the rule makes several technical changes and specifies that States may rebut their quarterly projected error rates when they can present evidence that the projected rates were based on erroneous data. The revisions will strengthen the MEQC program and provide flexibility and incentives to States to produce more accurate Medicaid eligibility determinations.

Final Rule Stage

| Ti | m | et | a | bl | e: |  |
|----|---|----|---|----|----|--|
|    |   |    |   |    |    |  |

| Action                     | Date     | •  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 01/26/87 | 52 | FR | 02733 |
| NPRM Comment<br>Period End | 03/27/87 | 52 | FR | 02733 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Randolph Graydon, Acting Director, Division of Program Performance, Department of Health and Human Services, Health Care Financing Administration, Bureau of Quality Control, 207-L ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1352

RIN: 0938-AB85

#### 803. MEDICARE COVERAGE OF HEPATITIS B VACCINE FOR HIGH AND INTERMEDIATE RISK INDIVIDUALS, HEMOPHILIA CLOTTING AND CERTAIN X-RAY SERVICES

Legal Authority: 42 USC 1395x(s)(2)(i); 42 USC 1395x(s)(10)(B); 42 USC 1395i(k); 42 USC 1395m(b)(11); 42 USC 1302; 42 USC 1395(g); 42 USC 1395i; 42 USC 1395u; 42 USC 1395x; 42 USC 1395x; 42 USC 1395s; 42 USC 1395p; 42 USC 1395pp

**CFR Citation:** 42 CFR 405.231(r); 42 CFR 405.232(b); 42 CFR 405.232(c); 42 CFR 405.310(a); 42 CFR 405.310(e); 42 CFR 405.310(k); 42 CFR 410.10; 42 CFR 410.29; 42 CFR 410.32; 42 CFR 410.63

Legal Deadline: None.

Abstract: This final rule implements section 2323 of P.L 98-369 which provides Medicare coverage for hepatitis B vaccine for those individuals who are eligible for Medicare and at high or intermediate risk of contracting hepatitis B. It would implement section 2324 of P.L. 98-369 that provides coverage for the self-administration of hemophilia clotting factors and the items necessary for their administration to Medicare eligibles. The final rule would also clarify Medicare coverage of certain x-ray services.

#### Timetable:

| Action '                   | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/10/87 | 52 | FR | 34244 |
| NPRM Comment<br>Period End | 11/09/87 | 52 | FR | 34244 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: James Hannon, Chief, Physician and Other Medical Services Branch, Department of Health and Human Services, Health Care Financing Administration, Office of Coverage Policy, Rm. 479 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1734

RIN: 0938-AC07

### 804. REASONABLE CHARGE LIMITATIONS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1395u(b)(3); 42 USC 1395u(b)(8); 42 USC 1395u(b)(9); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.502

Legal Deadline: None.

Abstract: This rule revises the regulations concerning special reasonable charge limits for Part B Services. It will conform the regulations to section 9333 of the Omnibus Budget Reconciliation Act of 1986 that specifies changes to the procedures for establishing special reasonable charge limits.

#### Timetable:

| i iiii ctabici                         |          |    |    |       |
|--|----------|----|----|-------|
| Action                                 | Date     |    | FR | Cite  |
| NPRM                                   | 02/18/86 | 51 | FR | 5726  |
| Final Action with<br>Comment<br>Period | 08/11/86 | 51 | FR | 28710 |
| Final Action<br>Comment<br>Period End  | 10/10/86 | •  |    |       |
| Final Action                           | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Bernard Patashnik, Director, Department of Health and Human Services, Health Care Financing Administration, Division of Medical Services Reimbursement, Room 1-H-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1334

RIN: 0938-AC08

#### 805. ASSIGNMENT AND REASSIGNMENT OF PROVIDER-BASED HOME HEALTH AGENCIES AND HOSPICES TO DESIGNATED REGIONAL INTERMEDIARIES

Significance: Regulatory Program Legal Authority: 42 USC 1395h(e)

**CFR Citation:** 42 CFR 421.3; 42 CFR 421.117; 42 CFR 421.128

Legal Deadline: None.

**Abstract:** This regulation requires all home health agencies and hospices to be served by designated regional

intermediaries, instead of permitting provider-based HHAs and hospices to use the intermediaries their parent providers use. This reduces the number of intermediaries serving the HHAs and hospices, thus resulting in more consistent payment determinations and more effective and efficient administration.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/22/87 | 52 FR 02424 |
| NPRM Comment<br>Period End | 03/23/87 | 52 FR 02424 |
| Final Action               | 04/00/88 |             |

Small Entity: No

Agency Contact: Irvin Robinson, Director, Division of Procurement, Department of Health and Human Services, Health Care Financing Administration, Room 334 Meadows East Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-8003

RIN: 0938-AC20-

806. FIRE SAFETY STANDARDS FOR HOSPITALS, SKILLED NURSING FACILITIES, HOSPICES, INTERMEDIATE CARE FACILITIES AND AMBULATORY SURGICAL CENTERS

Significance: Agency Priority

Legal Authority: 42 USC 1395x(e)(9); 42 USC 1395x(j)(13); 42 USC 1395hh; 42 USC 1396d(c); 42 USC 1396d(d); 42 USC 1302; 42 USC 1395aa; 42 USC 1395bb; 42 USC 1395z

**CFR Citation:** 42 CFR 405.1022(b)(1); 42 CFR 405.1134(a); 42 CFR 416.44(b); 42 CFR 442.321(a); 42 CFR 442.321(c); 42 CFR 442.322; 42 CFR 442.323; 42 CFR 418.100(d); 42 CFR 482.41(b)

Legal Deadline: None.

Abstract: This final rule amends the fire safety standards for hospitals, skilled nursing facilities, hospices, intermediate care facilities and ambulatory surgical centers to incorporate by reference the 1985 edition of the Life Safety Code of the National Fire Protection Association.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 01/28/87 | 52 | FR | 02430 |
| NPRM Comment<br>Period End | 03/23/87 | 52 | FR | 02430 |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Final Rule Stage

Agency Contact: Samuel Kidder, Chief, Long Term Care Branch, Department of Health and Human Services, Health Care Financing Administration, 300 East High Rise, 6325 Security Blvd., Baltimore, MD 21207, 301 597-5909

RIN: 0938-AC28

## 807. MEDICAID: ELIGIBILITY DETERMINATIONS BASED ON DISABILITY

**Legal Authority:** 42 USC 1396a(a)(10); 42 USC 1396d(a); 42 USC 1302

**CFR Citation:** 42 CFR 435.541; 42 CFR 435.911; 42 CFR 436.541

Legal Deadline: None.

Abstract: These regulations make explicit in the regulations HCFA's policy on the relationship between State Medicaid eligibility determinations based on disability and disability determinations by SSA under the Supplemental Security Income Program. The regulations incorporate the conditions under which the State agency must make independent determinations of disability and the effect of only. SSA determination on Medicaid eligibility. The regulations also conform the Medicaid provisions on composition of medical review teams, required information, and the time limit for making determinations more closely to those used by SSA in making SSI determinations. Because of numerous questions raised and litigation, it is necessary to clarify our policy on the controlling nature of SSI disability determinations on Medicaid eligibility.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/14/87 | 52 | FR | 47414 |
| NPRM Comment<br>Period End | 02/12/88 | 52 | FR | 47414 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Undetermined

Agency Contact: Joyce Stokes, Branch Chief, Division of Medicaid Eligibility Policy, Department of Health and Human Services, Health Care Financing Administration, 436 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 597-3870

RIN: 0938-AC31

# 808. ADDITIONS TO AND DELETIONS FROM CURRENT LIST OF COVERED SURGICAL PROCEDURES FOR AMBULATORY SURGICAL CENTERS

Significance: Regulatory Program

Legal Authority: 42 USC 1395I(i)(1).

CFR Citation: 42 CFR 416.65

Legal Deadline: None.

Abstract: This notice announces proposed additions to and deletions from the current list of surgical procedures for which facility services are covered when the procedures are performed in an ambulatory surgical center (ASC).

#### Timetable:

| Action                          | Date.                |    | FR | Cite  |
|---------------------------------|----------------------|----|----|-------|
| Proposed Notice<br>Final Notice | 08/11/87<br>00/00/00 | 52 | FR | 29729 |
| <b>Proposed Notice</b>          |                      |    |    |       |

Comment Period Ends 10/13/87

Small Entity: No

Agency Contact: Stan Katz, Director, Division of Medical Services Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, 489 East High Rise Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 594-8561

RIN: 0938-AC45

## 809. EMPLOYERS CONTRIBUTION TO HEALTH MAINTENANCE ORGANIZATIONS OPTION

Legal Authority: 42 USC 300e-9 CFR Citation: 42 CFR 110.808

Legal Deadline: None.

Abstract: This final rule will revise the requirement regarding employer contributions to a Health Maintenance Organization employee benefit plans.

#### Timetable:

| Action               | Date | FR Cite     |
|----------------------|------|-------------|
| NPRM<br>NPRM Comment |      | 52 FR 01343 |
| Period End           |      |             |

Next Action Undetermined\*

Small Entity: No

Additional Information: \*The Regulatory Program of the United States Government 1987-1988 projected final publication in July, 1987.

Agency Contact: Carolyn Cocotas, Special Assistant, Office of Prepaid Health Care, Department of Health and Human Services, Health Care Financing Administration, 317H HHH Bldg., 200 Independence Ave., SW. Washington, DC 20201, 202 245-8036

RIN: 0938-AC48

#### 810. REIMBURSEMENT FOR PHYSICIAN'S OUTPATIENT MAINTENANCE DIALYSIS SERVICES

Legal Authority: 42 USC 1395rr; 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.439(c)(5); 42 CFR 405.502(f)(1); 42 CFR 405.542(a); 42 CFR 405.542(b); 42 CFR 405.542(c).

Legal Deadline: None.

Abstract: This rule is necessitated by a court decision requiring the Secretary to reinstate a modified version of the initial method of reimbursement for physician's dialysis services. We also are clarifying and modifying some of the principles of the monthly capitation payment method. In addition, we will clarify that physician's services reimbursable under both the initial method and the monthly capitation payment must meet the general program requirements for dialysis services furnished to patients.

#### Timetable:

| Action                     | Date      | FR Cite     |
|----------------------------|-----------|-------------|
| NPRM                       | 10/05/87  | 52 FR 37176 |
| NPRM Comment<br>Period End | 1:2/04/87 | 52 FR 37176 |
| Final Action               | 00/00/00  |             |

Small Entity: No

Agency Contact: Robert Niemann, Program Analyst, Reimbursement Policy Branch, Department of Health and Human Services, Health Care Financing Administration, 1-A-5 EHR Bldg., 6325 Security Blvd., Baltimore, MD 21207, 301 597-1810

RIN: 0938-AC57

#### 811. STATE PLAN REQUIREMENTS AND OTHER PROVISIONS RELATING TO STATE THIRD-PARTY LIABILITY PROGRAMS

Significance: Agency Priority

**Legal Authority:** 42 USC 1396a(a)(25); 42 USC 1302

**CFR Citation:** 42 CFR 433.138; 42 CFR 433.139; 42 CFR 447.20; 42 CFR 447.21

**Legal Deadline:** Statutory, October 7, 1986. Section 9503 of Pub. L. 99-272 (April 7, 1986) requires that final regulations be published within 6 months after date of enactment.

Final Rule Stage

Abstract: This rule implements, in part, those portions of sec. 9503 of Pub. L. 99-272 that set forth State plan requirements and other provisions relating to State third-party liability (TPL) programs. The provisions deal with (1) the integration of a State's pursuit of third-party claims with its Mechanized Claims Processing and Information Retrieval Systems and the Secretary's responsibility to develop performance standards to assess TPL collection efforts with respect to this integration; (2) certain exceptions to the cost avoidance method of claims payment in TPL situations; and (3) provider restrictions and provider penalties related to attempts at collection of cost sharing or portions of those amounts from Medicaid recipients when third party liability has been established.

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| NPRM                       | 03/03/87 | -52 | FR | 06350 |
| NPRM Comment<br>Period End | 04/02/87 | 52  | FR | 06350 |
| Final Action               | 00/00/00 |     |    |       |

Small Entity: No

Agency Contact: Sue Knefley, Program Analyst, Bureau of Quality Control, Department of Health and Human Services, Health Care Financing Administration, Third Party Liability Branch, 233 EHR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-3631

RIN: 0938-AC64

## 812. ALTERNATE SANCTIONS FOR ESRD FACILITIES

**Legal Authority:** 42 USC 1302; 42 USC 1395hh; 42 USC 1395rr

CFR Citation: 42 CFR 405 Legal Deadline: None.

Abstract: These rules provide that, when the only deficiency cited for a supplier of ESRD services is a failure to cooperate in achieving the plans and objectives of the ESRD network of which the supplier is a member, and that failure does not jeopardize patient health and safety, HCFA may, as an alternative to terminations of Medicare coverage of the facility's ESRD services, impose alternative sanctions such as denial of payment for services furnished to patients accepted for care after the effective date of the sanction, or a gradual reduction in the payments for all patients, or withholding of.

payment without interest until the facility comes into compliance with the requirement.

#### Timetable:

| Action                     | Date     | F    | R | Cite  |
|----------------------------|----------|------|---|-------|
| NPRM                       | 04/09/87 | 52 F | R | 11517 |
| NPRM Comment<br>Period End | 06/08/87 |      |   |       |
| Final Action               | 00/00/00 |      |   |       |

Small Entity: Yes

Agency Contact: Spencer B. Colburn, Chief, Hospital Services Branch, Department of Health and Human Services, Health Care Financing Administration, Room 2-D-2 ME Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-3413

RIN: 0938-AC68

#### 813. REFUNDING OF FEDERAL SHARE OF OVERPAYMENTS MADE TO MEDICAID PROVIDERS

Legal Authority: 42 USC 1396b(d)

**CFR Citation:** 42 CFR 433.32 to 35, 42 CFR 433.112; 42 CFR 433.116; 42 CFR 433.300 to 322

Legal Deadline: None.

Abstract: These regulations specify the requirements and procedures under which States are allowed 60 days following the date of discovery of an overpayment to a Medicaid provider to recover or attempt to recover the overpayment before the Federal share must be credited to HCFA. The Federal Government will share in any overpayments that the State documents it is unable to recover because the debts of the provider have been discharged in bankruptcy or the provider is out-of-business. The regulations, which implement section 9512 of the Consolidated Omnibus Budget Reconciliation Act of 1986, are intended to aid in recovering improperly spent Federal funds expeditiously.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/21/87 | 52 | FR | 48290 |
| NPRM Comment<br>Period End | 02/09/88 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: David Greenberg, Program Analyst, Bureau of Quality Control, Department of Health and Human Services, Health Care Financing Administration, Room 300 Meadows East Bldg., 6300 Security Blvd., Baltimore, MD 21207, 301 594-6229

RIN: 0938-AC83

## 814. MEDICARE COVERAGE OF IMMUNOSUPPRESSIVE DRUGS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1395x(s)(2)(J); 42 USC 1302

42 USC 1302

**CFR Citation:** 42 CFR 410.10; 42 CFR 410.29; 42 CFR 410.65

Legal Deadline: None.

Abstract: This rule will implement section 9335(c) of Pub.L. 99-509 which authorizes Medicare coverage of immunosuppressive drugs for a period of 1-year following a Medicare-covered organ transplant. Current regulations reflect the statutory exclusion from Medicare Part B coverage of drugs or biologicals that can be selfadministered. The regulations will be amended to reflect the new statutory requirement. Final regulation will also implement section 4075 of P.L. 100-203, which expanded coverage from "immunosuppressive drugs" to "prescription drugs used in immunosuppressive therapy."

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/19/88 | 53 FR 1383 |
| NPRM Comment<br>Period End | 03/21/88 |            |
| Final Action               | 00/00/00 |            |

Small Entity: No

Agency Contact: James Hannon, Chief, Physician & Other Medical Services Branch, Department of Health and Human Services, Health Care Financing Administration, Room 479 East High Rise, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1734

RIN: 0938-AD09

## 815. CONDITIONS OF PARTICIPATION FOR LONG TERM CARE FACILITIES

Significance: Regulatory Program

**Legal Authority:** 42 USC 1395x(j); 42 USC 1396a(a)(28); 42 USC 1396d(c); 42 USC 1302; 42 USC 1395hh

**CFR Citation:** 42 CFR 405.1101 to 405.1137; 42 CFR 442.1; 42 CFR 442.30; 42 CFR 442.100; 42 CFR 442.101; 42 CFR 442.105; 42 CFR 442.200 to 442.346; 42 CFR 483

Legal Deadline: None.

HHS—HCFA Final Rule Stage

Abstract: In this final rule we respond to comments on our proposal and incorporate a number of selfimplementing changes to the statute made by the Omnibus Budget Reconciliation Act of 1987, which was enacted after the proposed rule was published. These conditions would replace the existing separate conditions for SNFs participating in the Medicare program, and SNFs and ICFs participating in the Medicaid program. Although some essential distinctions imposed by the statute remain, these new conditions reflect common needs in SNFs and ICFs. The purpose of these revisions is to focus on actual facility performance in meeting residents' needs in a safe and healthful environment, rather than on the capacity of a facility to provider appropriate services. The results of this change in focus will be to enforce requirements from the perspective of quality of care and life for long term care patients, not only under Medicare and Medicaid, but generally since most of these requirements pertain to all patients of an SNF or ICF. These revisions are also expected to simplify Federal enforcement by using a single set of conditions for those activities we identify as common to all facilities.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/16/87 | 52 | FR | 38582 |
| NPRM Comment<br>Period End | 01/14/88 | 52 | FR | 38582 |
| Final, Action              | 12/00/88 |    |    | •     |

Small Entity: Yes

Agency Contact: Samuel Kidder, Chief, Long Term Care Branch, Department of Health and Human Services, Health Care Financing Administration, Room 300 East High Rise, 6325 Security Blvd.. Baltimore, MD 21207, 301 597-5909

RIN: 0938-AD12

#### 816. MEDICARE, MEDICAID, AND CLINICAL LABORATORIES IMPROVEMENT ACT (CLIA) PATIENT CONFIDENTIALITY RULES

**Legal Authority:** 42 USC 216; 42 USC 1302; 42 USC 1395x; 42 USC 1395hh

**CFR Citation:** 42 CFR 74; 42 CFR 405; 42 CFR 441

Legai Deadline: None.

Abstract: This rule eliminates the requirement that a laboratory maintain the name and other identification of

individuals undergoing testing to determine the presence of the Human Immunodeficiency Virus (HIV) antibody or causative agent, if the laboratory is not seeking Medicare or Medicaid payment for these tests.

#### Timetable:

| Action            | Date     | FR Cite |
|-------------------|----------|---------|
| Final Action with | 04/00/88 |         |
| comment           | •        |         |
| period            |          |         |

Small Entity: No

Agency Contact: Mike Goldman, Chief, Laboratory and Ambulatory Branch, Department of Health and Human Services, Health Care Financing Administration, 2D2 Meadows East, 6300 Security Blvd., Baltimore, MD 21207, 301 594-9737

RIN: 0938-AD40

#### 817. LONG TERM CARE SURVEY

**Legal Authority:** 42 USC 1302; 42 USC 1395x; 42 USC 1395bb; 42 USC 1395cc; 42 USC 1395hh; 42 USC 1395rr

**CFR Citation:** 42 CFR 405.1906; 42 CFR 442.30

**Legal Deadline:** Judicial, July 1, 1987. (Note: Published in Federal Register 7/1/87)

Abstract: These regulations respond to a U.S. District Court decision, which declared a previous rule affecting long term care surveys published in the Federal Register on June 13, 1986, to be procedurally invalid. The Court ordered that, by July 1, 1987, we publish a new proposed rule to correct the inadequacies identified by the Court. Accordingly, the proposed regulations described in detail HCFA's survey methodology, guidelines, and forms used in surveys, and the duties of the State survey agency. HCFA also solicited comments on the guidelines and forms that constitute the survey system set forth in appendices to the proposed rule.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/01/87 | 52 | FR | 24752 |
| NPRM Comment<br>Period End | 09/29/87 | 52 | FR | 24752 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Yes

Agency Contact: Wayne Smith, Director, Office of Survey and Certification, Department of Health and Human Services, Health Care Financing Administration, 6325 Security Blvd, Baltimore, MD 21207, 301 594-5547

RIN: 0938-AD41

#### 818. ● HOME HEALTH AGENCIES: HOME HEALTH AIDE TRAINING AND PATIENT RIGHTS

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; 42 USC 1395x(m); 42 USC 1395x(dd); 42 USC 1395hh; 42 USC 1395h(o)

**CFR Citation:** 42 CFR 405.1202; 42 CFR 405.1203; 42 CFR 405.1227; 42 CFR 409.40; 42 CFR 418.94; 42 CFR 418.202

**Legal Deadline:** Statutory, October 1, 1988. Minimum standards for home health aide training and competency evaluation programs must, pursuant to P.L. 100-203, be established by October 1, 1988.

Abstract: These regulations will establish requirements for home health aide training that will apply to all home health agencies that provide home health aide services under Part A or B of the Medicare program. In order for home health aide services to be covered under the Medicare program, home health aides must have completed a training and competency evaluation program or a competency evaluation program that we approve. Conforming changes are being made to the hospice regulation with respect to hospice personnel that perform home health aide services. These regulations also require a home health agency to protect and promote the rights of each individual under its care.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Final With<br>Comment | 10/01/88 |         |
| Period .              |          |         |

#### Small Entity: No

Agency Contact: Thomas Hoyer, Director, Division of, Provider Services Coverage Policy, Department of Health and Human Services, Health Care Financing Administration, Room 405, EHR, 6325 Security Blvd, Baltimore, MD 21207, 301 594-9446

RIN: 0938-AD45

819. ● SCHEDULES OF LIMITS ON HOME HEALTH AGENCY COSTS PER VISIT FOR COST REPORTING PERIODS BEGINNING ON OR AFTER JULY 1, 1988

Significance: Agency Priority

Final Rule Stage

Legal Authority: 42 USC 1395x; 42 USC 1395hh; 42 USC 1302

CFR Citation: 42 CFR 413.30 Legal Deadline: None.

Abstract: This final notice with comment period set forth an updated schedule of limits on home health agency costs that may be reimbursed under the Medicare program. This updated schedule of limits will be applicable to cost reporting periods beginning on or after July 1, 1988.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

Final Notice With 06/01/88 Comment Small Entity: No

Agency Contact: William J. Goeller, Director, Division of Payment and Reporting, Department of Health and Human Services, Health Care Financing Administration, 1-F-5 ELR, 6325 Security Blvd., Baltimore, MD 21207, 301 597-1803

RIN: 0938-AD47

### DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Health Care Financing Administration (HCFA)

#### **Completed Actions**

## 820. SURVEY AND CERTIFICATION PROCEDURES

Significance: Regulatory-Program

CFR Citation: 42 CFR 405; 42 CFR 442;

42 CFR 488; 42 CFR 489

#### Completed:

| Reason   | Date     | FR Cite |
|--|----------|---------|
| Withdrawn New<br>proposal to be<br>issued using<br>OBRA '87<br>requirements<br>eff. 1990 | 02/26/88 |         |

Small Entity: Yes

**Agency Contact: Walter Merten 301** 

821. RELATIONS WITH OTHER

594-3812

RIN: 0938-AA38

## Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 08/28/87 | 52 FR 32544 |
| Final Action | 09/28/87 | 52 FR 32544 |
| Effective    |          |             |

Small Entity: No

Agency Contact: Gilda Martin 301,597-

1399

RIN: 0938-AB42

#### 823. MEDICAID PROGRAM; COVERAGE OF QUALIFIED PREGNANT WOMEN AND CHILDREN AND NEWBORN CHILDREN

**CFR Citation:** 42 CFR 435.3; 42 CFR 435.115; 42 CFR 435.116; 42 CFR 435.117; 42 CFR 435.301; 42 CFR 436.2; 42 CFR 436.114; 42 CFR 436.120; 42 CFR 436.124; 42 CFR 436.301

#### Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 11/09/87 | 52 | FR | 43063 |
| Final Action<br>Effective | 12/09/87 | 52 | FR | 43063 |

Small Entity: No

Agency Contact: Richard Strauss 301

594-6529

RIN: 0938-AC02

#### AGENCIES, MISCELLANEOUS MEDICAID DEFINITIONS AND THIRD PARTY LIABILITY QUALITY CONTROL

**CFR Citation:** 42 CFR 431.625; 42 CFR 435.1009; 42 CFR 440.2; 42 CFR 440.10; 42 CFR 440.20; 42 CFR 440.80; 42 CFR 431.800; 42 CFR 440.30; 42 CFR 441.200; 42 CFR 441.201; 42 CFR 441.202; 42 CFR 441.203; 42 CFR 441.206; 42 CFR 441.208

#### Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/17/87 | 52 FR 47926 |
| Final Action<br>Effective | 01/19/88 | 52 FR 47926 |

Small Entity: No

**Agency Contact: Thomas Hoyer 301** 

594-9446

RIN: 0938-AB21

# 824. CORRECTION AND REDUCTION PLANS FOR INTERMEDIATE CARE FACILITIES FOR THE MENTALLY RETARDED

**CFR Citation:** 42 CFR 442.1; 42 CFR 442.2; 42 CFR 442.109; 42 CFR 442.110; 42 CFR 442.111; 42 CFR 442.112; 42 CFR 442.113; 42 CFR 442.114; 42 CFR 442.115; 42 CFR 442.116

#### Completed:

| <sup>*</sup> Date |          | FR          | Cite  |
|-------------------|----------|-------------|---|
| 01/25/88          | 53       | FR          | 1984  |
| 04/07/86          | 53       | FR          | 1984  |
|                   | 01/25/88 | 01/25/88 53 | Date         FR           01/25/88         53 FR           04/07/86         53 FR |

Small Entity: Yes

Agency Contact: Mary Pratt 301 594-

0005

RIN: 0938-AC51 -

825. SCHEDULE OF LIMITS FOR SKILLED NURSING FACILITY INPATIENT ROUTINE SERVICE COSTS FOR COST REPORTING PERIODS BEGINNING ON OR AFTER OCTOBER 1, 1987

Significance: Regulatory Program.
CFR Citation: 42 CFR 413.30

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/02/87 | 52 FR 37098 |
| Final Action<br>Effective | 10/01/87 |             |

Small-Entity: No

Agency Contact: William Goeller 301

597-1802

RIN: 0938-AC54

#### 826. REASONABLE CHARGE PAYMENT LIMITS FOR ENTERAL PRODUCTS AND SUPPLIES

Significance: Agency Priority
CFR Citation: 42 CFR 405.502

Completed:

| Reason                        | Date     | FR Cite |
|-------------------------------|----------|---------|
| Withdrawn while continuing to | 02/17/88 | .,      |

analyze issues.

Small Entity: Yes

#### 822. FFP FOR SERVICES OF LONG TERM CARE FACILITIES

**CFR Citation:** 42 CFR 442.16; 42 CFR

442.40; 42 CFR 442.42

**Completed Actions** 

#### HHS—HCFA

Agency Contact: Sharon Harris 301 594-9474

RIN: 0938-AC67

827. ENTITIES PERFORMING QUALITY OF CARE REVIEW OF SERVICES PROVIDED BY RISK-BASIS HEALTH MAINTENANCE ORGANIZATIONS AND COMPETITIVE MEDICAL PLANS

**\*\*CFR Citation:** 42 CFR 466.70; 42 CFR 466.71; 42 CFR 466.72; 42 CFR 476.133; 42 CFR 476.137

#### Completed:

| Reason                       | Date                 | FR Cite     |
|------------------------------|----------------------|-------------|
| Final Action<br>Final Action | 10/07/87<br>10/07/87 | 52 FR 37454 |
| Effective                    |                      |             |

Small Entity: No

Agency Contact: Richard Husk 301 594-

7909

RIN: 0938-AC85

## 828. END STAGE RENAL DISEASE PROGRAM: RESPONSIBILITIES OF NETWORK ORGANIZATIONS

CFR Citation: 42 CFR 405.2112; 42 CFR

405.2113

### Completed:

| Reason                                   | Date     | FR Cite    |
|--|----------|------------|
| Final Action 42<br>CFR                   | 01/21/88 | 53 FR 1617 |
| 405.2112(f)<br>and (j) subject<br>to OMB | •        |            |
| approval Final Action Effective          | 02/22/88 | 53 FR 1617 |

Small Entity: No

**Agency Contact: Spencer Colburn 301** 

594-3413

RIN: 0938-AC86

#### 829. END STAGE RENAL DISEASE PROGRAM: REVISED NETWORK AREA DESIGNATIONS

Significance: Agency Priority CFR Citation: Not applicable

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/02/87 | 52 FR 37018 |
| Final Action | 11/02/87 | 52 FR 37018 |

Small Entity: Yes

**Agency Contact:** Spencer Colburn 301 594-3413

RIN: 0938-AC87

#### 830. MEDICARE ECONOMIC INDEX FOR REASONABLE CHARGES (EFFECTIVE 01/01/88)

**CFR Citation: 42 CFR 405.504** 

Completed:

| Reason .                  | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/14/87 | 52 FR 38145 |
| Final Action<br>Effective | 01/01/88 | 52 FR 38145 |

Small Entity: Not Applicable

Agency Contact: Roland King 301 594-2826

RIN: 0938-AC91

#### 831. PART B PREMIUM FOR 12-MONTH PERIOD BEGINNING 01/01/88

**CFR Citation:** 42 CFR 405.902

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 09/30/87 | 52 FR 36716 |
| Final Action<br>Effective | 01/01/88 | 52 FR 36716 |

Small Entity: Not Applicable

Agency Contact: Solomon Mussey 301

594-2829

RIN: 0938-AC92

# 832. INPATIENT HOSPITAL DEDUCTIBLE AND COINSURANCE AMOUNTS AND PART A PREMIUM FOR THE UNINSURED AGED FOR 1988

**CFR Citation:** 42 CFR 408.22; 42 CFR 409.80; 42 CFR 409.82; 42 CFR 409.83; 42 CFR 409.85

#### Completed:

| Reason       | Date       | FR Cite     |
|--------------|------------|-------------|
| Final Action | 09/16/87   | 52 FR 35056 |
| Final Action | - 01/01/88 | 52 FR 35056 |
| Effective    | :          |             |

Small Entity: Not Applicable

**Agency Contact: Solomon Mussey 301** 

594-2829

RIN: 0938-AC94

### 833. PERIODIC INTERIM PAYMENTS FOR HOSPITALS

CFR Citation: 42 CFR 412.113; 42 CFR 412.116; 42 CFR 413.64; 42 CFR 418.307

#### Completed:

|  |          |    | <del></del> |      |
|--|----------|----|-------------|------|
| Reason   | Date     |    | FR          | Cite |
| Final Action<br>Comment<br>Period Ends<br>03/22/88 | 01/21/88 | 53 | FR          | 1621 |
| Final Action<br>Effective                          | 02/22/88 | 53 | FR          | 1621 |

Small Entity: Yes

**Agency Contact: William Goeller 301** 

597-1802

RIN: 0938-AC96

#### 834. PAYMENT FOR FACILITY SERVICES RELATED TO AMBULATORY SURGICAL PROCEDURES PERFORMED IN HOSPITALS ON AN OUTPATIENT BASIS

Significance: Agency Priority

CFR Citation: 42 CFR 413.13; 42 CFR

413.118

#### Completed:

| Reason   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Final Action Eff.<br>for cost<br>, reporting<br>beginning on<br>or after<br>10/1/87. | 10/01/87 | 52 | FR | 36765 |
| Final Action Effective   | 10/01/87 | 52 | FR | 36765 |

Small Entity: Yes

Agency Contact: William Goeller 301

597-1803

**RIN:** 0938-AD00

#### 835. STANDARDS FOR THE REUSE OF DIALYSIS FILTERS AND OTHER DIALYSIS SUPPLIES

Significance: Regulatory Program

**CFR Citation:** 42 CFR 405.2136; 42 CFR 405.2138; 42 CFR 405.2139; 42 CFR 405.2140; 42 CFR 405.2150

#### Completed:

|   | Date    |          | FR          | Cite  |
|---|---------|----------|-------------|---|
| 1 | 0/02/87 | 52       | FR          | 36926   |
| 1 | 0/02/87 | 52       | FR          | 39626   |
|   | -       | 10/02/87 | 10/02/87 52 | Date         FR           10/02/87         52 FR           10/02/87         52 FR |

Small Entity: Yes

Agency Contact: Rita McGrath 301 594-

6719

RIN: 0938-AD10

**Completed Actions** 

### 836. SUPPLEMENTARY MEDICAL INSURANCE PREMIUMS

**CFR Citation:** 42 CFR 405; 42 CFR 406

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/18/87 | 52 FR 48112 |
| Final Action<br>Effective | 03/17/88 | 52 FR 48112 |

Small Entity: No

Agency Contact: Luisa V. Iglesias 202

245-0383

RIN: 0938-AD19

# 837. ORGAN PROCUREMENT ORGANIZATIONS AND ORGAN PROCUREMENT PROTOCOLS

Significance: Regulatory Program

CFR Citation: 42 CFR 485.308; 42 CFR 405.2102; 42 CFR 405.2163; 42 CFR 405.2171; 42 CFR 413.178; 42 CFR 441.10; 42 CFR 441.13; 42 CFR 482.12; 42 CFR 485.301; 42 CFR 485.302; 42 CFR 485.303; 42 CFR 485.304; 42 CFR 485.305; 42 CFR 485.306; 42 CFR 485.307; ...

#### Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 03/01/88 | 53 FR 6526 |
| Final Action | 03/31/88 |            |
| Effective    |          |            |

Small Entity: No

Agency Contact: Robert Wren 301 594-

9690

RIN: 0938-AD20

#### 838. DISCONTINUATION OF BAD DEBT PAYMENT FOR HOSPITALS SUBJECT TO THE PROSPECTIVE PAYMENT SYSTEM

Significance: Agency Priority

**CFR Citation:** 42 CFR 412.2; 42 CFR 412.115; 42 CFR 413.80

#### Completed:

| Reason  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn OBRA<br>87 prohibits<br>change in<br>policy in effect | 01/14/88 |         |
| on 8/1/87.  |          |         |

Small Entity: Yes

**Agency Contact: Charles Booth 301** 

594-9760

RIN: 0938-AD27

#### 839. HOME HEALTH AGENCIES AIDE TRAINING AND DISCHARGE PLANNING, AND CONFORMING CHANGES TO THE HOSPICE PROGRAM

Significance: Agency Priority

**CFR Citation:** 42 CFR 405.1202; 42 CFR 405.1223; 42 CFR 405.1227; 42 CFR 405.1228; 42 CFR 409.40; 42 CFR 418.94; 42 CFR 418.202

#### Completed:

| Reason   | Date     | FR Cite |
|--|----------|---------|
| Withdrawn Per<br>OBRA '87 will<br>be included in<br>two other<br>regulations | 01/20/88 |         |
| Small Entity: N  | ło       |         |

**Agency Contact:** Thomas Hoyer 301 594-9446

334-9440

RIN: 0938-AD29

# 840. ALIEN ELIGIBILITY, IMMIGRATION STATUS VERIFICATION AND WAIVER PROCEDURES FOR AFDC STATE ADMINISTERED ADULT ASSISTANCE AND MEDICAID PROGRAMS

CFR Citation: 42 CFR 433.15; 42 CFR 435.970; 42 CFR 435.972; 42 CFR 435.974; 42 CFR 435.976; 42 CFR 435.978; 42 CFR 435.980; 42 CFR 435.1010; 42 CFR 435.1015; 42 CFR 435.4; 42 CFR 435.402; 42 CFR 435.900; 42 CFR 435.945; 42 CFR 435.948

#### Completed:

| Reason  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn<br>appears<br>elsewhere in<br>the Agenda. | 02/26/88 | -       |

Small Entity: No

Agency Contact: David L. Landis 301

594-8000

RIN: 0938-AD35

## 841. TARGETING INFORMATION FOR INCOME AND ELIGIBILITY VERIFICATION

**CFR Citation:** 42 CFR 433.138; 42 CFR 435.941; 42 CFR 435.945; 42 CFR 435.952; 42 CFR 435.953

#### Completed:

| Reason         | Date     | FR Cite |
|----------------|----------|---------|
| Withdrawn -    | 01/25/88 |         |
| Appears        |          |         |
| elsewhere in - | ٠.       |         |
| the agenda     |          |         |
|                |          |         |

Small Entity: No

Agency Contact: David Landis 301 594-

8000

RIN: 0938-AD37

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS) Family Support Administration (FSA)

Proposed Rule Stage

#### 842. SCOPE OF PAYMENTS

Significance: Agency Priority

Legal Authority: 42 USC 1102; 42 USC

602

**CFR Citation:** 45 CFR 233.20(a)(2)(i); 45 CFR 233.20(a)(2)(V); 45 CFR 233.120

Legal Deadline: None.

Abstract: These proposed regulations would clarify that States may not provide simultaneous multiple shelter allowances or special need allowances

to recipients under Titles I, IV-A, X, XIV, and XVI of the Social Security Act based on the type of housing in which they reside. Also, these regulations would limit Federal matching under the Emergency Assistance program to one 30-day period in twelve consecutive months and would require States to specify the maximum amount of assistance to be provided for each type of emergency.

# Timetable: Action Date FR Cite ANPRM 03/01/87 NPRM 03/00/88 NPRM Comment 05/00/88 Period End Final Action 11/00/88

Small Entity: No

Additional Information: Split off from Regulation on Administrative

#### HHS-FSA

**Proposed Rule Stage** 

Improvement in the AFDC Program (RIN 0960-AB72).

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Local, State. Federal

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA00

# 843. AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAM; ADMINISTRATIVE IMPROVEMENT IN THE AFDC PROGRAM

Significance: Regulatory Program

**Legal Authority:** 42 USC 303; 42 USC 602; 42 USC 606; 42 USC 1403; 42 USC 1383 Note; 42 USC 1302

**CFR Citation:** 45 CFR 205; 45 CFR 224; 45 CFR 232; 45 CFR 233; 45 CFR 238

Legal Deadline: None.

Abstract: The proposed rule will organize and codify those administrative changes which will better target program resources, reduce administrative cost, or increase State flexibility.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/30/88 |         |
| NPRM Comment<br>Period End | 11/30/88 |         |
| Final Action               | 02/28/89 |         |

Small Entity: No

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA09

# 844. STANDARDS FOR CHILD SUPPORT ENFORCEMENT PROGRAM OPERATIONS

Significance: Regulatory Program Legal Authority: 42 USC 1302

**CFR Citation:** 45 CFR 302; 45 CFR 303; 45 CFR 304; 45 CFR 305; 45 CFR 306

Legal Deadline: None.

Abstract: These proposed regulations will revise requirements and program standards to streamline and improve case processing within the IV-D agency. Specific standards and timeframes will be proposed for certain actions required to be taken in processing an IV-D case.

#### Timetable:

| initetable.  |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 09/00/88 |         |
| Final Action | 03/00/89 |         |
|              |          |         |

Small Entity: No

**Government Levels Affected:** Local, State, Federal

Agency Contact: Joyce Linder, Program Specialist, Office of Child Support Enforcement, FSA, Department of Health and Human Services, Family Support Administration, 330 C Street, S.W., Washington, DC 20201, 202 245-1773

RIN: 0970-AA16

## 845. CHILD SUPPORT ENFORCEMENT AUDIT REGULATIONS

Significance: Regulatory Program

Legal Authority: 42 USC 603(h); 42 USC 604(d); 42 USC 652(a)(1); 42 USC 652(a)(4); 42 USC 1302

CFR Citation: 45 CFR 305 Legal Deadline: None.

Abstract: OCSE is proposing to amend the current program regulations governing child support program audits. These proposed rules would streamline the current audit process and requirements and make corrections to certain inaccuracies in the audit regulations. In addition, we propose to add new performance indicators and update the scoring system.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 08/00/88 |         |
| Final Action | 02/00/89 |         |

Small Entity: No

Agency Contact: Elizabeth Matheson, Program Specialist, Office of Child Support Enforcement, FSA, Department of Health and Human Services, Family Support Administration, 330 C Street, S.W., Washington, DC 20201, 202 245-1999

RIN: 0970-AA17

### 846. DISTRIBUTION OF CHILD SUPPORT COLLECTIONS

Legal Authority: 42 USC 657; 42 USC 1302

CFR Citation: 45 CFR 302.51

Legal Deadline: None.

Abstract: OCSE is proposing to revise the child support enforcement program regulations governing the distribution of child support collections. These proposed rules would clarify the requirements that State child support enforcement agencies must adhere to when distributing payments made to AFDC families.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 01/00/89 |         |
| Final Action | 06/00/89 | •       |

Small Entity: No

Agency Contact: Michael Fitzgerald, Program Specialist, Office of Child Support Enforcement, FSA, Department of Health and Human Services, Family Support Administration, 330 C Street, S.W., Washington, DC 20201, 202 245-1974

RIN: 0970-AA18

# 847. ALIEN VERIFICATION PROCEDURES FOR AFDC; STATE ADMINISTERED ADULT ASSISTANCE AND MEDICAID PROGRAMS; NOTICE OF PROPOSED RULEMAKING

Significance: Agency Priority

Legal Authority: PL 99-603, Sec 121; Immigration Reform and Control Act of 1986

**CFR Citation:** 45 CFR 233; 42 CFR 435; 45 CFR 205; 45 CFR 45; 42 CFR 433; 42 CFR 436

Legal Deadline: Statutory, October 1, 1987. INS must make an alien verification system that can be accessed by States by October 1, 1987. States may claim 100% reimbursement for implementing and operating SAVE on October 1, 1987.

Abstract: IRCA imposes new procedures on the AFDC, Adult Assistance Programs and Medicaid to verify immigration status of aliens applying for benefits under these programs with the Immigration and Naturalization Service. Under the law, States must be reimbursed at 100% for costs of their implementation and operation to access the alien status verification system. This regulation will specify what costs incurred by states

HHS-FSA

**Proposed Rule Stage** 

will be subject to 100% reimbursement. To provide uniformity and consistency between the AFDC and Medicaid programs with respect to reimbursement, the proposed rule will be issued jointly with a common preamble.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/30/88 |         |
| NPRM Comment<br>Period End | 07/30/88 | ι       |
| Final Action<br>Effective  | 10/01/88 |         |
| Final Action               | 11/30/88 |         |

#### Small Entity: No

Additional Information: The IRCA Implementing Task Force serves as the primary focal point for coordinating HHS responsibility under IRCA. The Task Force is the contact source for the issuance of the joint FSA/HCFA rule regarding alien verification procedures under the AFDC, Medicaid and Adult Assistance programs.

#### Government Levels Affected: State

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA41

#### 848. ● EXCLUSION OF INDIAN TRUST FUNDS AND ALASKA NATIVE CLAIMS SETTLEMENT ACT DISTRIBUTIONS (ANCSA)

Significance: Regulatory Program

**Legal Authority:** PL 97-458, Sec 4; PL 98-64, Sec 2; PL 92-203, as amended

**CFR Citation:** 45 CFR 233.20(a)(4)(ii)(n); 45 CFR 233.20(a)(4)(ii)(o); 45 CFR 233.20(a)(4)(ii)(e); 45 CFR 233.20(a)(4)(ii)(k)

#### Legal Deadline: None.

Abstract: Would update current regulations by adding additional statutory exclusions for Indian Judgment Funds and other funds held in trust or distributed per capita under a plan approved by Congress of the Department of Interior and initial purchases made with such funds. Additionally, would exclude all land distributions made pursuant to Alaska Native Claims Settlement Act. Regulations would reflect the statutes, therefore, no alternatives are being

considered. We have determined that there would be some savings under the trust funds exclusions, but there would be some costs under the ANCSA exclusion. In any given year, we estimate the maximum typical savings would be \$350,000 and maximum typical costs would be \$120,000. Therefore, the typical annual result would be a savings of \$230,000. The regulations will provide guidelines to States for implementing the statutory provisions.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 05/00/88 |         |  |

#### Small Entity: No

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA47

### 849. ● COOPERATION IN THIRD PARTY HEALTH COVERAGE

Significance: Regulatory Program

**Legal Authority:** Sec 402(a)(26) of the Scl Scrty Act as amended by Sec 12304; The Consolidated Omnibus Budget Reconciliation Act of 1985

**CFR Citation:** 45 CFR 232.13; 45 CFR 232.40; 45 CFR 232.41; 45 CFR 232.42; 45 CFR 232.43; 45 CFR 232.44; 45 CFR 232.45; 45 CFR 232.47; 45 CFR 232.49; 45 CFR 235.70

Legal Deadline: None.

Abstract: The proposed rules specify that as a condition of eligibility for AFDC, each applicant or recipient must cooperate with the State by identifying and providing information to assist the State in pursuing any third party who may be liable to pay for care and services available under the State's plan for medical assistance under title XIX, unless such individual has good cause for refusing to cooperate as determined by the State agency in accordance with standards prescribed by the Secretary.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/01/88 |         |
| NPRM Comment<br>Period End | 09/01/88 |         |
| Final Action               | 01/00/89 |         |

#### Small Entity: No

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA49

#### 850. ■ COOPERATIVE AGREEMENTS

Significance: Agency Priority

Legal Authority: 42 USC 1302; 42 USC

654(7); 42 USC 652

**CFR Citation:** 45 CFR 302.34; 45 CFR 303.107; 45 CFR 304.22; 45 CFR 305.34

Legal Deadline: None.

Abstract: The regulation specifies provisions that must be contained in all cooperative agreements between IV-D agencies and courts and law enforcement agencies and in all purchase of service agreements between IV-D agencies and any other agency, private organization or individual.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 12/00/88 | •       |

Small Entity: No

Agency Contact: Norma Staley, Program Analyst, Department of Health and Human Services, Family Support Administration, 330 C Street SW, Washington, D.C. 20201, 202 245-1960

**RIN:** 0970-AA50

### 851. ● FY 1988 SCORING SYSTEM FOR PERFORMANCE INDICATORS

**Significance:** Agency Priority

**Legal Authority:** 42 USC 602(a)(27); 42 USC 652(a)(4); 42 USC 603(h); 42 USC 1302

CFR Citation: 45 CFR 305.98

Legal Deadline: None.

Abstract: The regulation updates the scoring system for performance indicators to include the four accounts receivable indicators effective FY 1988.

#### Timetable:

| Action                | Date     | FR Cite | - |
|-----------------------|----------|---------|---|
| NPRM                  | 08/00/88 |         |   |
| Interim Final<br>Rule | 08/00/88 |         |   |
| Final Action          | 02/00/89 |         |   |

#### HHS-FSA

#### Proposed Rule Stage

Small Entity: No

Additional Information: This regulation was intended to be part of revisions to program audit regulations (0970-AA17). Because a new scoring system must be published as soon as possible this part of the larger effort to revise the audit regulations is being separated and published as an interim final rule with comment period.

Agency Contact: John Treacy, Program Analyst, Department of Health and Human Services, Family Support Administration, 330 C Street SW, Washington, D.C., 202 245-1981

RIN: 0970-AA51

#### 852. ● FEDERAL TAX REFUND OFFSET PROCESS - PRE-OFFSET **NOTICE FEE**

Significance: Agency Priority

Legal Authority: 42 USC 664; 42 USC 1302: 42 USC 654(13): 42 USC 6505

CFR Citation: 45 CFR 303.72

Legal Deadline: None.

Abstract: These regulations would permit OCSE to charge a fee for

services provided in the Federal tax refund offset process. They would require State IV-D agencies to send preoffset notices to absent parents unless the State requests and OCSE agrees to send the notices. In addition IRS fees would be deducted from offset amounts rather than billed and collected by HHS.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| NPRM          | 04/00/88 |         |
| Final Action  | 10/00/88 |         |
| Small Entity: | No       |         |

Agency Contact: Carol fordan, Program Specialist, Department of Health and Human Services, Family Support Administration, 330 C Street SW, Washington, D.C. 20201, 202 245-1979

RIN: 0970-AA52

#### 853. • OMNIBUS BUDGET **RECONCILIATION ACT OF 1987**

Significance: Agency Priority

Legal Authority: PL 100-203, Sec 9133; The Omnibus Budget Reconciliation Act of

CFR Citation: 45 CFR 233.53; 45 CFR 235.111; 45 CFR 233.20(a)(3)(x)

Legal Deadline: None.

Abstract: These proposed rules implement sections of OBRA regarding the support and maintenance disregard, the optional fraud control program, and treatment of foster care payments:

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/30/88 |         |
| NPRM Comment | 08/31/88 |         |
| Period End   |          |         |

Small Entity: No

#### Government Levels Affected: State

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA56

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS)

Family Support Administration (FSA)

## 854. REFUGEE CASH AND MEDICAL

Significance: Agency Priority Legal Authority: 8 USC 1522(a)(9)

CFR Citation: 45 CFR 400 Legal Deadline: None.

**ASSISTANCE** 

Abstract: This NPRM will provide special programs of refugee cash assistance (RCA) and refugee medical assistance (RMA) for the 12-month period beginning with the first month a refugee entered the United States.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 10/19/87 |         |
| NPRM Comment<br>Period End | 12/03/87 |         |
| Final Action<br>Effective  | 02/15/88 |         |
| Final Action               | 06/00/88 |         |
|                            |          |         |

Small Entity: No

Government Levels Affected: Local, State

Agency Contact: Philip A. Holman, Director, Div. of Policy & Analysis, Office of Refugee Resettlement, Department of Health and Human Services, Family Support Administration, Rm 1229, 330 C Street, SW, Washington, DC 20201, 202 245-1027

RIN: 0970-AA01

#### 855. RETROACTIVE MODIFICATION OF CHILD SUPPORT ARREARAGES.

Legal Authority: PL 99-509, Sec 9103

CFR Citation: 45 CFR 302; 45 CFR 303; 45 CFR 304

Legal Deadline: None.

Abstract: This NPRM requires, as a result of the Omnibus Budget Reconciliation Act of 1986, that child support payments be judgments on and after the day they fall due as well as requires that States have procedures to prohibit the retroactive modification of child support arrearages.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 09/14/87 | 52 FR 34689 |
| Final Action | 08/00/88 |             |

Final Rule Stage

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Michael Fitzgerald, Program Specialist, Department of Health and Human Services, Family Support Administration, 330 C Street, S.W., Washington, DC 20201, 202 245-1974

RIN: 0970-AA03

#### 856. AID TO FAMILIES WITH **DEPENDENT CHILDREN; DEFINITION** OF PERMISSIBLE STATE PRACTICE-QUALITY CONTROL

Significance: Agency Priority

Legal Authority: 42 USC 1302; 42 USC

CFR Citation: 45 CFR 205.40(a)(8)

HHS—FSA

Final Rule Stage

Legal Deadline: None.

Abstract: This rule will amend the definition of "Permissible State Practice." The rule will enable quality control to review against Federal statutes and regulations when a state plan is not amended to reflect new federal rules, or when a State plan amendment is submitted which is inconsistent with new federal rules but the Department has not yet acted upon it or when a State plan amendment is submitted which is inconsistent with current Federal rules and there is no current applicable State plan provision.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/18/85 | 50 | FR | 25269 |
| NPRM Comment | 08/19/85 |    |    |       |
| Period End   |          |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA04

857. AID TO FAMILIES WITH
DEPENDENT CHILDREN; TREATMENT
OF UTILITY PAYMENTS BY
APPLICANT OR RECIPIENTS LIVING
IN CERTAIN FEDERALLY
ASSISTANCE HOUSING

**Legal Authority:** PL 98-181, Sec 221; 42 USC 602; 42 USC 1302; PL 98-479, Sec 102

CFR Citation: 45 CFR 233.20

Legal Deadline: None.

Abstract: The proposed rule will provide that Housing and Urban Development Assisted Aid to Families With Dependent Children tenants who pay at HUD's direction utilities but no rent to landlord will have their utility payment considered rent by a State IV-A agency in computing the AID to Families With Dependent Children grant.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/27/87 | 52 FR | 32323 |
| NPRM Comment<br>Period End | 10/26/87 | . •   |       |
| Final Action               | 06/30/88 |       |       |

Small Entity: No

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA05

858. AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAM; IMPLEMENTATION OF THE DEFICIT REDUCTION ACT OF 1984

Significance: Agency Priority

Legal Authority: 42 USC 1302; PL 98-369 The Deficit Reduction Act of 1984; PL 99-514 The Tax Reform Act of 1986

**CFR Citation:** 45 CFR 233.36; 45 CFR 237.50; 45 CFR 238.18; 45 CFR 238.20; 45 CFR 238.50; 45 CFR 239.12; 45 CFR 239.14; 45 CFR 239.16; 45 CFR 239.24; 45 CFR 239.58; 45 CFR 239.82; 45 CFR 233.10; 45 CFR 233.90; 45 CFR 232.20; 45 CFR 233.35;

Legal Deadline: None.

Abstract: The final regulations will clarify provisions first published in the Interim Final Rules implementing the Deficit Reduction Act of 1984 and as clarified by the Tax Reform Act of 1986.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Interim Final<br>Rule | 09/10/84 | 49 | FR | 35586 |
| Final Action          | 06/30/88 |    |    |       |

Small Entity: No

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA06

859. AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAM; EXTENSION OF MEDICAID ELIGIBILITY WHEN SUPPORT COLLECTIONS RESULT IN TERMINATION OF AFDC ELIGIBILITY

**Legal Authority:** 42 USC 606; 42 USC 1302; PL 98-378, Sec 20

**CFR Citation:** 45 CFR 233; 42 CFR 435; 42 CFR 436

**Legal Deadline:** Statutory, September 30, 1988.

Abstract: This NPRM rule, which implements section 20 of the Child Support Enforcement Amendments of 1984 (Pub. L. 98-378) specifies that in any case where the collection or increased collection of support under title IV-D of the Social Security Act contributes wholly or partly to a family's ineligibility for AFDC, the family is deemed, but only for the purpose of Medicaid eligibility, to be receiving AFDC for a period of four calendar months after the last month of AFDC eligibility. This applies only to families who receive AFDC in three of the six months immediately preceding the month of ineligibility. "Received" includes those individuals denied an AFDC payment solely because the payment amount is under \$10, the recoupment of an overpayment, or because the payment is determined to be zero as a result of rounding. The estimated costs are: FY 1985--\$30 million, FY 1986--\$45 million, FY 1987--\$50 million, and FY 1988--\$55 million.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM                      | 03/00/88 |         |
| Final Action              | 12/00/88 |         |
| Final Action<br>Effective | 12/00/88 |         |

Small Entity: No

Affected Sectors: None

Government Levels Affected: State

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second St., SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA07

860. CONSISTENCY FOR THE FOOD STAMP PROGRAM, AFDC PROGRAM, AND THE ADULT ASSISTANCE PROGRAMS

Significance: Regulatory Program

**Legal Authority:** 42 USC 1302; Sec. 1102, 49 Stat. 647

**CFR Citation:** 45 CFR 205.10(a)(4)(ii); 45 CFR 233.31(b); 45 CFR 233.20(a)(6)(v)(B); 45 CFR 205.10(a)(7); 45 CFR 205.10(a)(13); 45 CFR 205.52; 45 CFR 233.20(a)(3)(ii)(D); 45 CFR 233.20(a)(3)(iii)

Legal Deadline: None.

Abstract: Proposed rule will provide increased consistency in eligibility

HHS—FSA Final Rule Stage

policies and procedures between the AFDC and Food Stamp programs, within existing statutory requirements. The aim is to improve and simplify program administration and ease the burden placed upon the State agencies and individuals applying for assistance.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 02/19/85 | 50 | FR | 6970  |
| ANPRM<br>Comment<br>Period End | 04/22/85 | 50 | FR | 6970  |
| NPRM .                         | 09/29/87 | 52 | FR | 36546 |
| NPRM Comment<br>Period End     | 11/30/87 |    |    | 4     |
| Final Action                   | 09/30/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA08

861. REFUGEE RESETTLEMENT PROGRAM; REFUGEE CASH AND ASSISTANCE; REQUIREMENTS FOR JOB SEARCH, EMPLOYMENT SERVICES, AND EMPLOYMENT; REFUGEE MEDICAL ASSISTANCE; AND REFUGEE SOCIAL SERVICES

Significance: Regulatory Program Legal Authority: 8 USC 1522(a)(9) CFR Citation: 45 CFR 400

Legal Deadline: None.

Abstract: This regulation will establish requirements governing refugee cash assistance; refugee medical assistance; and refugee support (social) services, including job search employability services, and employment.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 01/30/86 | 51 | FR | 03918 |
| NPRM Comment<br>Period End | 04/30/86 | •  |    |       |
| Final Action               | 08/00/88 |    |    |       |

Small Entity: No

Agency Contact: Philip A. Holman, Director, Div. of Policy & Analysis, Department of Health and Human Services, Family Support Administration, Rm 1229, 330 C Street, SW, Washington, DC 20201, 202 245-

RIN: 0970-AA10

862. AID TO FAMILIES WITH
DEPENDENT CHILDREN PROGRAM;
GENERAL ADMINISTRATION -PUBLIC ASSISTANCE PROGRAM -QUALITY CONTROL SYSTEM

Significance: Agency Priority

**Legal Authority:** 42 USC 1302; PL 97-248; PL 96-123

**CFR Citation:** 45 CFR 205.42; 45 CFR 205.44

Legal Deadline: None.

Abstract: These proposed rules amend the QC regulations under the AFDC program by establishing more definitive criteria to be used in determining whether waivers will be granted to states that fail to meet the statutory error standard.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 02/02/87 | 52 | FR | 21   |
| NPRM Comment | 04/03/87 |    | •  |      |
| Period End   | •        | •  |    |      |

**Next Action Undetermined** 

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1986

**Government Levels Affected:** Local, State, Federal

Agency Contact: Sean Hurley, Director, Division of Quality Control, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-2292

RIN: 0970-AA11

## 863. MEDICAL SUPPORT ENFORCEMENT #2

Significance: Regulatory Program

**Legal Authority:** 42 USC 652(f); 42 USC 1302

1302

**CFR Citation:** 45 CFR 305; 45 CFR 306

Legal Deadline: None.

Abstract: These regulations would revise existing requirements governing cooperative agreements between Medicaid and IV-D agencies to provide medical support enforcement services and require enhanced State IV-D

agency efforts in medical support enforcement.

#### Timetable:

| Action       | Date     | FF    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/27/87 | 52 FF | 19738 |
| Final Action | 06/00/88 |       |       |

Small Entity: No

Additional Information: Related to RIN 0992-AA12 - Medical Support Enforcement.

Agency Contact: Andrew Hagan, Program Specialist, Office of Child Support Enforcement, OFA, Department of Health and Human Services, Family Support Administration, 330 C Street, S.W., Washington, DC 20201, 202 245-1992

RIN: 0970-AA13

## 864. DISREGARD OF CHILD SUPPORT PAYMENTS; REGULATIONS IMPLEMENTING THE DEFICIT REDUCTION ACT OF 1984

**Legal Authority:** 42 USC 1302; 42 USC 657(b)(1)

CFR Citation: 45 CFR 302.51 Legal Deadline: None.

Abstract: This final rule implements the Deficit Reduction Act of 1984 which amends the Social Security Act to require that the first \$50 collected on a monthly support obligation be paid to the Aid to Families with Dependent Children (AFDC) family. This amount does not affect the family's AFDC eligibility or the amount of assistance to which they were entitled.

#### Timetable:

| Action                | Date     |      | FR | Cite  |
|-----------------------|----------|------|----|-------|
| Interim Final<br>Rule | 09/10/84 | 49 F | FR | 35604 |
| Final Action          | 05/00/88 |      |    |       |

Small Entity: No

**Government Levels Affected:** Local, State, Federal

Agency Contact: Carol Jordan, Program Specialist, Office of Child Support Enforcement, FSA, Department of Health and Human Services, Family Support Administration, 330 C Street, S.W., Washington, DC 20201, 202 245-1979

**RIN:** 0970-AA15

#### 865. GRANTS TO STATES FOR PUBLIC ASSISTANCE PROGRAMS, TREATMENT OF REPLACEMENT CHECKS

Legal Authority: 42 USC 1302; 42 USC

CFR Citation: 45 CFR 201.5

Legal Deadline: None.

Abstract: This proposed regulation will require States to report on their quarterly statement of expenditures the Federal share of previously claimed assistance checks which are determined to be: (1) replacements of checks cashed by eligible recipients, or (2) original checks cashed by persons other than the authorized payee. This rule will also clarify procedures for claiming Federal Financial Participation for duplicate checks.

#### Timetable:

|                            |          | 5         |
|----------------------------|----------|-----------|
| Action                     | Date     | FR Cite   |
| NPRM                       | 07/24/87 | 52 FR 142 |
| NPRM Comment<br>Period End | 09/22/87 | •-        |
| Final Action               | 06/00/88 |           |

Small Entity: No

Agency Contact: A. Gary Mounts,
Deputy Associate Administrator, Office
of Grants Management, OFM,
Department of Health and Human
Services, Family Support
Administration, Office of Grants
Management, Office of Financial
Management, 330 C Street, S.W.
Washington, DC 20201, 202 245-9657

RIN: 0970-AA19

#### 866. ESSENTIAL PERSONS

Significance: Agency Priority

Legal Authority: 42 USC 602; 42 USC

1302

CFR Citation: 45 CFR 233.20

Legal Deadline: None.

Abstract: The proposed regulation would preclude States from considering individuals to be essential persons for purposes of the AFDC program if they do not provide an essential benefit or service to the family.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 10/05/87 | 52 FR 37183 |
| NPRM Comment | 11/19/87 |             |
| Period End   |          |             |
| Final Action | 06/30/88 | •           |

Small Entity: No

Additional Information: Split off from Regulation 00 Administrative Improvement in the AFDC Program (RIN 0970-aa09)

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Local, State, Federal

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA44

#### 867. • ALIEN LEGALIZATION

Significance: Regulatory Program

Legal Authority: PL 99-603, Sec 201; The Immigration Reform and Control Act of 1986; PL 99-603, Sec 302; The Immigration Reform and Control Act of 1986

**CFR Citation:** 45 CFR 206.10(a)(1)(vii)(B); 45 CFR 233.20(a)(3)(vi)(B); 45 CFR 233.50(c)

Legal Deadline: None.

**Abstract:** These rules implement provisions of the Immigration Reform and Control Act of 1986, PL 99-603, as they relate to the Eligibility determining requirements of aliens applying for assistance payments under the AFDC and Adult Assistance Programs. Applicants who apply for a legal alien status under the new INS designated legalization program will be disqualified for a period of 5 years for entitlement to AFDC. Cuban/Haitian entrants designated with such a status by INS are exempt from this disqualification provision. The disqualification provision does not apply to applicants for legalization from applying for assistance under the Adult Assistance Program conducted in Guam, Puerto Rico, and the Virgin Islands. These rules also specify how income or disqualified alien parents and siblings should be counted in determining the eligibility of a dependent child.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Interim Final<br>Rule      | 12/24/87 | 52 FR 48687 |
| NPRM Comment<br>Period End | 02/22/88 | ٠           |
| Final Action               | 07/30/88 |             |

Smail Entity: No

Government Levels Affected: State

Agency Contact: Diann Dawson, Director, Division of Policy, Office of Family Assistance, Department of Health and Human Services, Family Support Administration, 2100 Second Street, SW, Washington, DC 20201, 202 245-3290

RIN: 0970-AA48

## DEPARTMENT OF HEALTH AND HUMAN SERVICES (HHS), Family Support Administration (FSA)

**Completed Actions** 

## 868. CHILD SUPPORT ENFORCEMENT PROGRAM; QUARTERLY REPORTING REQUIREMENTS

CFR Citation: 45 CFR 301; 45 CFR 304

Completed:

Reason Date FR Cite

Withdrawn 03/01/88 Small Entity: No

Agency Contact: Joyce Linder 202 245-1773

RIN: 0970-AA02

### 869. PROVISION OF SERVICES IN INTERSTATE IV-D CASES

Significance: Regulatory Program

CFR Citation: 45 CFR 301; 45 CFR 302;

45 CFR 303; 45 CFR 305

| Comp | oleted: |
|------|---------|
|------|---------|

| Reason       | Date     |    | FR | Cite |  |
|--------------|----------|----|----|------|--|
| Final Action | 02/22/88 | 53 | FR | 5246 |  |

Small Entity: No

Agency Contact: Joyce Linder 202 245-

1773

RIN: 0970-AA23

#### HHS-FSA

**Completed Actions** 

**870. CASE CLOSURE** 

CFR Citation: 45 CFR 303

Completed:

Reason FR Cite Date Merged with 03/01/88 0970-AA16

Small Entity: No

**Agency Contact: Craig Hathaway 202** 

245-1973

RIN: 0970-AA24

871. STATE LEGALIZATION IMPACT **ASSISTANCE GRANTS** 

Significance: Agency Priority

**CFR Citation:** 45 CFR 16; 45 CFR 402

Completed:

Reason Date FR Cite Final Action 03/10/88 53 FR 7832 Final Action 03/10/88 Effective

Small Entity: No

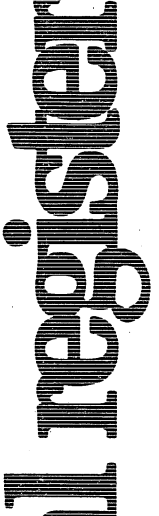
Agency Contact: Norman L. Thompson

202 245-0562

RIN: 0970-AA40

[FR Doc. 88-5082 Filed 04-22-88; 8:45 am]

BILLING CODE 4150-04-T



Monday April 25, 1988

Part IX

# Department of Housing and Urban Development

Semiannual Regulatory Agenda



#### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD)

### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

#### 24 CFR Subtitles A and B

[Docket No. N-88-1775]

#### **Semiannual Agenda of Regulations**

**AGENCY:** Department of Housing and Urban Development.

**ACTION:** Semiannual agenda, under Executive Order 12291 and the Regulatory Flexibility Act, of regulations expected to be issued and under review.

**SUMMARY:** In accordance with section 5 of Executive Order 12291, "Federal Regulation," the Department is publishing its agenda of proposed regulations already issued or expected to be issued, and of currently effective rules that are under review. Also, under section 602 of the Regulatory Flexibility Act, the Department has prepared a regulatory flexibility agenda of regulations expected to be proposed or promulgated which are likely to have a significant economic impact on a substantial number of small entities. As permitted by Executive Order 12291 and the Regulatory Flexibility Act, the two agendas are combined for publication.

#### FOR FURTHER INFORMATION CONTACT:

Grady J. Norris, Assistant General Counsel for Regulations, Department of Housing and Urban Development, Room 10276, 451 Seventh Street, SW., Washington, DC 20410, (202) 755-7055. (This is not a toll-free number.)

#### SUPPLEMENTARY INFORMATION:

Executive Order 12291, "Federal Regulation," issued on February 17, 1981 (46 FR 13193), requires each agency to publish semiannually an agenda of regulations that the agency has issued or expects to issue and of currently effective regulations that are under agency review.

The Regulatory Flexibility Act, 5 U.S.C. 601-612, requires each agency to publish semiannually a regulatory flexibility agenda of rules expected to be proposed or promulgated which are likely to have a significant economic impact on a substantial number of "small entities," meaning small businesses, small organizations, or small governmental jurisdictions.

Executive Order 12291 and section 605 of the Regulatory Flexibility Act each permit incorporation of the agenda it requires with any other prescribed agenda. Accordingly, the agenda set out below combines the information required by the Executive Order and by the Regulatory Flexibility Act. In addition, the agenda contains certain information not required by either the Executive Order or by the Act which the Department considers useful, both better to inform the public and to enhance the Department's own inventory control over its body of regulations.

For purposes of Executive Order 12291, "regulation" or "rule" is defined as "an agency statement of general applicability and future effect designed to implement, interpret, or prescribe law or policy or describing the procedure or practice requirements of an agency,' subject to certain exceptions. The agenda published below concentrates upon regulatory material contained, or expected to be contained, in the Code of Federal Regulations (CFR) (or incorporated therein by reference) following publication in the Federal Register. As appropriate, however, issuances in the nature of general statements of policy may be published in the Federal Register but not for codification in the CFR.

The Department also is subject to certain requirements involving congressional review of rulemaking actions, including publication of an agenda. Section 7(0) of the Department of Housing and Urban Development Act (42 U.S.C. 3535(0)) requires that the Secretary transmit to the congressional committees having jurisdictional oversight (the Senate Committee on Banking, Housing and Urban Affairs and the House Committee on Banking, Finance and Urban Affairs) a

semiannual agenda of all rules or regulations which are under development or review by the Department. A rule appearing on the agenda cannot be published for comment before or during the first 15 calendar days of continuous session of Congress after transmittal of the agenda. If, within such period, either Committee notifies the Secretary that it intends to review any rule or regulation or portion thereof which appears on the agenda. the Secretary must submit to both Committees a copy of the rule or regulation, in the form it is intended to be proposed, at least 15 calendar days of continuous session before it is published for comment. The Semiannual Agenda appearing hereinafter is the agenda transmitted to the Committees in compliance with the foregoing requirement.

The agenda items are divided first by program office. Within each program office, the agenda items are divided into four groups: (i) Prerulemaking actions, (ii) publications or other implementations of notices of proposed rulemaking, (iii) publications or other implementations of final rules, and (iv) completed actions. Within each grouping, rules are listed in chronological order by the Part number of the CFR affected. Where a rule affects multiple parts of the CFR, the rule is listed by the first affected Part number. Priority rules include all regulations designated for priority development by the Department.

Items listed in this agenda are from the following Offices within the Department: Office of the Secretary; Office of Housing; Office of Public and Indian Housing; Office of Community Planning and Development; Office of Fair Housing and Equal Opportunity; Office of Administration; and Government National Mortgage Association.

Dated: February 24, 1988. J. Michael Dorsey, General Counsel.

Office of the Secretary—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 872                     | 24 CFR 50 Departmental Policies, Responsibilities, and Procedures for Protection and Enhancement of Environmental Quality (S-4-85; FR-2206) | 2501-AA30                          |

#### Office of the Secretary—Prerule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 873                     | 24 CFR 56 Flood Insurance Requirements for Mortgage Insurance Loan and Grant Programs (\$-3-85; FR-2007)   | 2501-AA59                          |
| 874                     | 24 CFR 0058 Environmental Review Procedures for the Community Development Block Grant, Rental Rehabilitation and Housing Development Grant Programs (S-13-86; FR-2316) |                                    |
| 875                     | 24 CFR 81.41 Secondary Market Operations of the Federal National Mortgage Association (FNMA) (S-3-81)  |                                    |

#### Office of the Secretary—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 876                     | 00 CFR 000 Home Equity Conversion Mortgage Insurance Demonstration (S-2-88; FR-2481)  | 2501-AA67                          |
| 877                     | 24 CFR 0003 Elimination of Obsolete Regulations (S-16-86; FR-2261)  | 2501-AA50                          |
| 878                     | 24 CFR 10 Amending Rules on Rules and FOIA Rules (S-3-87; FR-2320)  | 2501-AA57                          |
| 879                     | 24 CFR 24 Debarment Suspension and Limited Denial of Participation-All- Cash Sales Exception (S-4-87; FR-2356)                                    | 2501-AA60                          |
| 880                     | 24 CFR 35 Lead-Based Paint Hazard Elimination (S-1-88; FR-2447)   | 2501-AA68                          |
| 881                     | 24 CFR 0042 Uniform Relocation Act Amendments of 1987 (S-3-88; FR-2357) (formerly CPD-3-87)   | 2501-AA70                          |
| 882                     | 24 CFR 46 Protection of Human Subjects in Research (S-6-83; FR-1807)  |                                    |
| 883                     | 24 CFR 50 Procedure for Floodplain Management and the Protection of Wetlands. Implementation of Executive Orders 11988 and 11990 (S-7-84; FR-865) | 2501-AA23                          |
| 884                     | 24 CFR 200 Restrictions on Housing Assistance to Ineligible Aliens (S-7-87; FR-2383 (formerly FR-1588))   | 2501-AA63                          |

#### Office of the Secretary—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 885                     | 24 CFR 15.14 Freedom of Information Reform Act of 1986Fee Schedule and Fee Waiver Regulations (S-6-87; FR2362)            | 2501-AA62                          |
| 886                     | 24 CFR 17 Administrative Claim: Implementing Certain Provisions of the Debt Collection Act of 1982 (S-10-86; FR-1644)     | 2501-AA55                          |
| 887                     | 24 CFR 24 Suspension and Debarment (S-2-79; FR-1676)  | 2501-AA05                          |
| 888                     | 24 CFR 28 Administrative Remedies for False Claims and Statements (S-2-87; FR-2310)                                       | 2501-AA58                          |
| 889                     | 24 CFR 58 Environmental Review Procedures - Rental Rehabilitation and Housing Development Grant Program (S-6-84; FR-1965) | 2501-AA25                          |

#### Office of the Secretary—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 890                     | 24 CFR 0060 Determination of Wage Rates for Maintenance and Technical Employees of Public Housing Agencies |                                    |
| 891                     | and Indian Housing Authorities (S-5-86; FR-2211)   |                                    |

#### Office of Housing-Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 892                     | 24 CFH 200 Revision of Use of Materials Bulletin used in the HUD Bldg. Product Standard and Certification Program (H-4-87; FR2308) | ,                                  |
| 893                     | 24 CFR 203 Retention Period for Mortgagee Single Family Claim-Records (H-81-84)  |                                    |

#### Office of Housing—Prerule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         | A. O.F. 200 A. St. 14. D   | 0500 4507                          |
| 894                     | 24 CFR 203.2 Eligibility RequirementsMortgagee Approval (H-13-88; FR-2453)                                   |                                    |
| 895                     | 24 CFR 219 Flexible Subsidy Program; 1983 Amendments (H-50-84)   | 2502-AC31                          |
| 896                     | 24 CFR 3280 Manufactured Home Construction & Safety Construction on Siding & Roofing Materials & Application |                                    |
|                         | Criteria (H-8-87; FR2327)  | 2502-AE06                          |
| 897                     | 24 CFR 3500 Real Estate Settlement Procedures Act Controlled Business Provisions and Miscellaneous           |                                    |
| 031                     |  | 2502-AC09                          |
|                         | Amendments (H-45-84; FR-1942)  | 2502-4009                          |
|                         |  | 1 .                                |

#### Office of Housing—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 898                     | 00 CFR 000 Nehemiah Opportunity Grants Program (H-25-88; FR-2478) 1987 HCD Act   | 2502-AE45                          |
| 899                     | 24 CFR 200 Issuance of FHA Debentures (H-36-86; FR-2268)   | 2502-AD68                          |
| 900                     | 24 CFR 200 Authorize Additional Types of Loans for Direct Endorsement Processing (H-4-88; FR-2433)                     |                                    |
| 901                     | 24 CFR 201.54 Filing Period for Resubmission of Denied Claims (H-43-86)  |                                    |
| 902                     | 24 CFR 201 Amendments to the Title I Regulations (H-19-87; FR2370)   | 2502-AE15                          |
| 903                     | 24 CFR 203 Penalty for Lack of Documentation (H-80-84)   | 2502-AC54                          |
| 904                     | 24 CFR 203 HUD Inspections - No Duty of Care (H-1-85; FR-2025)   |                                    |
| 905                     | 24 CFR 203 Deregulation of Loan Origination Fees in FHA Single Family Housing (H-18-87; FR-2333)                       | 2502-AD98                          |
| 906                     | 24 CFR 203.366 Mortgagee Charges for Serious Title Defects (H-28-87; FR-2368)  | 2502-AE11                          |
| 907                     | 24 CFR 203 Revision of HUD Mortgage Approval Process (H-5-88; FR-2434)   | 2502-AE27                          |
| 908                     | 24 CFR 203 Emergency Homeownership Counseling (H-20-88; FR-2460) 1987 HCD Act  | 2502-AE28                          |
| 909                     | 24 CFR 203.400 Deadline for Filing Single Family Supplemental Claims (H-26-88; FR-2487)                                | 2502-AE51                          |
| 910                     | 24 CFR 203 Action to Reduce Losses under FHA Single Family Mortgage Insurance Program (H-28-88; FR-2491)               | 2502-AE52                          |
| 911                     | 24 CFR 204.280 Claim Processing on Defaulted Coinsured Single-Family Mortgages (H-1-88; FR-2410)                       | 2502-AE25                          |
| 912                     | 24 CFR 207 Limitation on Prepayment of Mortgages on Multifamily Rental Housing (H-54-84; FR-1952)                      | 2502-AC49                          |
| 913                     | 24 CFR 208 Computer Automation of Required Data for Certification and Recertifications Subsidy Billing Proce-          |                                    |
| 3.0                     | dures for Certain Multifamily Subsidized Projects (H-2-88; FR-2421)  | 2502-AE26                          |
| 914                     | 24 CFR 221.55 Assignment Option (H-44-86)  | 2502-AD78                          |
| 915                     | 24 CFR 251 Assignment of Coinsuring Lender Interest to Warehouse Bank for Interim Funding (H-15-88; FR-2455)           | 2502-AE39                          |
| 916                     | 24 CFR 3282 Manufactured Home Procedural and Enforcement Regulations Interpretative Bulletins (H-31-87; FR2380)        | 2502-AE10                          |
| 917                     | 24 CFR 791 Review of Applications for Housing Assistance and Allocation of Housing Assistance Funds (S-10-84; FR-1896) | 2502-AA73                          |
| 918                     | 24 CFR 882 Conforming Section 8 Existing Certificate Regulation to Housing Voucher Format (H-2-87; FR-2294)            | 2502-AD91                          |
| 919                     | 24 CFR 882 Interprogram Transfers of Assisted Tenants (H-8-88; FR-2436)  | -2502-AE32                         |
| 920                     | 24 CFR 885 Loans for the Elderly or Handicapped - Housing for the Handicapped (H-23-88; FR-2476) 1987 HCD  Act         | 2502-AE47                          |
| 921                     | 24 CFR 886 Provision of Section 8 Existing Housing Assistance for Projects at Foreclosure Sales (H-3-86; FR-2158)      | 2502-AD43                          |
| 922                     | 24 CFR 886.310 Miscellaneous Revisions of Part 886 (H-37-86; FR-2275)  | 2502-AD69                          |
| 923                     | 24 CFR 1710 Land Registration (H-21-86)  | 2502-AD54                          |
| 924                     | 24 CFR 1710 Amendments to Interstate Land Sales Registration (H-47-86; FR-2503)  | 2502-AD81                          |
| 925                     | 24 CFR 3280.308 Manufactured Home Construction and Safety Standards - Formaldehyde Regulations (H-10-87; FR-2332)      | 2502-AE02                          |
| 926                     | 24 CFR 3280.309 Notice of Formaldehyde; Manufactured Home Construction and Safety (H-23-87; FR2349)                    | 2502-AE21                          |
| 927                     | 24 CFR 3280.506 Manufactured Housing Energy Conservation Standards (H-29-88; FR-2497) 1987 HCD Act                     |                                    |
| 928                     | 24 CFR 3282 Manufactured Home Procedural and Enforcement System (H-40-86; FR-2278)                                     | 2502-AD60                          |
| 929                     | 24 CFR 3282 Manufactured Home Design Inspection System (H-41-86; FR-2279)  | 2502-AD61                          |
|                         | 24 OF N 3202 Manufactured Frome Design Inspection System (17-41-00, 117-227-3)   |                                    |

#### Office of Housing—Final Rule Stage

| Se-<br>quence<br>Number |                          | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--------------------------|--|------------------------------------|
| 930                     |                          | Supportive Housing Demonstration Program (H-34-87; FR2385) | 2502-AE13                          |
| 931<br>932              | 00 CFR 000<br>00 CFR 000 |  | 2502-AE35<br>2502-AE43             |

#### Office of Housing—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 933                     | 24 CFR 200 Applicability of Minimum Property Standards Manufactured Homes under Title II of the National Housing Act (H-82-82; FR-1578)      | 2502-AB24                          |
| 934                     | 24 CFR 200 Minimum Property Standards (MPS) for Housing Water Supply Systems (H-31-86; FR-2255)  | 2502-AD64                          |
| 935                     | 24 CFR 200 Manufactured Home Construction and Safety Standards for Lead in Water Piping(H-3-87; FR-2296)                                     | 2502-AE05                          |
| 936                     | 24 CFR 200 Restrictions on All-Cash Sales (Amendment to Part 200) (H-30-87; FR-2374)   | 2502-AE12                          |
| 937                     | 24 CFR 203 Temporary Mortgage Assistance Payments (TMAP) and Assignments to HUD (H-44-85; FR-2147)   | 2502-AD34                          |
| 938                     | 24 CFR 203 Criteria for Acceptability of Insured 10-Year Protection Plans (H-28-86; FR-2036)   | 2502-AD65                          |
| 939                     | 24 CFR 203 Allegany Reservation of the Seneca Nation (H-32-87; FR-2382)  | 2502-AE09                          |
| 940                     | 24 CFR 203 Single Family Mortgage Insurance - Occupant and Investor Mortgagors (H-16-88; FR-2456) 1987 HCD                                   |                                    |
|                         | Act  | 2502-AE40                          |
| 941                     | 24 CFR 207.19 Multifamily Housing Mortgage Insurance Regulation of Rents (H-9-88; FR-2448) 1987 HCD Act                                      | 2502-AE33                          |
| 942                     | 24 CFR 215 State Agency Amendments (H-70-84; FR-1997)  | 2502-AC73                          |
| 943                     | 24 CFR 215 Rent Supplements Federal Tenants Selection Preference (H-12-88; FR-2452) 1987 HCD Act   | 2502-AE36                          |
| 944                     | 24 CFR 219 Prepayment of Mortgages on Low- and Moderate-Income Housing (H-10-88; FR-2450) 1987 HCD Act                                       | 2502-AE34                          |
| 945                     | 24 CFR 219 Eligibility of Section 23 and Section 202 Housing for Flexible Subsidy (H-18-88; FR-2458) 1987 HCD                                |                                    |
|                         | Act  | 2502-AE42                          |
| 946                     | 24 CFR 232 FHA Insurance of Mortgages Covering Nursing Homes and Similar Projects (H-27-88; FR-2490)   | 2502-AE38                          |
| 947                     | 24 CFR 241 Additional Revisions - Hospital Insurance (H-24-86; FR-2227)  | 2502-AD70                          |
| 948                     | 24 CFR 242 Hospital Insurance - Alternate Certification Requirements (H-21-88; FR-2466) 1987 HCD Act   | 2502-AE29                          |
| 949                     | 24 CFR 252 Coinsurance for Nursing Homes and Intermediate Care Facilities (H-32-86; FR-2256)   | 2502-AD74                          |
| 950                     | 24 CFR 290 HUD-Owned Multifamily Projects-Management and Disposition (H-69-78; FR-432)   |                                    |
| 951                     | 24 CFR 735 Section 236 Rent Supplement (H-17-88; FR-2457) 1987 HCD Act   | 2502-AE41                          |
| 952                     | 24 CFR 850 Housing Development Grant Program (H-26-84; FR-1902)  | 2502-AC23                          |
| 953                     | 24 CFR 880 Section 8 Housing Assistance Payments Programs Revisions to Contract Rent Adjustment Regulations (H-22-88; FR-2469) 1987 HCD Act. | 2502-AE44                          |
| 954                     | 24 CFR 882 Shared Housing in the Section 8 Moderate Rehabilitation Program (H-26-86; FR-2238)  | 2502-AD66                          |
| 955                     | 24 CFR 885 Management Rules and Comprehensive Housing and Community Development Amendments (H-34-83; FR-1761)                                | 2502-AC03                          |
| 956                     | 24 CFR 885 Loans for the Elderly or Handicapped - Loan Interest Rate Provisions (H-24-88; FR-2477) 1987 HCD                                  |                                    |
| 957                     | Act 24 CFR 887 Section 8 Housing Assistance Payments Program - Housing Vouchers (H-42-85; FR-2170)   | 2502-AE46<br>2502-AD26             |

#### Office of Housing—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 958                     | 24 CFR 200 Use of Materials Bulletin No. 40c - Grademarking of Plywood (H-21-85; FR2407)  | 2502-AD01                          |
| 959                     | 24 CFR 200.163 Direct Endorsement Underwriter's Certification (H-29-86; FR-2241)  | 2502-AD71                          |
| 960                     | 24 CFR 200 Use of Material Bulletin used in HUD Bldg. Product Standards and Certification Program for Mat-  |                                    |
|                         | Formed Particleboard Sheathing Panels (H-7-87; FR-2322)   | 2502-AD92                          |
| 961                     | 24 CFR 200 Lead Standards in Water Piping - Subpart S - MPS (H-1-87; FR2290)  | 2502-AE03                          |
| 962                     | 24 CFR 200.935 Rev. of UMB 44d to allow the Use of Carpet in Bathrooms & Kitchens Over a Concrete-Masonry   |                                    |
|                         | Flooring System and a New Classification System for Carpet (H-20-87; FR 2402)   | 2502-AE07                          |
| 963 ,                   | 24 CFR 0200 Use of Materials Bulletin No. 89 HUD Building Product Standards and Certification Program for Exterior Insulated Steel Door Systems (H-6-88; FR-2443) | 2502-AE30                          |
| 964                     | 24 CFR 203 Conveyance of One- to Four-Family Properties Occupied by Tenants or Former Mortgagors (H-9-85; FR-2064)  | 2502-AB10                          |
| 965                     | 24 CFR 203 One-Time Mortgage Insurance Premium for Non-Mutual Fund - Single Family Insurance Program (H-40-84; FR-1930)   | 2502-AC35                          |
| 966                     | 24 CFR 203.49 Insurance of Single Family Adjustable Rate Mortgages (H-32-84; FR-1916)   |                                    |
| 967                     | 24 CFR 203 Single Family ForeclosuresDeficiency Judgements (H-6-86; FR-2193)  | 2502-AD38                          |
| 968                     | 24 CFR 203 Types of Satisfactory Title Evidence (H-48-86)   | 2502-AD83                          |
| 969                     | 24 CFR 203 Elimination of Prohibition on the Payment of Fees to Third Parties in Multifamily Insurance Mortgage   |                                    |
|                         | Transaction (H-5-87; FR-2314)   | 2502-AD90                          |
| 970                     | 24 CFR 203 Single Family Mortgage Insurance Premium (H-11-87)   | 2502-AD93                          |
| 971                     | 24 CFR 203 FHA Single Family Borrower Eligibility (H-12-87)   | 2502-AD94                          |
| 972                     | 24 CFR 203 Single Family Downpayment Requirements (H-17-87; FR-2334)  |                                    |
| 973                     | 24 CFR 203 Acceptance of Partial Payments during TMAP/Assignment Processing (H-27-87; FR-2366)  | 2502-AE08                          |
| 974                     | 24 CFR 203 Miscellaneous Revisions to FHA Single Family and Multifamily Mortgage Insuring Authorities (H-7-88; FR-2445)1987 HCD Act                               | 2502-AE31                          |

#### Office of Housing—Completed Actions—Continued

| Se-<br>quence<br>Númber | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 075                     | 04 CED 007 - Madana Income December and a National Hayring Act (II 40 04 ED 4505)                               | 0500 4400                          |
| 975                     | 24 CFR 207 Mortgage Insurance Programs under National Housing Act (H-48-81; FR-1525)                            | 2502-AA90                          |
| 976                     | 24 CFR 215 Preference in the Provision of Housing for Families Who Are Occupying Substandard Housing, Are       |                                    |
|                         | Involuntarily Displaced, or Are Paying More Than 50% of Family Income (H-22-80; FR-1597)                        |                                    |
| 977                     | 24 CFR 242 Hospital Insurance - Alternative Certification Requirements (H-21-88; FR2466) 1987 HCD Act           | 2502-AE24                          |
| 978                     | 24 CFR 882.101 Section 8 Housing Assistance Payments Programs Portability of Section 8 Existing Housing         |                                    |
|                         | Certificates (H-46-83; FR-1800)   | 2502-AB88                          |
| 979                     | 24 CFR 882 Section 8 Housing Assistance Payments Programs- Miscellaneous Amendments (H-19-87; FR-2335)          | 2502-AE00                          |
| 980                     | 24 CFR 885 Loans for Housing for the Elderly or HandicappedAllocation of Loan Authority, Processing of          |                                    |
|                         | Applications, Direct Loan Processing Procedures (H-21-87; FR2345)   | 2502-AE20                          |
| 981                     | 24 CFR 247 Revisions to Part 886 Termination of Tenancy (H-59-84; FR-1950)                                      |                                    |
| 982                     | 24 CFR 3280 Manufactured Home Construction and Safety Standards - General (H-33-86; FR-2276)                    |                                    |
| 983                     | 24 CFR 3280 Manufactured Home Construction and Safety Standards - Deregulatory Proposals (H-39-86; FR-          |                                    |
| 000                     | 2277)   | 2502-AD59                          |
| 984                     | 24 CFR 3280 Manufactured Home Construction and Safety Standards - Thermal Energy Standards Deregulation         | 2002-7000                          |
| 304                     | (H-42-86; FR-2280)  | 2502-AD62                          |
| 985                     |   | 2302-AD02                          |
| 985                     | 24 CFR 3280.504 Part 3280 - Interpretative Bulletin on the Vapor Barrier Requirements of 24 CFR 3280.504 (H-46- | 0500 4000                          |
| 000                     | 86; FR-2285)  | 2502-AD82                          |
| 986                     | 24 CFR 3280 Notice Requesting a Private Organization to Develop and Maintain the Federal Manufactured Home      |                                    |
|                         | Construction and Safety Standards (H-9-87; FR-2271)   | 2502-AD85                          |

#### Office of Community Planning and Development—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 987                     | 24 CFR 570.488 Community Development Block Grants: State's Program (CPD-7-83; FR-1877)                         | 2506-AA38                          |
| 988                     | 24 CFR 570.450 to 465 Community Development Block Grants, Urban Development Action Grants (CPD-9-86; FR-       |                                    |
|                         | 2449)  | 2506-AA72                          |
| 989                     | 24 CFR 570 Urban Development Action Grant Applications from Consortia of Small Cities (CPD-6-87; FR2381)       | 2506-AA76                          |
| 990                     | 24 CFR 0570 Secretary's Discretionary Fund - Work Study Program (CPD-4-88; FR-2475) 1987 HCD Act               | 2506-AA81                          |
| 991                     | 24 CFR 570 Miscellaneous Revisions of Part 570 - 1987 HCD Act (CPD-5-88; FR-2496)                              | 2506-AA84                          |
| 992                     | 24 CFR 571.702 (b) Indian Community Development Block Grant Program: Revision to Corrective and Remedial       | •                                  |
|                         | Action (CPD-13-84; FR-2102)  | 2506-AA58                          |
| 993                     | 24 CFR 590 Urban Homesteading Selection Procedures and Eligibility for Discretionary Fund Technical Assistance |                                    |
| -                       | (CPD-1-88; FR-2461)  | 2506-AA79                          |

#### Office of Community Planning and Development—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 004                     | 04 OFD 544 Posidorfiel Postal Polyalitation Process (OPD 7.04 FD 4004)                           | 0500 4455                          |
| 994                     | 24 CFR 511 Residential Rental Rehabilitation Program (CPD-7-84; FR-1901)                         |                                    |
| 995                     | 24 CFR 511.1 Rental Rehabilitation Grants (CPD-2-88; FR-2472)                                    | 2506-AA80                          |
| 996                     | 24 CFR 570 Community Development Block Grant Regulations (CPD-6-84; FR-1895)                     | 2506-AA47                          |
| 997                     | 24 CFR 0570.511 Community Development Block Grant Program: Escrow Accounts (CPD-2-86; FR-2164)   | 2506-AA66                          |
| 998                     | 24 CFR 570 Conserving Neighborhoods by Prohibiting Displacement (CPD-3-88; FR-2474) 1987 HCD Act | 2506-AA82                          |
| 999                     | 24 CFR 576 Emergency Shelter Grants ('87 Act) (CPD-7-87; FR2387)                                 | 2506-AA77                          |

#### Office of Community Planning and Development—Completed Actions

| Se-<br>quence<br>Number |             | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|-------------|---|------------------------------------|
| 1000                    | 24 CFR 0042 | Uniform Relocation Act Amendments of 1987 (CPD-3-87; FR-2357) | 2506-AA78                          |
| 1001                    | 24 CFR 0570 |   | 2506-AA68                          |

| Office of Community |  |  |
|---------------------|--|--|

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1002                    | 24 CFR 575 Emergency Shelter Grant Program (CPD-1-87; FR-2298): | 2506-AA74                          |

#### Government National Mortgage Association—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1003<br>1004            | 24 CFR 203 Book-Entry Securities of GNMA (GNMA-2-85) 24 CFR 390.17 GNMA Fees (GNMA-1-87; FR2395) | 2503-AA03<br>2503-AA05             |

#### Office of Fair Housing and Equal Opportunity—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| •                       |  |                                    |
| 1005                    | 24 CFR 9.101 Nondiscrimination Based on Handicapped in Programs Conducted by HUD (FR-2163; FH&EO-2-85)         | 2529-AA28                          |
| 1006                    | 24 CFR 111 Redesign for Fair Housing Assistance Program (FHEO-2-87; FR2403)                                    | 2529-AA33                          |
| 1007                    | 24 CFR 115 Recognition of Jurisdiction with Substantially Fair Housing Laws (FHEO-1-87)                        | 2529-AA31                          |
| 1008                    | 24 CFR 125 Fair Housing - Coordination of Executive Agency and Regulatory Agency Affirmative Administration of |                                    |
|                         | Programs in Connection with HUD (FH&EO-1-88 FR-2480)   | 2529-AA36                          |
|                         |  |                                    |

#### Office of Fair Housing and Equal Opportunity—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1009                    | 24 CFR 8 Nondiscrimination Based on Handicap in Federally-Assisted Programs and Activities (FH&EO-4-84 FR-770) | 2529-AA26                          |
| 1010                    | 24 CFR 105 Procedure for Processing Complaints under Section 804 of the Fair Housing Act (FH&EO-6-84 FR 2012)  | 2529-AA24                          |
| 1011                    | 24 CFR 125 The Fair Housing Initiatives Program (FH&EO FR-2486) 1987 HCD Act                                   |                                    |

#### Office of Fair Housing and Equal Opportunity—Completed Actions

| Se-<br>quence<br>Number |              | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|--------------|---|------------------------------------|
| 1012                    | · 24 CFR 120 | Amendments of the Community Housing Resource Board Regulations (FH&EO-1-85 FR-2085) | 2529-AA27                          |

#### Office of Administration—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1013                    | 24 CFR 3 Organization, Function, and Delegations of Authority Subpart C - Secretary's Delegations of Authority to Heads of Offices (ADM-2-82) | ,<br>2535-AA01                     |
| 1014                    | 24 CFR 570 Federal Procurement of Cement Containing Fly Ash (ADM-1-84; FR-1938)   |                                    |

#### Office of Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1015<br>1016            | 48 CFR 24 HUD Acquisition Regulation (ADM-2-88; FR-2473) |                                    |

#### Office of Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1017                    | 48 CFR Chap. 24 Amendment of the HUD Acquisition Regulations (ADM-5-85; FR-2131) | 2535-AA10                          |

#### Office of Administration—Completed Actions

| Se-<br>quence<br>Number | , Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1018                    | 24 CFR 0045 OMB Circular A-102, Uniform Requirement for Assistance to State and Local Governments (ADM-1-86, FR-2178) | 2535-AA13                          |

#### Office of Public and Indian Housing—Prerule Stage

| Se-<br>quence<br>Number |   | Title                                     |                                    | Regulation<br>Identifier<br>Number |
|-------------------------|---|---|------------------------------------|------------------------------------|
| 1019                    |   | Rates for Maintenance and Technical Emplo |                                    |                                    |
|                         | and Indian Housing Authorities (P-10-88 | 8; FR2211)                                |                                    | 2577-AA68                          |
| 1020                    | 24 CFR 968.5(g) Comprehensive Impro     | ovement Assistance Program: Multi-Stage F | unding (P-1-88; FR-2415)           | 2577-AA55                          |
| 1021                    | 24 CFR 969 Effects of Debt Forgivene    | ess on Public Housing Agency Annual Cor   | ntributions Contracts (P-6-87; FR- |                                    |
|                         | 2409)                                   |   |                                    | 2577-AA51                          |

#### Office of Public and Indian Housing—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1022                    | 00 CFR 000 Economic Rent and Preference for Near Elderly Families in Public Housing Projects (P-4-88; FR-2462)                             | 2577-AA57                          |
| 1023                    | 00 CFR 000 Replacement Housing for Public Housing Demolition and Disposition (P-5-88; FR-2463) 1987 HCD Act.                               | 2577-AA58                          |
| 1024                    | 00 CFR 000 Limitation on Public Housing Development (P-6-88; FR-2464) 1987 HCD Act   | 2577-AA59                          |
| 1025                    | 00 CFR 000 Implementation of Percentage Limit Provisions Under Section 16 of the United Housing Act of 1937 (P-7-88; FR-2465)1987 HCD Act. | 2577-AA60                          |
| 1026                    | 24 CFR 904 Turnkey III Homeownership Opportunities Program (P-3-85; FR-2138)   | 2577-AA34                          |
| 1027                    | 24 CFR 905 Indian Housing Program-Revised Program Regulations (P-2-86; FR-2208)  | 2577-AA32                          |
| 1028                    | 24 CFR 905 Public Housing Resident Management; Public Housing Homeownership (P-9-88; FR-2489) 1987 HCD                                     | 2577-AA65                          |
| 1029                    | 24 CFR 812 Increase in Single Person Occupancy Limits (P-48-84; FR-2063)   | 2577-AA07                          |
| 1030                    | 24 CFR 965 Change in Consolidated Supply Program (CSP) (P-11-88; FR2428)   | 2577-AA67                          |
| 1031                    | 24 CFR 967 Revised Comprehensive Improvement Assistance Program (P-8-88; FR-2488)  | 2577-AA66                          |
| 1032                    | 24 CFR 968.12(i) Decontrol of Public Housing Authorities; CIAP Development (P-5-87; FR2408)  | 2577-AA48                          |
| 1033                    | 24 CFR 989 PHA Obligations with respect to Residual Receipts in the Public Housing, Turnkey III, and Sec. 23                               |                                    |
|                         | Programs; (P-2-87; FR2354; formerly H-27-87)   | 2577-AA49                          |
| 1034                    | 24 CFR 989 Disallowance of Legal Fees; Litigation Controls for HUD Assistance Recipients (P-2-85; FR-2134)                                 | 2577-AA33                          |

#### Office of Public and Indian Housing—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1035                    | 24 CFR 990 Revision to PFS - '87 Act Changes (P-2-88; FR-2437) 1987 HCD Act | 2577-AA56                          |

#### Office of Public and Indian Housing—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1036                    | 24 CFR 968 Public and Indian Housing - Cost Containment Procedures (P-1-86; FR-2191)   | 2577-AA37                          |
| 1037                    | 24 CFR 905.211 Preemption of Certain State-Determined Prevailing Wage Rates Applicable to Public and Indian Housing Projects (P-6-86; FR-2231)       | 2577-AA42                          |
| 1038                    | 24 CFR 960 Public Housing Tenant Leases and PHA Grievance Hearings (P-26-79; FR-1164)  | 2577-AA18                          |
| 1039                    | 24 CFR 965.304 Individual Metering of Utilities of Existing PHA-Owned Projects (P-36-83; FR-1769)  | 2577-AA27                          |
| 1040                    | 24 CFR 965 PHA-Owned and Leased Project; Maintenance and Operation; Tenant Allowance for Utilities (P-8-86; FR-2260)                                 | 2577-AA40                          |
| 1041                    | 24 CFR 968 Public and Indian Housing Cost Containment Procedures - Comprehensive Improvement Assistance Program and Indian Housing (P-9-86; FR-2262) | 2577-AA43                          |

#### Office of Public and Indian Housing—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1042<br>1043            | 24 CFR 905.20y Indian Preference (P-4-87; FR2391) | 2577-AA50<br>2577-AA47             |

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of the Secretary (HUDSEC)

Prerule Stage

872. DEPARTMENTAL POLICIES, RESPONSIBILITIES, AND PROCEDURES FOR PROTECTION AND ENHANCEMENT OF ENVIRONMENTAL QUALITY (S-4-85; FR-2206)

Legal Authority: 42 USC 4321; PL 95-557

CFR Citation: 24 CFR 50 Legal Deadline: None.

Abstract: This rule proposes revisions in the regulations governing HUD's consideration of environmental factors in decision-making under HUD programs other than the Community Development Block Grant, Urban Development Action Grant, Rental Rehabilitation, and Housing Development Grant Programs. The rule is intended to reduce regulatory burdens and procedural details based on experience under the existing

regulations; reflect field office reorganization; and implement sec. 535 of the Housing Act of 1949, as amended.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

**Additional Information:** Replaces RIN: 2506-AA10

Agency Contact: Walter Prybyla, Department of Housing and Urban Development, Office of Community Planning and Development, Office of Environment and Energy, 202 755-6611

RIN: 2501-AA30

873. FLOOD INSURANCE REQUIREMENTS FOR MORTGAGE INSURANCE LOAN AND GRANT PROGRAMS (S-3-85; FR-2007)

Legal Authority: • 42 USC 4012(a); 42 USC 4106(a)

CFR Citation: 24 CFR 56; 24 CFR 207; 24 CFR 232; 24 CFR 234; 24 CFR 238; 24 CFR 241; 24 CFR 242; 24 CFR 244; 24 CFR 250; 24 CFR 511; 24 CFR 570; 24 CFR 884; 24 CFR 904; 24 CFR 905

Legal Deadline: None.

Abstract: This rule would implement HUD's responsibilities under the Flood Disaster Protection Act of 1973. It would add a new Part 56 to specify HUD's responsibilities to require that flood insurance be obtained for eligible properties. This part would then be cross-referenced in the rules governing programs involving mortgage insurance, loans and grants.

#### **HUD—HUDSEC**

Prerule Stage

Timetable:

Action

Date **FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Additional Information: Replaced RIN:

2502-AC76

Agency Contact: Walter Prybyla, Deputy Director, Environmental Mgt. Div., Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-6611

RIN: 2501-AA59

**874. ENVIRONMENTAL REVIEW** PROCEDURES FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT, RENTAL REHABILITATION AND HOUSING DEVELOPMENT GRANT PROGRAMS (S-13-86; FR-2316)

Legal Authority: EO 11514; EO 11991; 42 USC 1437(i); 42 USC 4332; 42 USC 5304(f)

CFR Citation: 24 CFR 0058 Legal Deadline: None.

**Abstract:** This rule is related to RIN: 2501-AA25 (S-6-84; FR-1965). It proposes revisions in the regulations governing

environmental review, decisionmaking and other actions by recipients of HUD assistance under the CDBG, Rental Rehabilitation and Housing Development grant programs that are not appropriate for final rulemaking. The proposed rulemaking is intended to solicit comments from the public on revisions to environmental policy that program experience has indicated may enhance compliance with NEPA, other environmental authorities and HUD legislation under the affected assistance programs.

#### Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Charles E. Thomsen. Architect, Department of Housing and Urban Development, Office of Community Planning and Development, Office of Environment and Energy, 202 755-6611

RIN: 2501-AA39

#### 875. SECONDARY MARKET **OPERATIONS OF THE FEDERAL** NATIONAL MORTGAGE ASSOCIATION (FNMA) (S-3-81)

Legal Authority: 12 USC 1723a; 42 USC 3535(d)

**CFR Citation:** 24 CFR 81.41; 24 CFR 81.45

Legal Deadline: None.

Abstract: This rule would amend the definition of "FNMA security" at 24 CFR 81.41(b) to delete the exclusionary parenthetical and to remove the provision in 24 CFR 81.45(b) which allows FNMA debentures in book-entry form only.

#### Timetable:

Action

Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Walter T. Cassidy, Assistant General Counsel for Finance, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7260

RIN: 2501-AA10

#### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of the Secretary (HUDSEC)

**Proposed Rule Stage** 

#### 876. ● HOME EQUITY CONVERSION **MORTGAGE INSURANCE DEMONSTRATION (S-2-88; FR-2481)**

Significance: Regulatory Program Legal Authority: PL 100-242, Sec 417

CFR Citation: 00 CFR 000

Legal Deadline: Statutory, October 1988.

Abstract: This regulation is intended to implement the Home Equity Conversion Mortgage demo program in order to meet the special needs of the elderly by permitting the conversion of a portion of accumulated home equity into liquid assets, and to encourage and increase the involvement of mortgagees and participants in the mortgage markets in the making and servicing of home equity conversion mortgages for elderly homeowners.

#### Timetable:

| Action     | Date     | FR Cite |  |
|------------|----------|---------|--|
| NPRM       | 10/00/88 |         |  |
|            | 12/00/88 |         |  |
| Period End |          |         |  |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 03/00/89 |         |
| Final Action | 04/00/89 | •       |
| Effective    |          |         |

Small Entity: No

Agency Contact: Jill Khadduri, Dir., Division of Policy Development, Department of Housing and Urban Development, Policy Development and Research, 202 755-5537

RIN: 2501-AA67

#### 877. ELIMINATION OF OBSOLETE **REGULATIONS (S-16-86; FR-2261)**

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 0003; 24 CFR 0043; 24 CFR 0052; 24 CFR 0130; 24 CFR 0200; 24 CFR 0203; 24 CFR 0205; 24 CFR 0207; 24 CFR 0209; 24 CFR 0210; 24 CFR 0211; 24 CFR 0213; 24 CFR 0215; 24 CFR 0220; 24 CFR 0221; ...

Legal Deadline: None.

Abstract: This rule would remove regulations that are obsolete or duplicative. The rule would also decontrol some programs.

#### Timetable:

| Action | • | Date    | FR | Cite |
|--------|---|---------|----|------|
| NPRM   | 0 | 6/00/88 |    |      |

Small Entity: No

Agency Contact: Tim Coward, Attorney Advisor, Office of Regulations, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7055

RIN: 2501-AA50

#### 878: AMENDING RULES ON RULES **AND FOIA RULES (S-3-87; FR-2320)**

Significance: Regulatory Program Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 10; 24 CFR 15; 24

CFR 1720

Legal Deadline: None.

#### **HUD-HUDSEC**

**Proposed Rule Stage** 

Abstract: The Department is reviewing its procedural rules to determine to what extent they need to be updated. This includes the rules the Department uses in developing new rules or amending existing regulations, and the procedures the public may use in commenting on a rulemaking or must use to obtain information from HUD under the Freedom of Information Act as well as procedures applicable to the Interstate Land Sales Registration Program. It is the Department's intention to streamline procedures, to make procedures more uniform, to clarify procedures for public petition for rulemaking, and to be more explicit about the kinds of rulemaking that will be subject to public participation and the circumstances under which rules may receive expedited treatment.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 00/00/00 |         |
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Grady J. Norris, Assistant General Counsel for Regulations, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7055

RIN: 2501-AA57

## 879. DEBARMENT SUSPENSION AND LIMITED DENIAL OF PARTICIPATION--ALL- CASH SALES EXCEPTION (S-4-87: FR-2356)

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 24 Legal Deadline: None.

Abstract: This proposed rule would delete or modify the all-cash sales exception at 24 CFR Section 24.3. Under the existing provision, individuals are permitted to purchase HUD-owned property at all-cash, public sales despite the imposition of sanctions under Part 24. This provision will be modified or removed entirely under the proposed rule as a response to fraudulent practices experienced by the Department.

#### Timetable:

| Action      | Date            | FR Cite |
|-------------|-----------------|---------|
| NPRM        | 05/00/88        |         |
| Small Entit | w: Undetermined |         |

#### Agency Contact: Patricia Black,

Assistant General Counsel for, Inspector General & Admin Proceedings, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7200

RIN: 2501-AA60

### 880. ● LEAD-BASED PAINT HAZARD ELIMINATION (S-1-88; FR-2447)

Legal Authority: 42 USC 4822

**CFR Citation:** 24 CFR 35; 24 CFR 200; 24 CFR 510; 24 CFR 511; 24 CFR 570; 24 CFR 575; 24 CFR 576; 24 CFR 590; 24 CFR 840; 24 CFR 881; 24 CFR 882; 24 CFR 905; 24 CFR 965; 24 CFR 968

**Legal Deadline:** Statutory, June 1988. Proposed Regulations due in two months from February 5, 1988 of the Housing and Community Development Act of 1987 signed by the President. Final Regulations due in four months.

**Abstract:** In response to amendments in the Housing and Community Development Act of 1987 to the Lead-Based Paint Poisoning Prevention Act, HUD is proposing to amend Public and Indian Housing testing and abatement regulations. Changes are also proposed in the construction cut-off dates to 1978 for other HUD programs including FHA Single Family and Multifamily Housing Programs, Section 8Housing Assistance Payments Program for Substantial Rehabilitation, Section 8 Existing Housing Certificate, Section 8 Moderate Rehabilitation Program, Community Development Block Grant, Urban **Development Action Grant Secretary's** Fund, Section 312 Rehabilitation Loan, Rental Rehabilitation, Urban Homesteading and Homeless and Transitional Housing Program.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/05/88 | 53 FR 11164 |
| NPRM Comment<br>Period End | 04/29/88 | 53 FR 11164 |
| Final Action               | 06/00/88 |             |

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Garth Rieman, Special Assistant to the Under Secretary, Department of Housing and Urban Development, Office of the Secretary, 202 755-3532

RIN: 2501-AA68

## 881. ● UNIFORM RELOCATION ACT AMENDMENTS OF 1987 (S-3-88; FR-2357) (FORMERLY CPD-3-87)

Legal Authority: 42 USC 4601 CFR Citation: 24 CFR 0042

Legal Deadline: None.

Abstract: This proposed rule revise the existing regulations on relocation assistance in accordance with the recently enacted Uniform Relocation Act Amendment of 1987. (A government-wide common rule is expected to be developed, to which HUD will be a signatory agency.)

#### Timetable: .

| Action                | Date     | FR Cite    |  |  |
|-----------------------|----------|------------|--|--|
| Interim Final<br>Rule | 02/19/88 | 53 FR 4964 |  |  |
| NPRM ·                | 06/00/88 |            |  |  |
| Final Action          | 00/00/00 |            |  |  |

Small Entity: Undetermined

Agency Contact: R. Harold Huecker, Dir., Relocation & Real Estate Division, Department of Housing and Urban Development, Office of the Secretary, 202 755-6336

RIN: 2501-AA70

## 882. PROTECTION OF HUMAN SUBJECTS IN RESEARCH (S-6-83; FR-1807)

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 46 Legal Deadline: None.

Abstract: In response to a Presidential Commission, an Interagency Task Force on the Protection of Human Subjects in Research has proposed that all Federal agencies adopt a common policy and uniform regulations for the protection of human subjects in research.

HUD has agreed to adopt the policy and to issue a regulation based on a model to be promulgated by the Office of Science and Technology Policy.

#### Timetable:

|        |      | ~       |
|--------|------|---------|
| Action | Date | FR Cite |
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Compliance costs for HUD's adoption of the model regulation will be minimal, because almost all research conducted by HUD falls within categories exempted from the requirements of the model

#### **HUD—HUDSEC**

**Proposed Rule Stage** 

regulation. The infrequent projects that may not be exempt (perhaps one every two years) have in the past been proposed by organizations already subject to the Department of Health and Human Services regulation, and thus would not have any incremental compliance costs for the organization, other than the actual project requirements.

Costs would be slight.

Affected Sectors: Profit and Non-profit Research Organizations.

Levels of Government Affected: only HUD itself.

Agency Contact: Arthur S. Newburg, Senior Advisor for Research Management, Department of Housing and Urban Development, Office of the Secretary, 202 755-6230

RIN: 2501-AA15

883. PROCEDURE FOR FLOODPLAIN MANAGEMENT AND THE PROTECTION OF WETLANDS. IMPLEMENTATION OF EXECUTIVE ORDERS 11988 AND 11990 (S-7-84; FR-865)

**Legal Authority:** EO 11988; EO 11900; 42 USC 3535(d)

**CFR Citation:** 24 CFR 50; 24 CFR 55; 24 CFR 58; 24 CFR 200

Legal Deadline: None

Abstract: This regulation sets forth the policy, procedure and responsibilities of the Department of Housing and Urban Development to implement and enforce Executive Order 11988, Floodplain

Management, and Executive Order 11990, the Protection of Wetlands. This regulation replaces a general statement of Departmental policy (44 FR 47623; August 14, 1979) implementing these Executive Orders. In addition, this rule would revise HUD's Minimum Property Standards for One and Two Family Dwellings to accord with Executive Order 11988 and FEMA's regulations for its National Flood Insurance Program.

#### Timetable:

| Action | Date       | FR Cite | - |
|--------|------------|---------|---|
| NPRM   | . 06/00/88 |         | _ |

Small Entity: No

Agency Contact: Richard H. Broun, Director, Office of Environment & Energy, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-7894

RIN: 2501-AA23

884. RESTRICTIONS ON HOUSING ASSISTANCE TO INELIGIBLE ALIENS (S-7-87; FR-2383 (FORMERLY FR-1588))

Significance: Regulatory Program Legal Authority: 42 USC 1436a

**CFR Citation:** 24 CFR 200; 24 CFR 215; 24 CFR 235; 24 CFR 236; 24 CFR 247; 24 CFR 812; 24 CFR 880; 24 CFR 881; 24 CFR 882; 24 CFR 883; 24 CFR 884; 24 CFR 885; 24 CFR 886; 24 CFR 912

Legal Deadline: Statutory, October 1, 1988.

Abstract: This proposed rule will implement section 214 of the Housing and Community Development Act of

1980, as amended in 1981, 1986, and 1988. That Act prohibits the Secretary from providing financial assistance to substantially all illegal aliens as well as to most classes of aliens admitted for temporary purposes. The restriction applies to the Public and Indian Housing programs, the Section 8 Housing Assistance Payments programs, the Rent Supplement program, the Section 236 program, and the Section 235 homeownership assistance program.

This rule will replace the rule published on April 1, 1986, which was not made effective, but has been withdrawn. This new rule will provide that alien status must be verified with the Immigration and Naturalization Service by the entity responsible for tenant selection (or approval of a mortgage application).

#### Timetable:

| Action | - | Date         | FR Cite |
|--------|---|--------------|---------|
| NPRM   |   | <br>06/00/88 |         |

Small Entity: No

#### **Additional Information:**

ADDITIONAL CONTACT PERSON (Public and Indian Housing):

Edward Whipple, Director, Rental and Occupancy Branch, Office of Public Housing, (202) 426-0744

Agency Contact: James J. Tahash, Director, Program Planning Division, Office of Multifamily Hsg. Management, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2501-AA63

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of the Secretary (HUDSEC)

Final Rule Stage

885. FREEDOM OF INFORMATION REFORM ACT OF 1986--FEE SCHEDULE AND FEE WAIVER REGULATIONS (S-6-87; FR2362)

Legal Authority: 5 USC 552

**CFR Citation:** 24 CFR 15.14; 24 CFR 15.15; 24 CFR 15.16; 24 CFR 15.17; 24 CFR 15.18; 24 CFR 15.21; 24 CFR 15.31; 24 CFR 15.32; 24 CFR 15.33; 24 CFR 15.41; 24 CFR 15.42; 24 CFR 2002

Legal Deadline: None.

Abstract: Rule conforms HUD's FOIA Authorities in 24 CFR Parts 15 and 2002 to requirements of Freedom of Information Reform Act of 1986. Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM                      | 09/24/87 | 52 FR 35923 |
| Final Action              | 04/00/88 |             |
| Final Action<br>Effective | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: David D. White, Assistant General Counsel for Administrative, Law, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7137

RIN: 2501-AA62

886. ADMINISTRATIVE CLAIM: IMPLEMENTING CERTAIN PROVISIONS OF THE DEBT COLLECTION ACT OF 1982 (S-10-86; FR-1644)

**Legal Authority:** 42 USC 3711; 42 USC 3717; 42 USC 3535(d)

CFR Citation: 24 CFR 17 Legal Deadline: None. **HUD-HUDSEC** 

Final Rule Stage

Abstract: This rule would make final an interim rule published in 1984, implementing the administrative offset and salary offset provisions of the Debt Collection Act of 1982.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 08/14/84 | 49 FR 32346 |
| Final Action          | 08/00/88 |             |

Small Entity: Undetermined

Additional Information: Previously listed as 2535-AA09. Includes: ADM-1-82

Agency Contact: Samuel B. Rothman, Attorney Advisor, Office of Program Enforcement, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7184

RIN: 2501-AA55

### 887. SUSPENSION AND DEBARMENT (S-2-79; FR-1676)

Significance: Agency Priority
Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 24

Legal Deadline: Statutory, May 1988.

Abstract: This rule incorporates provisions contained in the OFPP Policy Letter 82-1 concerning government-wide debarment, suspension and ineligibility of HUD contractors, and amends HUD's existing regulations to conform to provisions of the OFPP Policy Letter, the FAR, and to certain technical provisions contained in the OMB final Guidelines for Nonprocurement Debarment and Suspension.

The follow-up final rule will make additional conforming changes to Part 24 based on the OMB final Guidelines for Nonprocurement Debarment and Suspension. The most substantive of these changes will (1) provide for government-wide effect of sanctions to all tiers of nonprocurement participants; and (2) implement a participant certification requirement that would require certain participants to verify that they have not, in the preceding three years, been subject to, or been proposed for, sanctions or otherwise been indicted, convicted or had a civil judgment rendered against them for specified offenses.

Public comments received on both the interim and proposed rules will be used to develop the final rule on Part 24.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/11/83 | 48 FR 46072 |
| NPRM Comment<br>Period End | 12/12/83 | 48 FR 46072 |
| Interim Final<br>Rule      | 10/02/87 | 52 FR 37112 |
| NPRM                       | 11/02/87 | 52 FR 42004 |
| NPRM Comment<br>Period End | 01/04/88 | 52 FR 42004 |
| Final Action               | 05/00/88 |             |

Small Entity: No

Agency Contact: Patricia Black, Asst Gen Coun for Insp Gen & Admn Proceedings, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7200

RIN: 2501-AA05

#### 888. ADMINISTRATIVE REMEDIES FOR FALSE CLAIMS AND STATEMENTS (S-2-87; FR-2310)

Significance: Agency Priority Legal Authority: PL 99-501 CFR Citation: 24 CFR 28

Legal Deadline: Statutory, April 21, 1987.

Abstract: This rule would implement the Program Fraud Civil Remedies Act of 1986 by establishing administrative procedures for imposing civil penalties and assessments against persons who file false claims or statements while applying for certain benefits provided by the Federal Government.

#### Timetable:

| Action                     | Date        |    | FR | Cite  |
|----------------------------|-------------|----|----|-------|
| NPRM                       | 10/20/87    | 52 | FR | 38939 |
| NPRM Comment<br>Period End | 12/21/87    | 52 | FR | 38939 |
| Final Action               | 05/00/88    |    |    |       |
| Small Entity: U            | ndetermined |    |    |       |

Agency Contact: Patricia M. Black, Assistant General Counsel for Inspector General & Administrative Proceedings, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7200

RIN: 2501-AA58

889. ENVIRONMENTAL REVIEW PROCEDURES - RENTAL REHABILITATION AND HOUSING DEVELOPMENT GRANT PROGRAM (S-6-84; FR-1965)

**Legal Authority:** 42 USC 1437o(i); 42 USC 5304(f)

CFR Citation: 24 CFR 58 Legal Deadline: None.

Abstract: This agenda item makes final two outstanding interim rules. These rules provide policies and procedures by which assisted communities and participating States discharge Federal environmental review responsibilities. They also streamline and reduce environmental requirements. They include: (1) an expanded listing of block grant activities and projects exempt or categorically excluded from the NEPA requirements; (2) a definitive list of related statutes and authorities that must be observed by grant recipients for the release of block grant funds as required by HUD legislation; and (3) additional provisions needed to conform with and implement innovative measures included in the HUD Amendments of 1981, such as the Stateadministered block grant program for small cities and the assumption of the environmental oversight responsibilities by States; and (4) (CONT)

#### Timetable:

| Action                          | <b>Date</b> | FR Cite     |
|---------------------------------|-------------|-------------|
| Interim Final<br>Rule           | 06/07/84    | 49 FR 23610 |
| Interim Final<br>Rule Effective | 07/31/84    | 49 FR 23610 |
| Final Action                    | 00/00/00    |             |

#### Small Entity: No

Additional Information: ABSTRACT CONT: for extending and adopting the environmental procedures, including historic preservation requirements, to the programs established by title III of the Housing and Urban-Rural Recovery Act of 1983.

Includes: RIN 2506-AA05 (CPD-21-81; FR-1027)

Agency Contact: Charles E. Thomsen, Department of Housing and Urban Development, Office of Community Planning and Development, Office of Environmental and Energy, Environmental Management Division, 202 755-6611

RIN: 2501-AA25

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of the Secretary (HUDSEC)

**Completed Actions** 

890. DETERMINATION OF WAGE RATES FOR MAINTENANCE AND TECHNICAL EMPLOYEES OF PUBLIC HOUSING AGENCIES AND INDIAN HOUSING AUTHORITIES (S-5-86; FR-2211)

CFR Citation: 24 CFR 0060

Completed:

Reason Date FR Cite
Withdrawn 02/22/88

Withdrawn
Transferred to
Office of Public
and Indian
Housing

Small Entity: No

**Agency Contact:** Justin Logsdon 202 755-5370

RIN: 2501-AA40

891. RESTRICTIONS ON HOUSING ASSISTANCE TO INELIGIBLE ALIENS (S-7-86; FR-1588)

Significance: Regulatory Program

**CFR Citation:** 24 CFR 200; 24 CFR 215; 24 CFR 235; 24 CFR 247; 24 CFR 812; 24 CFR 880; 24 CFR 881; 24 CFR 883; 24 CFR 884; 24 CFR 886; 24 CFR 912

Completed:

Small Entity: No

Agency Contact: James J. Tahash 202

426-3944

RIN: 2501-AA56

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Housing (OH)

Prerule Stage

892. REVISION OF USE OF MATERIALS BULLETIN USED IN THE HUD BLDG. PRODUCT STANDARD AND CERTIFICATION PROGRAM (H-4-87; FR2308)

Legal Authority: 12 USC 3535(d) CFR Citation: 24 CFR 200

Legal Deadline: None.

Abstract: This rule would revise the following existing UM Bulletins in order to update the standards referenced in the UM's in accordance with 24 CFR 2009.35.

UM 39a Aluminum Windows, Sliding Glass Doors and Storm Doors UM 48a Pressure Treated Lumber & Plywood UM 52a Wood Flush Doors UM 71 Polystyrene Form Insulation Sheathing Board UM 54 Solid Fuel Type Room Heaters & Fireplace Stove.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Leslie H. Breden, Officed of Manufactured Housing & Regulatory, Functions, Department of Housing and Urban Development, Office of Housing, 202 755-5929

RIN: 2502-AE04

893. RETENTION PERIOD FOR MORTGAGEE SINGLE FAMILY CLAIM RECORDS (H-81-84)

Legal Authority: 42 USC 3535(d) CFR Citation: 24 CFR 203 Legal Deadline: None.

Abstract: Under the new Single Family Claims System, the mortgagee is not required to provide documentation to support the fiscal data reported or entered on the new claim form. Instead, the mortgagee will be randomly audited; at which time, the mortgagee is expected to produce all the supporting receipts, payment ledger records, etc.

Regulations will be changed to specify the retention period and file contents for records supporting single family claim payments and mortgagee reviews.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: John J. Coonts, Deputy Director, Office of Insured Single Family Housing, Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AC50

894. ● ELIGIBILITY REQUIREMENTS--MORTGAGEE APPROVAL (H-13-88; FR-2453)

Legal Authority: 12 USC 1709 CFR Citation: 24 CFR 203.2 Legal Deadline: None.

Abstract: This rule would clarify HUD requirements for approval of partnerships as mortgagees, for mortgage insurance programs. The current rule only mentions limited

partnerships with one general partner. The new rule would explain approval conditions for other limited partnerships and general partnerships.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Sandra Allison, Dir., Lender Approval & Recertification Div., Department of Housing and Urban Development, Office of Housing, 202 755-6924

RIN: 2502-AE37

## 895. FLEXIBLE SUBSIDY PROGRAM; 1983 AMENDMENTS (H-50-84)

Legal Authority: PL 98-181, Sec 217

CFR Citation: 24 CFR 219 Legal Deadline: None.

**Abstract:** Implements section 217 of the Housing and Urban Rural Recovery Act of 1983.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: James J. Tahash, Director, Program Planning Division, Department of Housing and Urban Development, Office of the General

#### HUD—OH Prerule Stage

Counsel, Office of Multifamily Housing Management, 202 426-3970

RIN: 2502-AC31

896. MANUFACTURED HOME CONSTRUCTION & SAFETY CONSTRUCTION ON SIDING & ROOFING MATERIALS & APPLICATION CRITERIA (H-8-87; FR2327)

Legal Authority: 42 USC 5403 CFR Citation: 24 CFR 3280 Legal Deadline: None.

Abstract: This Advance Notice of Proposed Rulemaking requests public comment on those portions of the Manufactured Home Construction and Safety Standards (Standards) that are applicable to the materials and application criteria for external coverings. The Department is concerned that certain siding and roofing materials, more common to conventional-type construction may not be compatible in important aspects with typical manufactured home construction. Consumer complaint information indicates that the current Standards do not address certain important problems areas.

| Action       | Date | FR Cite |
|--------------|------|---------|
| I HITCLADIC. | •    |         |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Mark W. Holman, Acting Director, Manufactured Hsg. &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-6590

RIN: 2502-AE06

897. REAL ESTATE SETTLEMENT PROCEDURES ACT -- CONTROLLED BUSINESS PROVISIONS AND MISCELLANEOUS AMENDMENTS (H-45-84; FR-1942)

Significance: Agency Priority

Legal Authority: 12 USC 2601; 12 USC

2607; PL 98-181

CFR Citation: 24 CFR 3500 Legal Deadline: None.

Abstract: The rule will implement statutory amendments established by Section 461 of the Housing and Urban Rural Recovery Act of 1983 (Pub.L.98-181). The amendments address a problem identified as "controlled business" and the manner in which Section 8 of the Real Estate Settlement Procedures Act (12 USC 2607), the kickback prohibition of RESPA, is to be applied to such arrangements. No alternatives are being considered because of the statutory mandate. The potential costs cannot be accurately projected but are believed to be incidental. The rule will also contain other miscellaneous changes to clarify and update the existing rule.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: John Coonts, Office of Insured Single Family Housing, (202) 755-3046.

Agency Contact: Grant E. Mitchell, Assistant General Counsel, Department of Housing and Urban Development, Office of the General Counsel, Office of Equal Opportunity and Admin. Law, Fiscal Management and Energy Division, 202 755-6550

RIN: 2502-AC09

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Housing (OH)

**Proposed Rule Stage** 

#### 898. ● NEHEMIAH OPPORTUNITY GRANTS PROGRAM (H-25-88; FR-2478) 1987 HCD ACT

Significance: Agency Priority

Legal Authority: Not yet determined

CFR Citation: 00 CFR 000

**Legal Deadline:** Statutory, July 1988. In the absence of appropriations for this program, HUD plans to publish a proposed rule, consider public comments, and stand by for implementation in the event of subsequent appropriations action.

Abstract: This rule would implement the Nehemiah Housing Opportunity Grants Program. Under this program HUD would provide assistance to private nonprofit organizations in the form of grants. The nonprofit organizations receiving grants would use the assistance to provide loans to families purchasing homes constructed or substantially rehabilitated under the program.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| NPRM Comment | 07/00/88 |         |
| Period End   |          |         |

Small Entity: Undetermined

Agency Contact: Morris Carter, Director, Single Family Development Div., Department of Housing and Urban Development, Office of Housing, 202 755-6720

RIN: 2502-AE45

### 899. ISSUANCE OF FHA DEBENTURES (H-36-86; FR-2268)

Legal Authority: 12 USC 1710

CFR Citation: 24 CFR 200; 24 CFR 203;

24 CFR 207

Legal Deadline: None.

Abstract: This proposed rule would . amend HUD regulations to permit HUD to pay mortgage insurance benefits to

mortgagees in the form of uncertificated (book entry) debentures and to issue such book entry debentures to mortgagees who assign current mortgages to HUD under Section 221(g)(4) of the National Housing Act.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Undetermined

Agency Contact: Robert A. Spiegel, Office of Finance and Accounting, Department of Housing and Urban Development, Office of Administration, 202 755-5256

RIN: 2502-AD68

## 900. ● AUTHORIZE ADDITIONAL TYPES OF LOANS FOR DIRECT ENDORSEMENT PROCESSING (H-4-88; FR-2433)

Significance: Agency Priority

**Proposed Rule Stage** 

Legal Authority: 12 USC 1709; 12 USC

1715(b)

CFR Citation: 24 CFR 200; 24 CFR 203

Legal, Deadline: None.

Abstract: This rule proposes to make the following types of mortgages eligible for processing through the direct endorsement program as (1) those insured under sections 222 and 203(k) and (2) those insured pursuant to section 238(c) of the National Housing Act. The rule would also make eligible loans originated by non-supervised mortgagees with a net worth of \$100,000 or more for the direct endorsement program.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: Undetermined

Agency Contact: John J. Coonts, Dir., Office of Insured Single Family Hsg., Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AE48

## 901. ● FILING PERIOD FOR RESUBMISSION OF DENIED CLAIMS (H-43-86)

Legal Authority: 12 USC 1703 CFR Citation: 24 CFR 201.54

Legal Deadline: None.

Abstract: It is the responsibility of lending institutions to submit complete and accurate loan files so that the Department can process the Title I Application for Loss in a timely manner and proceed with debt collection efforts. Inordinate delays of more than a year can often occur between the time a claim is returned to the lender because of regulatory violations or incomplete submissions and the lender's making an appeal of the denial. At present, there is no control on the refiling period.

If the appeal is approved for payment, debt collection efforts can be impaired by the often lengthy time between default on the loan and the initiation of collection efforts by the Department. Also, must staff time is spent in reviewing resubmitted claims which are being irresponsibly and repeatedly returned by lending institutions. This rule would control the time period during which appeals could be filed, the

number of resubmitted claims, and the quality of the submissions. (CONT'D)

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT'D: This rule proposes that lending institutions that wish to appeal the denial of their application for Title I claim payments must return the claims with a narrative appeal within 3 months of the date of the letter of denial.

Agency Contact: Donald C. Demitros, Acting Director, Office of Finance, and Accounting, Department of Housing and Urban Development, Office of Administration, 202 755-5306

RIN: 2502-AD80

### 902. AMENDMENTS TO THE TITLE I REGULATIONS (H-19-87; FR2370)

Legal Authority: 12 USC 1703 CFR Citation: 24 CFR 201

Legal Deadline: None.

Abstract: This rule would involve the following revisions to the Title I loan insured program:(1) a requirement that affected new manufactured homes meet the thermal energy requirements in **HUD's Minimum Property Standards**; (2) restrictions on the use of loan proceeds for the acquisition of furniture; (3) a reduction in the length of hazard insurance coverage that can be financed; (4) an increase in the property improvement loan amount on which a security interest is required; and (5) the collection of a higher percentage of the loan insurance premium in the early years when the risks of default are greatest.

#### Timetable:

| ·      |          | <del></del> - |      |  |
|--------|----------|---------------|------|--|
| Action | Date     | FR            | Cite |  |
| NPRM   | 06/00/88 |               |      |  |

Small Entity: Undetermined

Agency Contact: Robert J. Coyle, Director, Title I Insurance Division, Department of Housing and Urban Development, Office of Housing, 202 755-6680

RIN: 2502-AE15

## 903. PENALTY FOR LACK OF DOCUMENTATION (H-80-84)

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 203 Legal Deadline: None

Abstract: The new single family process provides for "random audits" of mortgagees' records when single family claims for insurance benefits are filed with HUD. During the audit, the mortgagee will be required to provide specific supporting documentation. When the mortgagee cannot produce the required documentation, HUD will penalize the mortgagee for the amount not supported plus the current interest rate on that unsupported amount from the date of payment.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |
|        | <br> |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Linda Gibbs, Director, Mortgage Insurance Accounting and, Servicing, Department of Housing and Urban Development, Office of Administration, Office of Finance and Accounting, 202 755-2632

RIN: 2502-AC54

#### 904. HUD INSPECTIONS - NO DUTY OF CARE (H-1-85; FR-2025)

Legal Authority: 42 USC 3535(d)

**CFR Citation:** 24 CFR 203; 24 CFR 234

Legal Deadline: None.

Abstract: Proposed regulation to protect HUD against suits brought under the Federal Tort Claims Act claiming negligent inspection of FHA-insured properties.

#### Timetable:

| Action                       | Date     |    | FR | Cite  |
|------------------------------|----------|----|----|-------|
| NPRM                         | 04/13/88 | 53 | FR | 12431 |
| NPRM Comment<br>Period End . | 06/13/88 | 53 | FR | 12431 |

#### Small Entity: No

Agency Contact: John J. Coonts, Deputy Director, Office of Insured Single, Family Housing Division, Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AC92

#### 905. DEREGULATION OF LOAN ORIGINATION FEES IN FHA SINGLE FAMILY HOUSING (H-18-87; FR-2333)

Legal Authority: 42 USC 3535(d) .

**Proposed Rule Stage** 

CFR Citation: 24 CFR 203 Legal Deadline: None.

**Abstract:** Post-endorsement fees in the FHA single family program will be deregulated, as will loan origination fees.

#### Timetable:

Action Date FR Cite
NPRM 04/00/88

Small Entity: Undetermined

Agency Contact: Morris E. Carter, Director, Single Family Development Div., Department of Housing and Urban Development, Office of Housing, 202 755-6720

RIN: 2502-AD98

## 906. MORTGAGEE CHARGES FOR SERIOUS TITLE DEFECTS (H-28-87; FR-2368)

**Legal Authority:** 12 USC 1710; 12 USC 1715(b); 12 USC 1709

CFR Citation: 24 CFR 203.366; 24 CFR

203.403

Legal Deadline: None.

Abstract: Proposed rule is intended to impose graduated charges on mortgagees who convey FHA-insured properties to HUD with serious title defects. These charges would increase with the length of time required by the mortgagee to rectify the defects.

Exploring the base on which the graduated charges will be calculated; i.e., whether to use a percentage of the total insured claim or materials averages of daily holding costs.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Jacqueline Campbell, Dir., Single Family Property Disposition, Division, Department of Housing and Urban Development, Office of Housing, 202 755-5740

RIN: 2502-AE11

## 907. ● REVISION OF HUD MORTGAGE APPROVAL PROCESS (H-5-88; FR-2434)

Significance: Agency Priority Legal Authority: 12 USC 1709 CFR Citation: 24 CFR 203 Legal Deadline: None.

Abstract: The rule would change present HUD practice concerning the use of mortgage forms in HUD single family mortgage insurance use in each jurisdiction. Instead, HUD'will now require each mortgagee to use HUDapproved uniform language reflecting current HUD policies, along with language required by particular jurisdictions or programs. Mortgagees will now be responsible for including the uniform language and any other specific language required by HUD in mortgages which must be enforceable in the jurisdiction where the property is located.

#### Timetable:

| Action | Date       | FR Cite |
|--------|------------|---------|
| NPRM . | . 06/00/88 |         |
|        |            |         |

Small Entity: No

Agency Contact: John J. Coonts, Dir., Office of Insured Single Family Hsg., Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AE27

#### 908. ● EMERGENCY HOMEOWNERSHIP COUNSELING (H-20-88; FR-2460) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 169

CFR Citation: 24 CFR 203 Legal Deadline: None.

Abstract: This rule would implement sec. 169(b) of the Housing and Community Development Act of 1987 authorizing HUD to make grants to nonprofit organizations to provide homeownership counseling to eligible homeowners.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

Small Entity: No

Agency Contact: John J. Coonts, Dir., Office of Insured Single Family Hsg., Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AE28

## 909. ● DEADLINE FOR FILING SINGLE FAMILY SUPPLEMENTAL CLAIMS (H-

26-88; FR-2487)

Legal Authority: 12 USC 1710

CFR Citation: 24 CFR 203.400

Legal Deadline: None.

Abstract: At present, there is no regulatory control over the time period that mortgagees can submit applications for supplemental insurance benefits. The Department has instructed lenders to file these supplemental claim within one year of the date of the original insurance settlement. This information has so far been contained in the Instructions for Single Family Application for Insurance Benefits, Form HUD-27011: This rule will formalize the requirement that lenders follow this one-year filing period for supplemental claims.

#### Timetable:

| Action .      | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 04/00/88     |         |
| Small Entity: | Undetermined | •       |

Agency Contact: Robert E. Falkenstein, Jr., Director, Single Family Servicing Div., Department of Housing and Urban Development, Office of Housing, 202 755-6672

RIN: 2502-AE51

## 910. ● ACTION TO REDUCE LOSSES UNDER FHA SINGLE FAMILY MORTGAGE INSURANCE PROGRAM (H-28-88; FR-2491)

**Legal Authority:** 12 USC 1715b; 12 USC 1735f(1); PL 100-242, Sec 407

CFR Citation: 24 CFR 203 Legal Deadline: None.

Abstract: This rule proposes to implement section 407 of the Housing and Community Development Act of 1987. Where, as a result of an annual review, the Secretary finds a mortgagee with a higher than normal default and claim rate, the Secretary shall require the mortgagee to submit a report with a plan for corrective action. Failure to submit the report or complete the plan for corrective action within the timeframe required may be cause for suspension of the mortgagee from participation in FHA programs.

#### Timetable:

| imetable.                  |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |

Small Entity: Undetermined

**Proposed Rule Stage** 

Agency Contact: James Nistler, Deputy Asst. Sec. for Single Family Hsg., Department of Housing and Urban Development, Office of Housing, 202 755-6675

RIN: 2502-AE52

## 911. ● CLAIM PROCESSING ON DEFAULTED COINSURED SINGLE-FAMILY MORTGAGES (H-1-88; FR-2410)

Legal Authority: 12 USC 1715z-9

**CFR Citation:** 24 CFR 204.280; 24 CFR 204.281; 24 CFR 204.282; 24 CFR 204.283; 24 CFR 204.284; 24 CFR 204.292; 24 CFR 204.293; 24 CFR 204.294; 24 CFR 204.300; 24 CFR 204.301; 24 CFR 204.302

Legal Deadline: None.

Abstract: The rule will modify the foreclosure and claim processing provisions for coinsured mortgages to conform them to the requirements of Part 203 to the effect that defaulted insured mortgagors must be considered for TMAP or assignment/ forbearance assistance to avoid foreclosure.

#### Timetable:

| Action | • | Date     | FR Cite |
|--------|---|----------|---------|
| NPRM   |   | 06/00/88 |         |

Small Entity: No

Agency Contact: Curtis Myron, Dep. Dir., Single Family Servicing Div., Office of Insured Single Family Housing, Department of Housing and Urban Development, Office of Housing, 202 755-6664

RIN: 2502-AE25

#### 912. LIMITATION ON PREPAYMENT OF MORTGAGES ON MULTIFAMILY RENTAL HOUSING (H-54-84; FR-1952)

Significance: Regulatory Program

Legal Authority: 12 USC 1715z-15; PL

100-242, Sec 261

**CFR Citation:** 24 CFR 207; 24 CFR 221; 24 CFR 215; 24 CFR 886; 24 CFR 245; 24 CFR 277; 24 CFR 219; 24 CFR 231; 24 CFR 242; 24 CFR 244

Legal Deadline: None.

Abstract: This rule would codify HUD policies for implementing section 250(a) and (b) of the National Housing Act, as added by section 433 of the Housing and Urban-Rural Recovery Act of 1983 and amended by section 261-of the Housing and Community Development Act of 1987. This rule would restrict

prepayment of multifamily project mortgages whenever Secretary has prepayment approval responsibilities. Prepayment will not be approved unless project is no longer needed for lower income housing, tenants have been given notice and opportunity to comment, and a relocation assistance plan has been put in place. Similar restrictions will apply to termination of insurance. Where the Secretary is not responsible for approving prepayment and therefore cannot restrict it, priority will be given for additional section 8 and troubled project assistance in order to discourage prepayment. Additional requirements imposed on the prepayment of multifamily project mortgages by Title II, Subtitle B of the Housing and Community Development Act of 1987 are being implemented by separate rulemaking (FR-2450; H-10-88; RIN: 2502-AE34).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |
|        |          |         |

Small Entity: No

Agency Contact: James Tahash, Director, Department of Housing and Urban Development, Office of Housing, Program Planning, Office of Multifamily Housing Management, 202 755-3970

RIN: 2502-AC49

# 913. ● COMPUTER AUTOMATION OF REQUIRED DATA FOR CERTIFICATION AND RECERTIFICATIONS SUBSIDY BILLING PROCEDURES FOR CERTAIN MULTIFAMILY SUBSIDIZED PROJECTS (H-2-88; FR-2421)

Significance: Agency Priority

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 208 Legal Deadline: None.

Abstract: This rule would require owners of certain multifamily subsidized projects to automate the information and transmission of HUD forms and worksheets for certification and recertification of compliance with HUD's tenant eligibility and rent procedures, and the computation of tenant rent/payment and the monthly subsidy billing forms, as applicable. This rule would apply to multifamily projects under the following program: section 236 rental assistance payments, section 8 housing assistance payments,

section 221(d)(5), below market interest rate housing for low and moderate income mortgage insurance, and section 101 rent supplements.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: James J. Tahash, Director, Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3970

RIN: 2502-AE26

#### 914. ASSIGNMENT OPTION (H-44-86)

Significance: Agency Priority
Legal Authority: 42 USC 3535(d)
CFR Citation: 24 CFR 221.55
Legal Deadline: None.

Abstract: This rule would make it possible for a mortgagee to net the escrow from the claim amount on automatic assignments. The escrow account can be built through a non-cash transaction in the Thrift system. This would eliminate misrouting of checks

through the mail.

## Action Date FR Cite NPRM 00/00/00

Small Entity: Not Applicable

Agency Contact: Linda Gibbs, Director, Mortgage Insurance Accounting and Servicing, Department of Housing and Urban Development, Office of Housing, 202 755-2632

RIN: 2502-AD78

#### 915. ● ASSIGNMENT OF COINSURING LENDER INTEREST TO WAREHOUSE BANK FOR INTERIM FUNDING (H-15-88; FR-2455)

Legal Authority: 12 USC 1715z-9

CFR Citation: 24 CFR 251; 24 CFR 255

Legal Deadline: None.

Abstract: This rule would implement section 414(b)(2) of the Housing and Community Development Act of 1987. That section permits coinsuring mortgagees to assign their interest in a coinsured note or mortgage to a warehousing bank for purposes of interim funding while retaining the

**Proposed Rule Stage** 

coinsurance risk for such note or mortgage.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 05/00/88

Small Entity: Undetermined

Agency Contact: James Hamernick, Director, Office of Insured Multifamily Development, Department of Housing and Urban Development, Office of Housing, 202 755-6500

RIN: 2502-AE39

916. MANUFACTURED HOME PROCEDURAL AND ENFORCEMENT REGULATIONS INTERPRETATIVE BULLETINS (H-31-87; FR2380)

Legal Authority: 42 USC 5424 CFR Citation: 24 CFR 3282 Legal Deadline: None.

Abstract: This proposed rule would amend the Manufactured Home Procedural and Enforcement Regulations in order to remove the issuance of Interpretative Bulletins from the rulemaking process. The purpose of this procedural modification is to promote efficiency in issuing Interpretative Bulletins so that important guidance can be provided to the manufactured housing industry in a timely manner.

#### Timetable:

| Action | Date     | FR ( | Cite |
|--------|----------|------|------|
| NPRM   | 05/00/88 |      |      |

Small Entity: Undetermined

Agency Contact: Mark W. Holman, Acting Director, Manufactured Housing &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AE10

917. REVIEW OF APPLICATIONS FOR HOUSING ASSISTANCE AND ALLOCATION OF HOUSING ASSISTANCE FUNDS (S-10-84; FR-1896)

Legal Authority: 42 USC 1439 CFR Citation: 24 CFR 791 Legal Deadline: None.

Abstract: The rule revises HUD's regulations for the allocation of housing assistance funds to conform with

statutory changes made by the Housing and Urban-Rural Recovery Act of 1983. It contains an explicit description of the allocation formula, including some modifications to the factors making up the formula; deletes specific requirements on allocating funds in accordance with approved Housing Assistance Plans; and eliminates the requirements for local consultation in the allocation process. Part 791 would also be amended to consolidate local government submission requirements and HUD criteria for review of applications for housing.

#### Timetable:

|   | <br> |         |      |
|---|------|---------|------|
| Action                                  | Date | FR      | Cite |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |      | • • • • | 0    |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Includes: H-4-81. FR-1512.

Agency Contact: Stephen Cooley, Office of Housing Policy, Department of Housing and Urban Development, Office of Housing, 202 755-6454

RIN: 2502-AA73

## 918. CONFORMING SECTION 8 EXISTING CERTIFICATE REGULATION TO HOUSING VOUCHER FORMAT (H2-87; FR-2294)

Significance: Regulatory Program

**Legal Authority:** 42 USC 1437f; PL 100-242, Sec 144; PL 100-242, Sec 145; PL 100-242, Sec 146; PL 100-242, Sec 147; PL 100-242, Sec 148; PL 100-242, Sec 149; PL 100-242, Sec 262

CFR Citation: 24 CFR 882 Legal Deadline: None.

Abstract: This rule will revise the Section 8 Certificate Program regulations in Part 882 to conform them to the extent practicable to the closely-related Housing Voucher Program regulations in Part 887, to implement certain statutory amendments to the Program under the Housing and Community Development Act of 1987 and to propose certain revisions based on programmatic experience.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| NPRM   | 09/00/88 | <del></del> |

Small Entity: No

Government Levels Affected: Local,

State

Agency Contact: Madeline Hastings, Director, Existing Housing Division, Office of Elderly and Assisted Housing, Department of Housing and Urban Development, Office of Housing, 202 755-6887

RIN: 2502-AD91

#### 919. ● INTERPROGRAM TRANSFERS OF ASSISTED TENANTS (H-8-88; FR-2436)

Legal Authority: 42 USC 3535(d)

**CFR Citation:** 24 CFR 882; 24 CFR 887; 24 CFR 905; 24 CFR 950

Legal Deadline: None.

Abstract: Because currently assisted tenants are unlikely to receive a Federal preference, the implementation of the Preference Rule (FR-1597) could have the effect of locking most public housing tenants in the public housing program, thereby denying them any opportunity they currently might have to move to the top of the waiting list for a Section 8 certificate or voucher. This virtually eliminates any possibility for the family to retain their assistance and also move closer to areas of better economic opportunity.

This proposed rule would allow a PHA to treat a currently assisted family's request for a transfer among the public housing, Section 8 certificate, and Housing Voucher programs it administers as an interprogram transfer rather than as a new admission.

This rule would complement the new provision in Sec. 146 of the Housing and Community Development Act of 1987 prohibiting a PHA in selecting families for assistance under Sec. 8, from excluding a family because the family resides in a public housing project.

#### Timetable:

| Timetable. |        |       |    |      |
|------------|--------|-------|----|------|
| Action     |        | Date  | FR | Cite |
| NPRM       | . 06/0 | 00/88 |    |      |

Small Entity: Undetermined

Agency Contact: James J. Tahash, Dir., Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE32

**Proposed Rule Stage** 

## 920. ● LOANS FOR THE ELDERLY OR HANDICAPPED - HOUSING FOR THE HANDICAPPED (H-23-88; FR-2476) 1987 HCD ACT

Legal Authority: 12 USC 1701g CFR Citation: 24 CFR 885

Legal Deadline: None. (HUD was directed to publish a NOFA to implement the program of Housing for nonelderly handicapped families not later than the expiration of the 120 day period following the date of enactment of the 1987 Act, to the extent that amounts are approved in an appropriations Act. To date no funds have been authorized.)

Abstract: Section 162 of the Housing and Community Development Act of 1987 authorizes a new type of assistance payments to be made to replace section 8 assistance payments made in connection with section 202 housing for the nonelderly handicapped. This rule would establish regulations for this program and modify existing Part 885 to exclude housing for the handicapped. The rule would also revise both section 202 programs to reflect revised Davis Bacon Requirements, requirements for supportive services descriptions, and provisions for the appeal of loan authority cancellation.

#### Timetable:

| 1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |          |         |
|---|----------|---------|
| Action                                  | Date     | FR Cite |
| NPRM                                    | 06/00/88 |         |
| NPRM Comment                            | 08/00/88 |         |
| Period End                              |          | •       |

Small Entity: Undetermined

Agency Contact: Robert Wilden, Director, Assisted Elderly and Handicapped, Housing Division, Department of Housing and Urban Development, Office of Housing, 202 426-8730

RIN: 2502-AE47

921. PROVISION OF SECTION 8 EXISTING HOUSING ASSISTANCE FOR PROJECTS AT FORECLOSURE SALES (H-3-86; FR-2158)

Significance: Agency Priority

Legal Authority: 42 USC 1437f; 12 USC 3706; 12 USC 3717; 12 USC 1713(k)

CFR Citation: 24 CFR 886; 24 CFR 27

Legal Deadline: None.

Abstract: This proposed rule would amend Parts 886 and 27 to make Section 8 assistance available for projects sold at foreclosure sales and to propose any revisions or additions to ... HUD regulations that may be necessary to implement section 181 of the Housing and Community Development Act of 1987 and that require prior public comment.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: James J. Tahash, Director, Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, Office of Multifamily Housing Management, 202 426-3944

RIN: 2502-AD43

### 922. MISCELLANEOUS REVISIONS OF PART 886 (H-37-86; FR-2275)

**Legal Authority:** 42 USC 1437a; 42 USC 1437c; 42 USC 1437f

**CFR Citation:** 24 CFR 886.310; 24 CFR 886.330; 24 CFR 886.331; 24 CFR 886.334; 24 CFR 886.322; 24 CFR 886.333; 24 CFR 886.122

Legal Deadline: None.

Abstract: This proposed rule would amend Part 886 which governs procedures for additional assistance for projects with HUD-insured or HUDheld mortgages (Subpart A) and the Section 8 housing assistance payments program for the disposition of HUD owned projects (Subpart C). This rule would (1) modify the maximum monthly rent provisions of Subpart C to reflect Section 102(b)(7) of the Housing and Community Development Amendments of 1984; (2) amend the work write-up, cost estimate and cost certification provisions governing the rehabilitation of projects under Subpart C and (3) make other miscellaneous changes to Part 886.

#### Timetable:

| Action | Date     | FR Cite |   |
|--------|----------|---------|---|
| NPRM   | 00/00/00 |         | - |
| O      |          |         |   |

Small Entity: Undetermined

Additional Information: This proposal was originally included as part of FR-1950.

Agency Contact: James Tahash, Director, Program Planning Division, Department of Housing and Urban Development, Office of Housing, 202

426-3970

RIN: 2502-AD69

#### 923. LAND REGISTRATION (H-21-86)

Legal Authority: 15 USC 1701 CFR Citation: 24 CFR 1710. Legal Deadline: None.

Abstract: This rule would adjust the reporting and registering requirements for land registration and adjust the fee payment procedures.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | <br>    |

Small Entity: No

Agency Contact: Lionel Cabrera, Chief, Land Sales Policy Examination Branch, Department of Housing and Urban Development, Office of Housing, 202 755-6924

RIN: 2502-AD54

#### 924. AMENDMENTS TO INTERSTATE LAND SALES REGISTRATION (H-47-86; FR-2503)

Significance: Agency Priority

Legal Authority: 15 USC 1718; 42 USC

3535(d)

CFR Citation: 24 CFR 1710 Legal Deadline: None.

Abstract: The Department is proposing to amend the regulatory exemption section of its regulations to provide further relief from registration requirements with no loss in consumer protection.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM , | 05/00/88 |         |

Small Entity: No

Agency Contact: John L. Brady, Director, Interstate Land Registration Division, Department of Housing and Urban Development, Office of Housing, 202 755-0502

RIN: 2502-AD81

925. MANUFACTURED HOME CONSTRUCTION AND SAFETY STANDARDS - FORMALDEHYDE REGULATIONS (H-10-87; FR-2332)

Legal Authority: 42 USC 5403

**Proposed Rule Stage** 

**CFR Citation:** 24 CFR 3280.308; 24 CFR 3280.309; 24 CFR 3280.406

Legal Deadline: None.

Abstract: Medium density fiberboard is not currently covered by the standards but is a major emitter of formaldehyde. It is used extensively in cabinet construction and can cause problems similar to particleboard or plywood, materials already regulated by the standards.

Second, the Department has received a number of complaints concerning the language and posting requirements of the health notice. Consideration will be given to different notice requirements if the manufactured home meets more than the minimum standard of formaldehyde levels.

Third, the current rule requires recertification of plywood and particleboard following treatment with a product containing formaldehyde.

#### Timetable:

|        | <del></del> | ·····   |
|--------|-------------|---------|
| Action | Date        | FR Cite |
|        |             |         |

NPRM 00/00/00 **Small Entity:** Undetermined

Agency Contact: Mark W. Holman, Acting Director, Manufactured Housing &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AE02

#### 926. NOTICE OF FORMALDEHYDE; MANUFACTURED HOME CONSTRUCTION AND SAFETY (H-23-87; FR2349)

Legal Authority: 42 USC 5403 CFR Citation: 24 CFR 3280.309

Legal Deadline: None.

Abstract: This rule would revise the Health Notice on formaldehyde emissions required under the Manufactured Home Construction and Safety Standards at 24 CFR 3280.309. The primary revisions would involve the shortening of the background information in the Notice on health

risks arising from formaldehyde and engineering options to reduce formaldehyde levels, and the addition of an option for manufacturers concerning the location of the Notice.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | •       |

Small Entity: No

Agency Contact: Mark W. Holman, Acting Director, Manufactured Housing &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-6590

RIN: 2502-AE21

#### 927. ● MANUFACTURED HOUSING ENERGY CONSERVATION STANDARDS (H-29-88; FR-2497) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 568 CFR Citation: 24 CFR 3280.506

Legal Deadline: None.

Abstract: The regulation would revise the Department's thermal energy standards to comport with section 568's requirements that the Department's standards be "cost-effective energy conservation standards designed to ensure the lowest total of construction and operating costs."

#### Timetable:

| Action      | Date            | FR Cite |
|-------------|-----------------|---------|
| NPRM        | 12/00/88        |         |
| Small Entit | v: Undetermined | •       |

Agency Contact: Mark Holman, Director, Manufactured Housing and, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AE53

#### 928. MANUFACTURED HOME PROCEDURAL AND ENFORCEMENT SYSTEM (H-40-86; FR-2278)

Legal Authority: 42 USC 5403

CFR Citation: 24 CFR 3282

Legal Deadline: None.

Abstract: This rule would propose revisions to HUD enforcement regulations at 24 CFR Part 3282 to improve the effectiveness of Production Inspection Primary Inspection Agencies (IPIAs).

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM .      | 05/08/87 | 52 FR 17411 |
| NPRM         | 05/00/88 |             |
| Final Action | 09/00/88 |             |

Small Entity: Undetermined

Agency Contact: Mark W. Holman, Acting Director, Manufactured Housing &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AD60

#### 929. MANUFACTURED HOME DESIGN INSPECTION SYSTEM (H-41-86; FR-2279)

Legal Authority: 42 USC 5403 CFR Citation: 24 CFR 3282 Legal Deadline: None.

Abstract: This proposed rule will deregulate the current design inspection system on manufactured homes and substitute a procedure for manufacturer certification, among other revisions.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: Mark W. Holman, Acting Director, Manufactured Housing &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AD61

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Housing (OH)

Final Rule Stage

#### 930. SUPPORTIVE HOUSING DEMONSTRATION PROGRAM (H-34-87; FR2385)

Legal Authority: 42 USC 11381-88

CFR Citation: 00 CFR 000 Legal Deadline: None.

Abstract: This rule implement the Supportive Housing Demonstration Program contained in Subtitle C of Title IV of the Stewart B. McKinney Homeless Housing Act (Pub. L. 100-77, approved July 22, 1987). The program is designed to develop innovative approaches to providing supportive housing especially to deinstitutionalized homeless individuals, homeless families with children and homeless individuals with mental disabilities and other handicapped persons.

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| NPRM                       | 10/26/87 | 52  | FR | 39946 |
| NPRM Comment<br>Period End | 12/28/87 | ∙52 | FR | 39946 |
| Final Action               | 06/00/88 |     |    |       |

Small Entity: Undetermined

Agency Contact: Lawrence Goldberger,
Director, Office of Elderly & Assisted,
Housing, Department of Housing and
Urban Development, Office of Housing,

202 755-5720 RIN: 2502-AE13

931. ● TENANT PARTICIPATION IN MULTIFAMILY PROJECTS (H-11-88; FR-2451) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 183

CFR Citation: 00 CFR 000 Legal Deadline: None.

Abstract: This rule provides for the applicability of the tenant participation requirements of section 202 of the HCDA of 1978 to section 202 elderly and handicapped projects. The rule also removes the Secretary's authority not to provide for tenant participation in certain owner actions and authorizes the application of the tenant participation requirements in the Secretary's proposal to sell a multifamily housing project.

#### Timetable:

| illictable.  |          |    |      |  |
|--------------|----------|----|------|--|
| Action       | Date     | FR | Cite |  |
| Final Action | 05/00/88 |    |      |  |

Small Entity: Undetermined

Agency Contact: James J. Tahash, Dir., Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE35

932. ● HODAG 1987 ACT AMENDMENTS (H-19-88; FR-2459) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 151(a)-

(e)

CFR Citation: 00 CFR 000 Legal Deadline: None.

Abstract: This final rule would amend existing provisions and add new provisions implementing section 151 of the HCDA of 1987.

#### Timetable:

| imietabie.    |              |         |  |  |
|---------------|--------------|---------|--|--|
| Action        | Date         | FR Cite |  |  |
| Final Action  | 06/00/88     |         |  |  |
| Small Entity: | Undetermined |         |  |  |

Agency Contact: Jessica Franklin, Director, Development Grant Division, Department of Housing and Urban Development, Office of Housing, 202 755-6142

RIN: 2502-AE43

933. APPLICABILITY OF MINIMUM PROPERTY STANDARDS MANUFACTURED HOMES UNDER TITLE II OF THE NATIONAL HOUSING ACT (H-82-82; FR-1578)

Legal Authority: 42 USC 3535(d)

**CFR Citation:** 24 CFR 200; 24 CFR 203

Legal Deadline: None.

Abstract: Interim rule permits insured financing of properties with manufactured homes under Title II of the National Housing Act, as a means of broadening affordable home ownership opportunities. To qualify for such financing, the manufactured homes, foundations and sites must meet prescribed standards to insure adequate security for HUD-insured mortgages. By such action homeowners can expect reduced housing cost without sacrificing housing quality or durability.

#### Timetable:

| Action                | Date        |    | FR | Cite |
|-----------------------|-------------|----|----|------|
| Interim Final<br>Rule | 02/24/83    | 48 | FR | 7731 |
| Interim Rule          | 02/24/83    | 48 | FR | 7731 |
| Next Action Ur        | ndetermined |    |    |      |

Small Entity: Undetermined

Agency Contact: Morris Carter, Director, Single Family Development, Division, Department of Housing and Urban Development, Office of Housing, 202 755-6700

RIN: 2502-AB24

934. MINIMUM PROPERTY STANDARDS (MPS) FOR HOUSING — WATER SUPPLY SYSTEMS (H-31-86; FR-2255)

Legal Authority: 12 USC 1701 to 1715a-

18

CFR Citation: 24 CFR 200 Legal Deadline: None.

Abstract: This proposed rule would amend the regulation relating to the applicability of the chemical and bacteriological standards of local health authorities to HUD-insured one- and two-family dwellings. This proposal provides that in the absence of local standards, those of the appropriate State agency would apply. This revision would simplify the requirements for water supply systems while furthering the Department's policy of relying on acceptable State and local building codes.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM .                     | 06/08/87 | 52 | FR | 21596 |
| NPRM Comment<br>Period End | 08/07/87 | 52 | FR | 21596 |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Mark W. Holman, Acting Director, Manufactured Housing &, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AD64

935. ● MANUFACTURED HOME CONSTRUCTION AND SAFETY STANDARDS FOR LEAD IN WATER PIPING(H-3-87; FR-2296)

Legal Authority: 12 USC 1701 CFR Citation: 24 CFR 200

Legal Deadline: None.

Abstract: This final rule implements a provision of the Safe Drinking Water Act Amendments of 1986 that prohibits the insurance of a mortgage or the furnishing of assistance to newly

Final Rule Stage

constructed residential property which contains a portable water system unless the system uses only lead free pipe, solder and flux. The provision is effective 24 months after the enactment of the Amendment.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: Undetermined Agency Contact: Mark W. Holman,

Director, Manufactured Housing and, Construction Standards Division, Department of Housing and Urban Development, Office of Housing, 202 755-5210

RIN: 2502-AE05

#### 936. RESTRICTIONS ON ALL-CASH **SALES (AMENDMENT TO PART 200)** (H-30-87; FR-2374)

Legal Authority: 12 USC 1703; 12 USC 1715b

CFR Citation: 24 CFR 200 Legal Deadline: None.

Abstract: This interim rule is intended to prohibit assumptors of a mortgage, or other persons purchasing property subject to a mortgage, on which an insured claim has been paid by the Department, from participating in a HUD "all cash public sale."

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: John J. Coonts, Deputy Director, Office of Single Family, Housing, Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AE12

#### 937. TEMPORARY MORTGAGE **ASSISTANCE PAYMENTS (TMAP) AND** ASSIGNMENTS TO HUD (H-44-85; FR-2147)

Significance: Agency Priority

Legal Authority: 12 USC 1715b; 12 USC 1715u

CFR Citation: 24 CFR 203; 24 CFR 204

Legal Deadline: None.

Abstract: Additional amendments to TMAP and Assignment rule are needed

to reflect change in TMAP interest rate made by section 428 of the Housing and Community Development Act of 1987 and to assure that mortgagees inform mortgagors of the possible right to TMAP or assignment before they accept a deed in lieu of foreclosure from the mortgagor. (This rule was identified in earlier Agendas as RIN: 2502-AB79; H-29-81; FR-1415.)

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/03/86 | 51 FR 216  |
| NPRM Comment<br>Period End | 03/04/86 | 51 FR 216  |
| Final Action               | 03/05/87 | 52 FR 6908 |
| Final Action<br>Effective  | 04/00/88 |            |

Small Entity: No

Agency Contact: John Coonts, Deputy Director, Office of Insured Single, Family Housing, Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AD34

#### 938. CRITERIA FOR ACCEPTABILITY OF INSURED 10-YEAR PROTECTION PLANS (H-28-86; FR-2036)

Significance: Agency Priority

Legal Authority: 12 USC 1709, Sec 203, 211; 12 USC 1715b; 42 USC 3535(d)

CFR Citation: 24 CFR 203 Legal Deadline: None.

Abstract: This proposed rule would revise the existing administrative criteria for acceptability of insured 10year protection Plans (Plans). The Department began this proceeding by publishing a Notice informing the public that HUD intended to revise the criteria. This rule describes, among other things, criteria related to Plan acceptability, insurance and financial backing, Plan coverage, and methods for determining Plan obligations.

HUD acceptance of these Plans is a prerequisite to reduced inspection requirements on a property accepted for mortgage insurance before the commencement of construction. It is also a prerequisite to high loan-to-value insured financing for existing one-tofour family dwellings that are less than one year old and that were not approved and inspected by HUD or the Veterans Administration before the start of construction.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/10/87 | 52 FR 21961 |
| NPRM Comment<br>Period End | 08/10/87 | 52 FR 21961 |
| Final Action               | 06/00/88 |             |
| <b>Public Comments</b>     | 3        | • .         |

Notice of Solicitation 11/14/84 (49 FR 45075)

Small Entity: No

Agency Contact: John Coonts, Deputy Director, Office of Insured, Single Family Housing, Department of Housing and Urban Development, Office of Housing, 202 755-6924

RIN: 2502-AD65

#### 939. ALLEGANY RESERVATION OF THE SENECA NATION (H-32-87; FR-

Legal Authority: 12 USC 1709 CFR Citation: 24 CFR 203 Legal Deadline: None.

Abstract: This rule implements Public Law 99-601. The law authorizes the Secretary of HUD, notwithstanding any contrary requirements in the National Housing Act, to insure single family mortgages covering certain properties located on lands within the Allegany Reservation of the Seneca Indian Nation.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/21/87 | 52 FR 48197 |
| NPRM Comment<br>Period End | 02/19/88 | 52 FR 48197 |
| Final Action               | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: John J. Coonts, Deputy Director, Office of Insured Single Family Housing, Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AE09

#### 940. ● SINGLE FAMILY MORTGAGE **INSURANCE - OCCUPANT AND INVESTOR MORTGAGORS (H-16-88;** FR-2456) 1987 HCD ACT

Legal Authority: 12 USC 1709; 12 USC 1715b

CFR Citation: 24 CFR 203: 24 CFR 213: 24 CFR 221; 24 CFR 222; 24 CFR 226; 24 CFR 233; 24 CFR 234; 24 CFR 235

Legal Deadline: None.

Final Rule Stage

Abstract: This rule implements section 406 of the Housing and Community Development Act of 1987. Section 406 authorizes HUD (1) to insure single family mortgages under title II of the National Housing Act, or (2) to approve a substitute mortgagor for single family mortgages insured under title II, only if the mortgagor is to occupy the dwelling as a principal or secondary residence, as determined by HUD. Section 406 provides that this occupancy requirement only applies if the mortgage involve a principal obligation that exceeds 75 percent of the loan-tovalue or equivalent calculation under the insuring authority involved. The action exempts from the occupancy requirement, mortgagors under the Rehabilitation Loan program under section 203(k) of the National Housing Act, and certain public entity, nonprofit, serviceperson, and other mortgagors under various National Housing Act activities.

#### . Timetable:

| Action    | Date | FR Cite |
|-----------|------|---------|
| E: 1 4 4: |      |         |

Final Action 04/00/88

Small Entity: Undetermined

Agency Contact: Morris Carters, Dir.,
Single Family Development Division,

Department of Housing and Urban Development, Office of Housing, 202 755-6700

RIN: 2502-AE40

#### 941. ● MULTIFAMILY HOUSING MORTGAGE INSURANCE --REGULATION OF RENTS (H-9-88; FR-2448) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 425

**CFR Citation:** 24 CFR 207.19; 24 CFR 220.511; 24 CFR 221.530

Legal Deadline: None.

Abstract: This rule implements section 425 of the Housing and Community Development Act of 1987. Section 425 requires HUD to regulate charges for accommodations (rents), facilities, and services for certain multifamily projects with HUD-insured project mortgages. Regulation must occur where (1) the mortgagor did not take steps, by December 1, 1987, to amend its regulatory agreement to incorporate rules changes published on April 19. 1983 and June 4, 1986, permitting mortgagors to set rental and other charges for their projects or to use alternative formulae for setting

maximum project rentals; and (2) the project was receiving Section 8 assistance (other than Housing Certificates) as of December 1, 1987, or not less than one-half of the project units are occupied by lower income families.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 04/00/88 |         |
| Final Action<br>Effective | 05/00/88 |         |

Small Entity: No

Government Levels Affected: Local, Federal

Agency Contact: James J. Tahash, Dir., Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE33

## 942. STATE AGENCY AMENDMENTS (H-70-84; FR-1997)

**Legal Authority:** 12 USC 1715z-16(b); 12 USC 1715z-16(c)

**CFR Citation:** 24 CFR 215; 24 CFR 221; 24 CFR 236; 24 CFR 245

Legal Deadline: None.

Abstract: This rule would make the Department's regulations on prohibited lease terms applicable to section 236 projects financed by state housing agencies.

#### Timetable:

| Action                     | Date     | FR. Cite    |
|----------------------------|----------|-------------|
| NPRM                       | 12/21/87 | 52 FR 48276 |
| NPRM Comment<br>Period End | 02/19/88 | 52 FR 48276 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: James Tahash, Director, Program Planning Division, Department of Housing and Urban Development, Office of Housing, Office of Multifamily Housing Management, 202 426-3970

RIN: 2502-AC73

#### 943. ● RENT SUPPLEMENTS FEDERAL TENANTS SELECTION PREFERENCE (H-12-88; FR-2452) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 168

CFR Citation: 24 CFR 215; 24 CFR 885

Legal Deadline: None.

Abstract: This final rule implements section 168 of the HCDA of 1987 striking the requirement that HUD make certain tenant eligibility determinations and empowering the project owner to make the determination. The rule also amends 24 CFR 885 to clarify the Federal preference are applicable to sections 202 and 8 projects.

#### Timetable:

| Action       | Date     | FR | Cite |  |
|--------------|----------|----|------|--|
| Final Action | 04/00/88 |    |      |  |

Small Entity: Undetermined

Agency Contact: James J. Tahash, Dir., Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE36

#### 944. ● PREPAYMENT OF MORTGAGES ON LOW- AND MODERATE-INCOME HOUSING (H-10-88; FR-2450) 1987 HCD ACT

Legal Authority: 12 USC 1715z-15

**CFR Citation:** 24 CFR 219; 24 CFR 245; 24 CFR 248

Legal Deadline: Statutory, April 1988. Section 234 of the Act provides that the Secretary shall issue final regulations not later than 60 days from the date of enactment; such regulations shall take effect no later than 45 days after the date of the issuance of the regulations.

**Abstract:** The regulation implements provisions of the Housing and Community Development Act of 1987 that provide that mortgages on "eligible low income housing" may be prepaid only in accordance with a "plan of action" approved by the Secretary. The regulation establishes procedures for the submission and negotiation of such plans of action, lists incentives which may be part of the plan of action, and provides standards which the plans of action must meet. The regulation is designed to preserve needed low income housing in cases where the project owner might otherwise prepay its mortgage and convert the project to higher-income use.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 04/05/88 | 53 FR 11224 |

Final Rule Stage

| Action                          | Date     | FR Cite     |  |  |
|---------------------------------|----------|-------------|--|--|
| Interim Final<br>Rule Effective | 05/20/88 | 53 FR 11224 |  |  |
| Date<br>Final Action            | 00/00/00 |             |  |  |

Small Entity: Undetermined

Agency Contact: James J. Tahash, Director, Planning & Procedure Division, Office of Multifamily Housing Management, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE34

#### 945. ● ELIGIBILITY OF SECTION 23 AND SECTION 202 HOUSING FOR FLEXIBLE SUBSIDY (H-18-88; FR-2458) 1987 HCD ACT

**Legal Authority:** PL 100-242, Sec 185(b); PL 100-242, Sec 186(b)

CFR Citation: 24 CFR 219

Legal Deadline: None.

Abstract: This final rule will implement section 185(b) and 186(b) of the HCDA of 1987 making section 23 and section 202 housing eligible for flexible subsidy.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| Final Action | 07/00/88 |    |      |

Small Entity: Undetermined .

Agency Contact: James J. Tahash, Dir., Planning and Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE42

## 946. ● FHA INSURANCE OF MORTGAGES COVERING NURSING HOMES AND SIMILAR PROJECTS (H-27-88; FR-2490)

Legal Authority: 12 USC 1715(b) CFR Citation: 24 CFR 232

Legal Deadline: Statutory, May 5, 1988.

Abstract: This rule amends 24 CFR Part 232 to (1) make public nursing homes eligible for mortgage insurance and (2) establish an alternative procedure for satisfying the "certification of need" requirement governing mortgage insurance of nursing homes and intermediate care facilities. The rule implements section 410 of the Housing and Community Development Act of 1987.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 05/05/88 |         |

Small Entity: Undetermined

Agency Contact: James Hamernick, Director, Office of Insured Multifamily Dev., Department of Housing and Urban Development, Office of Housing, 202 755-6500

RIN: 2502-AE38

#### 947. ADDITIONAL REVISIONS -HOSPITAL INSURANCE (H-24-86; FR-2227)

Significance: Regulatory Program

Legal Authority: 12 USC 1715b; 12 USC

1715z-6; 12 USC 1715z-7

CFR Citation: 24 CFR 241; 24 CFR 242

Legal Deadline: None.

Abstract: This rule includes RIN 2502-AC61, Mortgage Insurance Requirements for Private and Public Hospitals (H-69-84; FR-1992) and RIN 2502-AC64, Maximum Mortgage Amounts for Hospitals (H-72-84; FR-2004). Statutory changes under the HDCA of 1987 affect the additional security requirements that may be imposed on public hospitals, as well as other significant features of HUD's earlier proposed rules.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 01/12/87 | 52 FR 1201 |
| Final Action | 05/00/88 |            |

Smail Entity: No

Additional Information: FR2466 (H-21-88; RIN: 2502-AE24) incorporated into FR2227.

Agency Contact: James L. Hamernick, Director, Office of Insured Multifamily Development, Department of Housing and Urban Development, Office of Housing, 202 755-6500

RIN: 2502-AD70

#### 948. ● HOSPITAL INSURANCE -ALTERNATE CERTIFICATION REQUIREMENTS (H-21-88; FR-2466) 1987 HCD ACT

Significance: Agency Priority

Legal Authority: PL 100-242, Sec 409(a)

CFR Citation: 24 CFR 242

Legal Deadline: Statutory, April 1988. Ninety day statutory deadline from the date of enactment of the HCD Act of 1987.

Abstract: This interim rule implements sections 409(a) and 411 of the Housing and Community Development Act of 1987 as they pertain to the Department's hospital insurance program. These legislative provisions provide alternative means by which a hospital can qualify for mortgage insurance under the 242 program even though the hospital is located in a State that is unable to provide the statutorily required certificate of need.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 04/00/88 |         |

Small Entity: Not Applicable

Agency Contact: James Hamernick, Dir., Office of Multifamily Housing Dev., Department of Housing and Urban Development, Office of Housing, 202 755-6500

RIN: 2502-AE29

#### 949. COINSURANCE FOR NURSING HOMES AND INTERMEDIATE CARE FACILITIES (H-32-86; FR-2256)

Legal Authority: 12 USC 1715z(9)

CFR Citation: 24 CFR 252 Legal Deadline: None.

Abstract: The rule would authorize the coinsurance of mortgages covering nursing homes or intermediate care facilities pursuant to section 244 of the National Housing Act. It would also authorize the full insurance of existing nursing homes or intermediate care facilities pursuant to section 223(f) of the National Housing Act.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/31/87 | 52 | FR | 49425 |
| NPRM Comment<br>Period End | 02/29/88 | 52 | FR | 49425 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: James L. Hamernick, Director, Office of Insured Multifamily Hsg., Department of Housing and Urban Development, Office of Housing, 202 755-6500

RIN: 2502-AD74

Final Rule Stage

## 950. HUD-OWNED MULTIFAMILY PROJECTS-MANAGEMENT AND DISPOSITION (H-69-78; FR-432)

Significance: Regulatory Program

**Legal Authority:** 12 USC 1715z-16; 12 USC 1701z-11; 12 USC 1701z-12; 12 USC 1713; 12 USC 1715b; PL 100-242, Sec 181

CFR Citation: 24 CFR 290; 24 CFR 886

Legal Deadline: None.

Abstract: Would conform current regulation more closely to Section 203 of the Housing and Community Development Act of 1978, as amended by Section 181 of the Housing and Community Development Act of 1988.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/18/84 | 49 FR 40888 |
| NPRM Comment<br>Period End | 12/17/84 | 49 FR 40888 |
| Final Action               | 07/00/88 |             |

#### Small Entity: No

Agency Contact: Marc Harris, Multifamily Property Disposition Division, Department of Housing and Urban Development, Office of Housing, Office of Multifamily Housing Management, 202 755-9280

RIN: 2502-AC68

#### 951. ● SECTION 236 RENT SUPPLEMENT (H-17-88; FR-2457) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 167(a) CFR Citation: 24 CFR 735

Legal Deadline: None.

Abstract: This rule will increase assistance to owners to provide sufficient payments to cover 100 (formerly 90%) of the necessary rent increases and changes in the income as eligible tenants.

#### Timetable:

| Action       | Date       | FR | Cite |
|--------------|------------|----|------|
| Final Action | 06/00/88 - |    |      |

Small Entity: Undetermined

Agency Contact: James Tahash, Dir., Planning & Procedures Division, Department of Housing and Urban Development, Office of Housing, 202, 426-3944

RIN: 2502-AE41

952. HOUSING DEVELOPMENT GRANT PROGRAM (H-26-84; FR-1902)

Legal Authority: 42 USC 14370 CFR Citation: 24 CFR 850

Legal Deadline: None.

Abstract: Implements the Housing **Development Grant Program** established by Section 301 of the Housing and Urban-Rural Recovery Act of 1983. Under this Program, the Secretary is authorized to make grants to cities and urban counties and to States acting on behalf of units of general local government to support new construction or substantial rehabilitation of residential rental housing. At least 20 percent of the units in a project assisted under this Program must be leased to, or made available for occupancy by, lower income families for a period of 20 years. The rent for these units cannot exceed 30 percent of the adjusted income of a family at 50 percent of area median income. Assisted projects must be located within eligible areas, special purpose areas or neighborhood preservation areas.

#### Timetable:

| Action                          | Date     |    | FR | Cite  |
|---------------------------------|----------|----|----|-------|
| Interim Final<br>Rule           | 06/14/84 | 49 | FR | 24634 |
| Interim Final<br>Rule effective | 08/07/84 | 49 | FR | 24634 |
| Final Action                    | 06/00/88 |    |    |       |

#### Small Entity: No

Agency Contact: Jessica Franklin, Director, Department of Housing and Urban Development, Office of Housing, Development Grant Division, 202 755-6142

RIN: 2502-AC23

953. ● SECTION 8 HOUSING ASSISTANCE PAYMENTS PROGRAMS -- REVISIONS TO CONTRACT RENT ADJUSTMENT REGULATIONS (H-22-88; FR-2469) 1987 HCD ACT

**Legal Authority:** 42 USC 1437f; PL 100-242, Sec 142

**CFR Citation:** 24 CFR 880; 24 CFR 881; 24 CFR 882; 24 CFR 883; 24 CFR 884; 24 CFR 885; 24 CFR 886; 24 CFR 888

Legal Deadline: None.

Abstract: This rule implements the statutory changes in contract rent adjustments for the several Section 8 Housing Assistance Payments Programs

enacted in section 142 of the Housing and Community Development Act of 1987.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| Final Action  | 06/00/88       |         |
| Small Entity: | 1-Indetermined |         |

Agency Contact: James J. Tahash, Dir., Planning & Procedures Division, Department of Housing and Urban Development, Office of Housing, 202 426-3944

RIN: 2502-AE44

#### 954. SHARED HOUSING IN THE SECTION 8 MODERATE REHABILITATION PROGRAM (H-26-86; FR-2238)

Significance: Agency Priority

Legal Authority: 42 USC 1437f(p); 42

USČ 3535(d)

CFR Citation: 24 CFR 882 Legal Deadline: None.

Abstract: This final rule will permit eligible applicants and tenants to share housing units with other eligible applicants or tenants in Section 8 Moderate Rehabilitation units, in accordance with the statutory directive in 42 USC 1437f(p). A proposed rule that included this program was published in 1984.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/07/84 | 49 FR 48005 |
| NPRM Comment<br>Period End | 02/05/85 | 49 FR 48005 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Madeline Hastings, Director, Existing Housing Division, Department of Housing and Urban Development, Office of Housing, 202 755-6887

RIN: 2502-AD66

955. MANAGEMENT RULES AND COMPREHENSIVE HOUSING AND COMMUNITY DEVELOPMENT AMENDMENTS (H-34-83; FR-1761)

Legal Authority: 12 USC 1701q; 42 USC

CFR Citation: 24 CFR 885 Legal Deadline: None.

Final Rule Stage

Abstract: This rule would amend HUD's current regulations on loans for housing for the elderly or handicapped. The regulation adds regulatory provisions to govern section 202/8 project operations and management; incorporates changes required by statutory governing housing assistance payments contracts.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/09/87 | 52 FR 46614 |
| NPRM Comment<br>Period End | 02/08/88 |             |
| Final Action               | 04/00/88 |             |

Small Entity: Undetermined

Agency Contact: James J. Tahash, Director, Department of Housing and Urban Development, Office of Housing, Program Planning Division, Office of Multifamily Housing Management, 202 426-3970

RIN: 2502-AC03

956. ● LOANS FOR THE ELDERLY OR HANDICAPPED - LOAN INTEREST RATE PROVISIONS (H-24-88; FR-2477) 1987 HCD ACT

Legal Authority: 12 USC 1701g CFR Citation: 24 CFR 885 Legal Deadline: None.

Abstract: This final rule would amend HUD's regulations governing projects that receive direct loans under section 202 of the Housing Act of 1959 and housing assistance payments under section 8 of the United States Housing Act of 1957. The rule would incorporate recent amendments to interest rate calculation provisions contained in the Housing and Community Development Act of 1987.

#### Timetable:

| Action         | Date         | FR | Cite |
|----------------|--------------|----|------|
| Final Action . | 04/00/88     |    |      |
| Small Entity:  | Undetermined | •  |      |

Agency Contact: Robert Wilden, Dir., Assisted Elderly and Handicapped, Housing Division, Department of Housing and Urban Development, Office of Housing, 202 426-8730

RIN: 2502-AE46

957. SECTION 8 HOUSING ASSISTANCE PAYMENTS PROGRAM -HOUSING VOUCHERS (H-42-85; FR-2170)

Significance: Regulatory Program

**Legal Authority:** 42 USC 1437f(o); PL 100-242, Sec 143; PL 100-242, Sec 144; PL 100-242, Sec 145; PL 100-242, Sec 146; PL 100-242, Sec 147; PL 100-242, Sec 148; PL 100-242, Sec 149; PL 100-242, Sec 262

CFR Citation: 24 CFR 887 Legal Deadline: None.

Abstract: This rule would implement permanent regulations for the Housing Voucher Program. It would implement in the final rule those amendments to the Housing Voucher Program enacted as part of the Housing and Community Development Act of 1987 that do not require prior notice and comment.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/14/87 | 52 | FR | 30388 |
| NPRM Comment<br>Period End | 09/14/87 | 52 | FR | 30388 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Gerald Benoit, Director, Housing Voucher Division, Department of Housing and Urban Development, Office of Housing, Office of Elderly and Assisted Housing, 202 755-6477

RIN: 2502-AD26

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Housing (OH)

**Completed Actions** 

#### 958. USE OF MATERIALS BULLETIN NO. 40C - GRADEMARKING OF PLYWOOD (H-21-85; FR2407)

CFR Citation: 24 CFR 200

Completed:

| Reason        | Date         | FR Cite |
|---------------|--------------|---------|
| Withdrawn     | 02/11/88     |         |
| Small Entity: | Undetermined |         |
|               |              |         |

Agency Contact: Donald Fairman 202 755-5718

\_\_\_\_\_

RIN: 2502-AD01

#### 959. DIRECT ENDORSEMENT UNDERWRITER'S CERTIFICATION (H-29-86; FR-2241)

Significance: Agency Priority

CFR Citation: 24 CFR 200.163

| Comple | eted: |
|--------|-------|
|--------|-------|

| Reason Date '             |          |    | FR | Cite |  |  |
|---------------------------|----------|----|----|------|--|--|
| Final Action              | 02/04/88 | 53 | ĘΒ | 3201 |  |  |
| Final Action<br>Effective | 05/01/88 | 53 | FR | 6600 |  |  |

Small Entity: No

Agency Contact: John J. Coonts 202 755-3046

RIN: 2502-AD71

960. USE OF MATERIAL BULLETIN USED IN HUD BLDG. PRODUCT STANDARDS AND CERTIFICATION PROGRAM FOR MAT-FORMED PARTICLEBOARD SHEATHING PANELS (H-7-87; FR-2322)

CFR Citation: 24 CFR 200

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 02/11/88 |         |

Small Entity: Undetermined

Agency Contact: Leslie Breden 202 755-

5929

RIN: 2502-AD92

#### 961. LEAD STANDARDS IN WATER PIPING - SUBPART S - MPS (H-1-87; FR2290)

CFR Citation: 24 CFR 20Q

Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 04/06/88 | 53 | FR | 11270 |
| Final Action<br>Effective | 06/19/88 | 53 | FR | 11270 |

Small Entity: Undetermined

Agency Contact: Mark W. Holman 202

755-5210

RIN: 2502-AE03

13880

HUD-OH

**Completed Actions** 

962. REV. OF UMB 44D TO ALLOW THE USE OF CARPET IN BATHROOMS & KITCHENS OVER A CONCRETE-MASONRY FLOORING SYSTEM AND A NEW CLASSIFICATION SYSTEM FOR CARPET (H-20-87; FR 2402)

CFR Citation: 24 CFR 200.935

Completed:

| Reason | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Withdrawn

04/13/88

Small Entity: Undetermined

Agency Contact: Donald R. Fairman

202 755-5718 RIN: 2502-AE07

963. ● USE OF MATERIALS BULLETIN NO. 89 HUD BUILDING PRODUCT STANDARDS AND CERTIFICATION PROGRAM FOR EXTERIOR INSULATED STEEL DOOR SYSTEMS (H-6-88; FR-2443)

Legal Authority: 12 USC 1701-1715z-18

CFR Citation: 24 CFR 0200 Legal Deadline: None.

Abstract: Use of Materials Bulletin No. 89 sets forth the Administrator qualifications and the procedures necessary to validate the manufacturer's certification of compliance with Insulated Steel Door Systems Institute (ISDSI) standards covering the composition of matter of the steel, air infiltration, water resistance, mechanical and thermal performance, and corrosion resistance of the exterior insulated steel door system.

#### Timetable:

|        |      |             | _ |
|--------|------|-------------|---|
| Action | Date | FR Cite     |   |
|        |      | <del></del> | - |

Withdrawn

04/13/88

Small Entity: Undetermined

Agency Contact: Leslie Breden, Office of Manufactured Hsg. & Regulatory Functions, Department of Housing and Urban Development, Office of Housing, 202 755-5929

RIN: 2502-AE30 (

964. CONVEYANCE OF ONE- TO FOUR-FAMILY PROPERTIES OCCUPIED BY TENANTS OR FORMER MORTGAGORS (H-9-85; FR-2064)

CFR Citation: 24 CFR 203

#### Completed:

| Reason       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| Final Action | 01/14/88 | 53 | FR | 868  |
| Final Action | 04/01/88 | 53 | FR | 8626 |
| Effective    |          |    |    |      |

Small Entity: Undetermined

Agency Contact: Jacqueline B.

Campbell 202 755-5740

RIN: 2502-AB10

965. ONE-TIME MORTGAGE
INSURANCE PREMIUM FOR NONMUTUAL FUND - SINGLE FAMILY
INSURANCE PROGRAM (H-40-84; FR1930)

**CFR Citation:** 24 CFR 203; 24 CFR 221; 24 CFR 226; 24 CFR 227; 24 CFR 234

#### Completed:

| Reason    | Date     | FR | Cite | _ |
|-----------|----------|----|------|---|
| Withdrawn | 01/15/88 | ,  |      | _ |

Small Entity: Undetermined

Agency Contact: James B. Mitchell 202

426-4325

RIN: 2502-AC35

966. INSURANCE OF SINGLE FAMILY ADJUSTABLE RATE MORTGAGES (H-32-84; FR-1916)

CFR Citation: 24 CFR 203.49

#### Completed:

| Reason                                  | Date     | FR Cite |
|---|----------|---------|
| *************************************** |          |         |
| Withdrawn                               | 04/11/88 |         |

Small Entity: No

Agency Contact: Morris Carter 202 755-

6700

RIN: 2502-AC43

967. SINGLE FAMILY FORECLOSURES--DEFICIENCY JUDGEMENTS (H-6-86; FR-2193)

Significance: Regulatory Program

CFR Citation: 24 CFR 203

Completed:

| Reason       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| Final Action | 02/16/88 | 53 FR | 4384 |
| Final Action | 03/28/88 | 53 FR | 4384 |
| Effective    |          |       |      |

Small Entity: No

Agency Contact: John J. Coonts 202

755-3046

RIN: 2502-AD38

### 968. TYPES OF SATISFACTORY TITLE EVIDENCE (H-48-86)

Significance: Agency Priority CFR Citation: 24 CFR 203

Completed:

| Reason        | Date         | FR | Cite |
|---------------|--------------|----|------|
| Withdrawn     | 02/11/88     |    |      |
| Small Entity: | Undetermined |    |      |

A ..... A ... A ... A ... A ... A ...

Agency Contact: John J. Coonts 202

755-3046

RIN: 2502-AD83

969. ELIMINATION OF PROHIBITION ON THE PAYMENT OF FEES TO THIRD PARTIES IN MULTIFAMILY INSURANCE MORTGAGE TRANSACTION (H-5-87; FR-2314)

CFR Citation: 24 CFR 203

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 01/27/88 |         |

Small Entity: No

**Agency Contact:** James Hamernick 202

755-6500

RIN: 2502-AD90

## 970. SINGLE FAMILY MORTGAGE INSURANCE PREMIUM (H-11-87)

CFR Citation: 24 CFR 203

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 01/05/88 |         |

Small Entity: Undetermined

Agency Contact: Morris E. Carter 202

755-6720

RIN: 2502-AD93 -

#### 971. FHA SINGLE FAMILY BORROWER ELIGIBILITY (H-12-87)

CFR Citation: 24 CFR 203

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 01/05/88 |         |

Small Entity: Undetermined

Agency Contact: Morris E. Carter 202

755-6720

RIN: 2502-AD94

**Completed Actions** 

## 972. SINGLE FAMILY DOWNPAYMENT REQUIREMENTS (H-17-87; FR-2334).

CFR Citation: 24 CFR 203

Completed:

Reason Date FR Cite
Withdrawn 11/23/87

Small Entity: Undetermined

Agency Contact: Morris E. Carter 202

755-6720

RIN: 2502-AD99

#### 973. ACCEPTANCE OF PARTIAL PAYMENTS DURING TMAP/ASSIGNMENT PROCESSING (H-27-87; FR-2366)

CFR Citation: 24 CFR 203

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 12/02/87 |         |

Small Entity: Undetermined

Agency Contact: John Coonts 202 755-

3046

RIN: 2502-AE08

#### 974. ● MISCELLANEOUS REVISIONS TO FHA SINGLE FAMILY AND MULTIFAMILY MORTGAGE INSURING AUTHORITIES (H-7-88; FR-2445)1987 HCD ACT

Significance: Agency Priority

Legal Authority: Not yet determined

**CFR Citation:** 24 CFR 203; 24 CFR 207; 24 CFR 213; 24 CFR 220; 24 CFR 221; 24 CFR 231; 24 CFR 232; 24 CFR 234; 24 CFR 250; 24 CFR 251; 24 CFR 255; 24 CFR 885

Legal Deadline: None.

Abstract: This rule implements a number of the amendments made by the Housing and Community Development Act of 1987 to HUD's single family and multifamily mortgage insurance authorities. Major changes include liberalization in the way HUD determines maximum mortgage dollar limits in the FHA home insurance program, increases in the maximum mortgage dollar limits for HUD's multifamily mortgage insurance programs, a new FHA insuring authority for the refinancing of insured graduated payment mortgages (GPMs), and expansion of mortgagors eligible for FHA single family mortgage insurance on Hawaiian home lands.

#### Timetable:

| Action                    | Date     |    | FR | Cite |  |
|---------------------------|----------|----|----|------|--|
| Final Action              | 03/18/88 | 53 | FR | 8874 |  |
| Final Action<br>Effective | 04/27/88 | 53 | FR | 8874 |  |

Small Entity: Undetermined

Additional Information: Additional Contact:

James Hamernick, Director, Office of

Insured Multifamily Development, (202) 755-6500

Agency Contact: John J. Coonts. Dir.

Agency Contact: John J. Coonts, Dir., Office of Insured Single Family Hsg., Department of Housing and Urban Development, Office of Housing, 202 755-3046

RIN: 2502-AE31

#### 975. MORTGAGE INSURANCE PROGRAMS UNDER NATIONAL HOUSING ACT (H-48-81; FR-1525)

**CFR Citation:** 24 CFR 207; 24 CFR 213; 24 CFR 220; 24 CFR 221; 24 CFR 231; 24 CFR 232; 24 CFR 234; 24 CFR 242

#### Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 11/23/87 |         |
| O         | • •      |         |

Small Entity: No

Agency Contact: April LeClair 202 755-6223

\_\_\_\_

RIN: 2502-AA90

976. PREFERENCE IN THE PROVISION OF HOUSING FOR FAMILIES WHO ARE OCCUPYING SUBSTANDARD HOUSING, ARE INVOLUNTARILY DISPLACED, OR ARE PAYING MORE THAN 50% OF FAMILY INCOME (H-22-80; FR-1597)

Significance: Regulatory Program

**CFR Citation:** 24 CFR 215; 24 CFR 880; 24 CFR 881; 24 CFR 882; 24 CFR 883; 24 CFR 884; 24 CFR 886; 24 CFR 904; 24 CFR 905; 24 CFR 960; 24 CFR 885

#### Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 01/15/88 | 53 FR 1122 |
| Final Action | 03/04/88 | 53 FR 6600 |
| Effective    |          |            |

Small Entity: No

Agency Contact: James Tahash 202 426-3970

RIN: 2502-AA34

#### 977. ● HOSPITAL INSURANCE -ALTERNATIVE CERTIFICATION REQUIREMENTS (H-21-88; FR2466) 1987 HCD ACT

Legal Authority: Not yet determined

CFR Citation: 24 CFR 242

Legal Deadline: Statutory, May 1988.

Abstract: This interim rule implements sections 409(a) and 411 of the Housing and Community Development Act of 1987 as they pertain to the Department's hospital insurance program. These legislative provisions provide alternative means by which a hospital can qualify for mortgage insurance under the 242 program, even though the hospital is located in a state that is unable to provide the statutorily required certification of need.

#### Timetable:

| Action                      | Date     | FR Cite |
|-----------------------------|----------|---------|
| Withdrawn                   | 02/05/88 |         |
| (Incorporated into FR-2227, |          |         |
| H-24-86; RIN:               |          |         |
| 2502-AD70)                  |          |         |

Small Entity: No

Agency Contact: James L. Hamernick, Director, Office of Insured Multifamily, Development, Department of Housing and Urban Development, Office of Housing, 202 755-6500

RIN: 2502-AE24

#### 978. SECTION 8 HOUSING ASSISTANCE PAYMENTS PROGRAMS PORTABILITY OF SECTION 8 EXISTING HOUSING CERTIFICATES (H-46-83; FR-1800)

**CFR Citation:** 24 CFR 882.101; 24 CFR 882.102; 24 CFR 882.110; 24 CFR 882.116; 24 CFR 882.118; 24 CFR 882.219; 24 CFR 882.216; 24 CFR 882.218

#### Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 12/19/87 |         |

Small Entity: No

Agency Contact: Madeline Hastings 202 755-6887

RIN: 2502-AB88

979. SECTION 8 HOUSING ASSISTANCE PAYMENTS PROGRAMS-- MISCELLANEOUS AMENDMENTS (H-19-87; FR-2335)

CFR Citation: 24 CFR 882; 24 CFR 888

Completed Actions

| ^ | -  |    |   |    | 4. |
|---|----|----|---|----|----|
| L | nc | 10 | н | тe | α: |
|   |    |    |   |    |    |

Reason Date **FR Cite** Withdrawn -01/22/88 Merged into RIN: 2502-AD91 (H-2-87; FR-2294)

Small Entity: Undetermined

**Agency Contact:** Madeline Hastings

202 755-6887 RIN: 2502-AE00

980. LOANS FOR HOUSING FOR THE **ELDERLY OR HANDICAPPED--**ALLOCATION OF LOAN AUTHORITY. PROCESSING OF APPLICATIONS, **DIRECT LOAN PROCESSING PROCEDURES (H-21-87; FR2345)** 

CFR Citation: 24 CFR 885

Completed:

FR Cite Reason Date Withdrawn 01/21/88 Small Entity: Undetermined

Agency Contact: Robert Wilden 202

755-8730

RIN: 2502-AE20

981. REVISIONS TO PART 886 **TERMINATION OF TENANCY (H-59-84;** FR-1950)

CFR Citation: 24 CFR 247, 24 CFR 886

Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/05/88 | 53 | FR | 3366 |
| Final Action<br>Effective | 03/25/88 | 53 | FR | 3366 |

Small Entity: No

Agency Contact: James J. Tahash 202 426-3970

RIN: 2502-AC59

982. MANUFACTURED HOME **CONSTRUCTION AND SAFETY** STANDARDS - GENERAL (H-33-86; FR-2276)

CFR Citation: 24 CFR 3280

Completed:

Reason Date **FR Cite** Withdrawn 02/11/88

Small Entity: No

Agency Contact: Mark W. Holman 202

755-5210

RIN: 2502-AD58

983. MANUFACTURED HOME CONSTRUCTION AND SAFETY STANDARDS - DEREGULATORY PROPOSALS (H-39-86; FR-2277)

CFR Citation: 24 CFR 3280

Completed:

Reason **FR Cite** Date Withdrawn 11/27/87

Small Entity: No

Agency Contact: Mark W. Holman 202

755-5210

RIN: 2502-AD59

984. MANUFACTURED HOME **CONSTRUCTION AND SAFETY** STANDARDS - THERMAL ENERGY STANDARDS DEREGULATION (H-42-86; FR-2280)

CFR Citation: 24 CFR 3280

Completed:

Reason Date **FR Cite** Withdrawn 12/29/87

Small Entity: No

Agency Contact: Mark W. Holman 202

755-5210

RIN: 2502-AD62

985. PART 3280 - INTERPRETATIVE BULLETIN ON THE VAPOR BARRIER REQUIREMENTS OF 24 CFR 3280.504

(H-46-86; FR-2285)

CFR Citation: 24 CFR 3280.504

Completed:

Reason **FR Cite** Date Withdrawn 11/17/87

Small Entity: No

Agency Contact: Mark W. Holman 202

755-5210

RIN: 2502-AD82

986. NOTICE REQUESTING A PRIVATE ORGANIZATION TO **DEVELOP AND MAINTAIN THE** FEDERAL MANUFACTURED HOME **CONSTRUCTION AND SAFETY** STANDARDS (H-9-87; FR-2271)

Significance: Regulatory Program CFR Citation: 24 CFR 3280

Completed:

Reason Date FR Cite Notice 02/16/88 53 FR 4463

Small Entity: No

Agency Contact: Mark W. Holman 202

755-5210

RIN: 2502-AD85

#### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Community Planning and Development (CPD)

**Proposed Rule Stage** 

#### 987. COMMUNITY DEVELOPMENT **BLOCK GRANTS: STATE'S PROGRAM** (CPD-7-83; FR-1877)

Significance: Regulatory Program

Legal Authority: 42 USC 5301; PL 98-

181, Sec 104; PL 98-181, Sec 101 CFR Citation: 24 CFR 570.488

Legal Deadline: None.

Abstract: This revision would implement amendments to the State administered CDBG program made in

the Housing and Urban-Rural Recovery Act (Pub. L. 98-181) approved November 30, 1983, and the Housing and Community Development Act of 1987 (Pub. L. 100-242) approved February 5, 1988. The rule includes definitions of low and moderate income persons, requirements for meeting the three national objectives, the 60% test for low and moderate income benefit, added local and state public participation, coverage of program income, performance reporting and record

keeping, and consequences of States' dropping program administration after FY 85.

#### Timetable:

Action Date **FR Cite NPRM** 00/00/00

Smail Entity: No

Agency Contact: Richard I. Kennedy. Asst. Dir. State Small Cities Div., Department of Housing and Urban Development, Office of Community

#### **HUD-CPD**

**Proposed Rule Stage** 

Planning and Development, Office of Block Grant Assistance, State and Small Cities Division, 202 755-6322

RIN: 2506-AA38

#### 988. COMMUNITY DEVELOPMENT **BLOCK GRANTS, URBAN DEVELOPMENT ACTION GRANTS** (CPD-9-86; FR-2449)

Significance: Agency Priority Legal Authority: PL 100-242, Sec 515

CFR Citation: 24 CFR 570.450 to 465

Legal Deadline: Statutory, 00/00/00. Proposed rule promulgated within 60 days of en-

Abstract: This rule would implement section 515 of the Housing and Community Development Act of 1987. revising the UDAG selection system formula and criteria, and would incorporate technical changes listed in previous semiannual agendas.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Additional Information: Includes: CPD-14-83 (RIN: 2506-AA40)

Affected Sectors: All

Government Levels Affected: Local, Federal

Agency Contact: Michael McMahon, Dir., Policy/Support Division. Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-8227

RIN: 2506-AA72

#### 989. URBAN DEVELOPMENT ACTION **GRANT APPLICATIONS FROM CONSORTIA OF SMALL CITIES (CPD-**6-87; FR2381)

Legal Authority: 42 USC 5318 CFR Citation: 24 CFR 570 Legal Deadline: None.

Abstract: The Housing and Urban-Rural Recovery Act of 1983 permits consortia of small cities to apply for UDAG funds. This would allow geographically proximate small communities to apply iointly for funds to deal with common economic development problems beyond the administrative or financial capacities of any one of the coinmunities.

#### Timetable:

| Action | Date     | FR | Cite |   |
|--------|----------|----|------|---|
| NPRM   | 04/00/88 |    |      | _ |

Small Entity: Undetermined

Agency Contact: Stanley Newman, Director, Office of Urban Development, Action Grants, Department of Housing. and Urban Development, Office of Community Planning and Development, 202 755-6290

**RIN: 2506-AA76** 

#### 990. ● SECRETARY'S **DISCRETIONARY FUND - WORK** STUDY PROGRAM (CPD-4-88; FR-2475) 1987 HCD ACT

Legal Authority: PL 100-242, Sec 107

CFR Citation: 24 CFR 0570 Legal Deadline: None.

Abstract: The proposed rule would implement section 501(b)(2) of the Housing and Community Development Act of 1987 under which HUD would use amounts set aside for the Secretary's Discretionary Fund for grants to institutions of higher education for the purposes of providing assistance to economically disadvantaged and minority students who participate on community development work-study programs.

#### Timetable:

| Action ,                   | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: James Turk, Technical Assistance Division, Office of Program Policy Development, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-6092

RIN: 2506-AA81

#### 991. ● MISCELLANEOUS REVISIONS OF PART 570 - 1987 HCD ACT (CPD-5-88; FR-2496)

Legal Authority: Not yet determined CFR Citation: 24 CFR 570

Legal Deadline: None.

Abstract: The proposed rule would revise the Community Development Block Grants Program rules 24 CFR Part 570 as necessary to implement certain

changes made in the Housing and Community Development Act of 1987 (Pub. L. 100-242, approved February 5. 1988). The proposed rule will mainly address those changes to the entitlement program that could not be included in the related rule in FR-1877.

#### Timetable:

| Action |   | Date    | FR | Cite |
|--------|---|---------|----|------|
| NPRM   | 0 | 0/00/00 |    |      |

Small Entity: Undetermined

Agency Contact: Jim Broughman, Director, Entitlement Cities Division, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-5977

RIN: 2506-AA84

#### 992. INDIAN COMMUNITY **DEVELOPMENT BLOCK GRANT** PROGRAM: REVISION TO **CORRECTIVE AND REMEDIAL ACTION (CPD-13-84; FR-2102)**

Legal Authority: 42 USC 5301 to 5320 CFR Citation: 24 CFR 571.702 (b); 24 CFR 571.302(a)

Legal Deadline: None.

Abstract: This rule would amend the corrective and remedial actions available against grant recipients who fail to perform properly. One of the actions to be taken is to require recipients to reimburse their program account Letter of Credit in any amounts improperly expended. This amendment would allow the recipient to make such reimbursement through an in-kind contribution if sufficient cash is not available. In addition, it would allow alternative, non-cash transfer remedies to prevent a recurrence of the previous problems.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined

Small Entity: No

Agency Contact: Leroy P. Gonnella. Director, Secretary's Fund Division, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-6092

RIN: 2506-AA58

#### HUD-CPD

#### **Proposed Rule Stage**

993. ● URBAN HOMESTEADING SELECTION PROCEDURES AND ELIGIBILITY FOR DISCRETIONARY FUND TECHNICAL ASSISTANCE (CPD-1-88; FR-2461)

Significance: Agency Priority
Legal Authority: 12 USC 1706e
CFR Citation: 24 CFR 590
Legal Deadline: None.

Abstract: This rule would establish new selection procedures for urban

homesteading programs and would make urban homesteading eligible for technical assistance from the Secretary's Discretionary Fund. This rule would also permit States and units of government to transfer urban homesteading property under the regular homesteading program and the State/local Demonstration Program to a qualified community organization that would carry out the functions of the State or unit of government.

| Timetable:    | •            |         |
|---------------|--------------|---------|
| Action        | Date         | FR Cite |
| NPRM          | 06/00/88     |         |
| Small Entity: | Undetermined |         |

Agency Contact: Richard Burk, Dir., Rehabilitation Loans & Homesteading, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-5327

RIN: 2506-AA79

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Community Planning and Development (CPD)

Final Rule Stage

994. RESIDENTIAL RENTAL REHABILITATION PROGRAM (CPD-7-84; FR-1901)

**Legal Authority:** 42 USC 14370; 42 USC 3535(d); PL 98-479, Sec 103; PL 98-181, Sec 302; PL 98-181, Sec 301

CFR Citation: 24 CFR 511 Legal Deadline: None.

Abstract: This rule implements the Rental Rehabilitation Program authorized by section 17 of the U.S. Housing Act of 1937. The regulation (1) sets out a variety of program and other requirements to be met by grantees, State recipients and others that use or benefit from rental rehabilitation grants amounts, (2) enumerates the requirements for participating in the Rental Rehabilitation Program, (3) sets forth the formula by which allocations of rental rehabilitation grant amounts will be made to eligible grantees, (4) explains the rental housing assistance available for tenants, (5) enumerates administrative requirements for the Program, and (6) explains how HUD will review program performance.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 04/20/84 | 49 FR 16936 |
| Interim Rule<br>Effective | 05/24/84 | 49 FR 16936 |
| Final Action              | 08/00/88 | •           |

Small Entity: No

Additional Information: Includes: CPD-17-82; CPD-8-84; FR-1912; FR-2055 (RIN: 2506-AA60)

Agency Contact: Mary Kolesar, Director, Rental Rehabilitation Division, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-5970

RIN: 2506-AA55

### 995. ● RENTAL REHABILITATION GRANTS (CPD-2-88; FR-2472)

**Legal Authority:** 42 USC 14370; PL 1,00-242, Sec 150

**CFR Citation:** ,24 CFR 511.1; 24 CFR 511.3; 24 CFR 511.4; 24 CFR 511.10; 24 CFR 511.20

Legal Deadline: None.

Abstract: This rule makes a number of changes in the Rental Rehabilitation Grant program. Major changes include (1) making eligible, for rental rehabilitation assistance, real property that will be privately owned upon the completion of assisted rehabilitation or that is owned by certain nonprofit organizations; (2) increasing the \$5,000 per-unit limit on the amount of rental rehabilitation assistance for any structure by means of a sliding per-unit scale from \$5,000 to \$8,500, depending on the number of bedrooms in the unit; (3) permitting a unit of general local government that has an ordinance requiring rehabilitation to meet seismic standards to use all its rental rehabilitation grants to rehabilitate units with one bedroom or less, if the occupants of the units will have incomes not in excess of 50 percent of the median area income; and (4) allowing States and formula cities and counties to retain up to 10 percent of any rental rehabilitation grant amounts they receive for administrative expenses in carrying out their rental. rehabilitation programs.

| Timetable:   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| Final Action | 05/00/88 |         |
| Final Action | 06/00/88 |         |

Small Entity: No

Effective

Government Levels Affected: Local, Federal

Agency Contact: Mary Ann Kolesar, Dir., Rehab Management Division, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-5970

RIN: 2506-AA80

#### 996. COMMUNITY DEVELOPMENT BLOCK GRANT REGULATIONS (CPD-6-84; FR-1895)

Significance: Regulatory Program
Legal Authority: 42 USC 5301
CFR Citation: 24 CFR 570
Legal Deadline: None.

Abstract: As a result of the 1983, 1984, and 1987 amendments to the Housing and Community Development Act of 1974 as amended, this rule would set forth new requirements governing the administration of Community Development Block Grant funds under Subpart A (General Provisions), C (Eligible Activities), D (Entitlement Grants), F (Small Cities Programs), K (Other Applicable Laws), M (Loan Guarantees), J (Grant Administration), and O (Program Management).

#### HUD---CPD

Final Rule Stage

| i metable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 10/31/84 | 49 | FR | 43852 |
| NPRM Comment<br>Period End | 12/31/84 | 49 | FR | 43852 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Additional Information: Includes: FR-1825, FR-1852, FR-1854; FR-1572

Government Levels Affected: Local, Federal

Agency Contact: James R. Broughman, Director, Department of Housing and Urban Development, Office of Community Planning and Development, Office of Block Grant Assistance, Entitlement Cities Division, 202 755-9267

RIN: 2506-AA47

997. COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM: ESCROW ACCOUNTS (CPD-2-86; FR-2164)

Legal Authority: 42 USC 5301 to 5321

**CFR Citation:** 24 CFR 0570.511

Legal Deadline: None.

Abstract: The Department is proposing to establish a rule that would govern the circumstances under which CDBG program recipients could establish escrow accounts for the purpose of disbursing funds to contractors expeditiously. The rule reflects U.S. Treasury Department requirements governing cash withdrawals.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/05/87 | 52 FR 37162 |
| NPRM Comment<br>Period End | 12/04/87 |             |
| Final Action               | 05/00/88 |             |

Small Entity: Undetermined

Agency Contact: Paul D. Webster, Dir., Financial Management Division, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-1871

RIN: 2506-AA66

998. ● CONSERVING
NEIGHBORHOODS BY PROHIBITING
DISPLACEMENT (CPD-3-88; FR-2474)
1987 HCD ACT

Legal Authority: Not yet determined

CFR Citation: 24 CFR 570

Legal Deadline: Statutory, October 1988. The program will take effect on 10/00/88 under section 509(b) of the 1987 Act.

Abstract: This proposed rule would implement section 509 of the Housing and Community Development Act of 1987 which requires an antidisplacement program as a condition to CPDG or UDAG amount.

#### Timetable:

| Action       | Date         | FR Cite |
|--------------|--------------|---------|
| Final Action | 10/00/88     |         |
| Small Entity | Undetermined |         |

Agency Contact: Harold J. Huecker, Director, Relocation and Real Estate Div., Office of Urban Rehabilitation, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-6336

RIN: 2506-AA82

999. EMERGENCY SHELTER GRANTS ('87 ACT) (CPD-7-87; FR2387)

Legal Authority: 42 USC 11371-77

CFR Citation: 24 CFR 576

Legal Deadline: Statutory, July 1988.

Abstract: This rule will implement statutory changes to the Emergency Shelter Grant Program required by amendments to the program set out in subtitles A and B of Title IV, McKinney Homeless Assistance Act, 42 USC 11301-77.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/06/87 | 52 FR 42664 |
| NPRM Comment<br>Period End | 01/05/88 | 52 FR 42664 |
| Final Action               | 06/00/88 |             |
| Final Action<br>Effective  | 07/00/88 |             |

Small Entity: Undetermined

Additional Information: In September 1987, the Department published a Notice specifying the conditions under which the Emergency Shelter Grant Program would operate during the period preceding the effectiveness of amended rules implementing the McKinney Act Amendments.

Agency Contact: Don I. Patch, Director, Office of Block Grants Assistance, Department of Housing and Urban Development, Office of Community Planning and Development, 202 755-6587

RIN: 2506-AA77

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Community Planning and Development (CPD)

**Completed Actions** 

1000. UNIFORM RELOCATION ACT AMENDMENTS OF 1987 (CPD-3-87; FR-2357)

CFR Citation: 24 CFR 0042

Completed:

| O 0 111 p 1 0 1 0 0 0   |          |         |
|---|----------|---------|
| Reason  | Date     | FR Cite |
| Withdrawn<br>Replaced by<br>RIN: 2501-<br>AA70 (S-3-88;<br>FR-2357) | 02/02/88 |         |

Small Entity: Undetermined

Agency Contact: Harold J. Huecker 202 755-6336

RIN: 2506-AA78

1001. AMENDMENTS TO COMMUNITY DEVELOPMENT BLOCK GRANT REGULATIONS; ENTITLEMENT PROGRAM (CPD-4-86)

CFR Citation: 24 CFR 0570

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 02/22/88 |         |

Small Entity: No

Agency Contact: James R. Broughman

202 755-9267

RIN: 2506-AA68

1002. EMERGENCY SHELTER GRANT PROGRAM (CPD-1-87; FR-2298)

Significance: Regulatory Program
CFR Citation: 24 CFR 575

#### HUD-CPD

#### **Completed Actions**

| Completed:   |          |    |    |       |
|--------------|----------|----|----|-------|
| Reason       | Date     |    | FR | Cite  |
| Final Action | 10/19/87 | 52 | FR | 38864 |
| Final Action | 12/02/87 | 52 | FR | 44861 |

Small Entity: No

**Agency Contact:** James Broughman 202

755-5977

RIN: 2506-AA74

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Government National Mortgage Association (GNMA)

**Proposed Rule Stage** 

## 1003. BOOK-ENTRY SECURITIES OF GNMA (GNMA-2-85)

Significance: Agency Priority
Legal Authority: 12 USC 1701
CFR Citation: 24 CFR 203
Legal Deadline: None.

Abstract: The regulation will provide for utilization of a book-entry system to govern the issuance and custody of GNMA securities. The system allows for maintenance of records by an Agent Bank and utilization of wire transfers. Further, the book-entry system will curtail loss, theft and repeated pledging of GNMA securities.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Undetermined

Government Levels Affected: Federal

Agency Contact: Walter T. Cassidy, Assistant General Counsel for Finance, Department of Housing and Urban Development, Office of the General Counsel, Office of Insured Housing and

Finance, 202 755-7260

RIN: 2503-AA03

1004. GNMA FEES (GNMA-1-87;

FR2395)

Legal Authority: 00 USC 0000 CFR Citation: 24 CFR 390.17 Legal Deadline: None.

Abstract: This proposed rule would revise the regulations in accordance with Pub. L. 100-14 relating to the charges and fees that GNMA may charge for its guaranty of mortgage-backed securities.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 00/00/00 | •       |  |

Small Entity: Undetermined

Agency Contact: Walter J. Cassidy, Assistant General Counsel for Finance, Department of Housing and Urban Development, Office of the General Counsel, 202 755-7260

RIN: 2503-AA05

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Fair Housing and Equal Opportunity (FHEO)

**Proposed Rule Stage** 

#### 1005. NONDISCRIMINATION BASED ON HANDICAPPED IN PROGRAMS CONDUCTED BY HUD (FR-2163; FH&EO-2-85)

Significance: Regulatory Program Legal Authority: 29 USC 794

**CFR Citation:** 24 CFR 9.101; 24 CFR 9.102; 24 CFR 9.103; 24 CFR 9.110; 24 CFR 9.111; 24 CFR 9.130; 24 CFR 9.140; 24 CFR 9.149; 24 CFR 9.150; 24 CFR 9.151; 24 CFR

9.160; 24 CFR 9.170

Legal Deadline: None.

Abstract: This proposed rule would implement section 504 of the Rehab Act of 1973 (as extended by the Rehab. Comprehensive Service and Developmental Disabilities Act of 1978) for HUD-conducted programs or activities. This proposed rule will be a companion rule to the Department's rule on nondiscrimination based on handicap in federally assisted programs.

#### Timetable:

 Action
 Date
 FR. Cite

 NPRM
 09/00/88

Small Entity: Undetermined

Agency Contact: David Enzel, Attorney, Department of Housing and Urban Development, Office of the General Counsel, 202 755-6207

RIN: 2529-AA28

#### 1006. REDESIGN FOR FAIR HOUSING ASSISTANCE PROGRAM (FHEO-2-87; FR2403)

Significance: Regulatory Program Legal Authority: 42 USC 3601-9

CFR Citation: 24 CFR 111 Legal Deadline: None.

Abstract: This proposed rule would change the current funding mechanism of the Fair Housing Assistance Program (FHAP) from a dual noncompetitive and competitive system to a single

comprehensive noncompetitive funding mechanism. The new system will allow the same disbursement of 5 million dollars to substantially equivalent agencies. The FHAP agencies would be funded for cases processed and other eligible activities.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Maxine Cunningham, Director, Federal, State & Local Programs, Department of Housing and Urban Development, Office of Fair Housing and Equal Opportunity, 202 755-0455

RIN: 2529-AA33

#### **HUD-FHEO**

**Proposed Rule Stage** 

#### 1007. RECOGNITION OF JURISDICTION WITH SUBSTANTIALLY FAIR HOUSING LAWS (FHEO-1-87)

Legal Authority: 42 USC 3610; 42 USC

3535(d)

CFR Citation: 24 CFR 115 Legal Deadline: None.

Abstract: Some of the Sections in this Regulation need to be changed to add definitions, set out specific issues and examples that qualify as acceptable/unacceptable under the rule; and clarify time frames. The proposed revisions will make application and recognition procedures easier for the Department relative to implementation. Agencies presently recognized will not be affected. However, agencies in the interim recognition stage may be affected.

Timetable:

| Action                     | Date     | FR Cite |   |
|----------------------------|----------|---------|---|
| NPRM                       | 07/00/88 |         | _ |
| NPRM Comment<br>Period End | 08/00/88 |         |   |
| Final Action               | 10/00/88 |         |   |
| Small Entity: No           | 0        |         |   |

Affected Sectors: 919 General Government, Not Elsewhere Classified

Government Levels Affected: Local, State. Federal

Agency Contact: Wagner Jackson, Acting Director, Office of Fair Housing, Enforcement & Sec. 3 Compliance, Department of Housing and Urban Development, Office of Fair Housing and Equal Opportunity, 202 755-6636

RIN: 2529-AA31

1008. • FAIR HOUSING COORDINATION OF EXECUTIVE
AGENCY AND REGULATORY AGENCY
AFFIRMATIVE ADMINISTRATION OF
PROGRAMS IN CONNECTION WITH
HUD (FH&EO-1-88; FR-2480)

Legal Authority: 42 USC 3601 CFR Citation: 24 CFR 125 Legal Deadline: None.

Abstract: The Fair Housing Law, Title VIII of the Civil Rights Act of 1968, charges the Secretary with the responsibility for the administration and enforcement of Title VIII. Section 808 of Title VIII requires the Secretary to administer programs and activities relating to housing and urban development in a manner affirmatively to further fair housing. All other Executive Agencies are required to administer programs relating to housing and urban development in a manner

affirmatively to further fair housing and to cooperate with the Secretary in further fair goal of fair housing. In December 1980, Executive Order 12249 was issued to assure interagency coordination and consistent and effective implementation of Section 808. The Order reemphasizes the mandate of Title VII, stipulates the Secretary's leadership and coordination role and states the responsibilities of all **Executive Agencies**; includes Regulatory Agencies, in connection with the preparation and implementation of rules, regulations and procedures. The time has come to publish a rule for comment. A proposed rule in 1981 failed to be published.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM .                     | 10/00/88 |         |
| NPRM Comment<br>Period End | 11/00/88 |         |
| Final Action               | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Wagner D. Jackson, Acting Director, Office of Fair Housing, Enforcement and Sec. 3 Compliance, Department of Housing and Urban Development, Office of Fair Housing and Equal Opportunity, 202 755-6836

RIN: 2529-AA36

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Fair Housing and Equal Opportunity (FHEO)

Final Rule Stage

1009. NONDISCRIMINATION BASED ON HANDICAP IN FEDERALLY-ASSISTED PROGRAMS AND ACTIVITIES (FH&EO-4-84; FR-770)

Significance: Regulatory Program
Legal Authority: 29 USC 794
CFR Citation: 24 CFR 8
Legal Deadline: None.

Abstract: Would add a new 24 CFR 8 Part to set forth procedures and policies to assure nondiscrimination based on handicap in programs and activities receiving Federal financial assistance.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Final Action  | 06/00/88 |         |
| Small Entity: | No       | ,       |

Small Entity: No Additional Information:

Proposed rule published 04/19/78 43 FR 16652

Interim rule published 05/06/83 48 FR 20638

Republished 05/18/83 48 FR 22470 Effective date revoked 06/15/83 48 FR 27528

(Interim rule was thereafter treated as a proposed rule.)

Agency Contact: David Enzel,
Attorney, Department of Housing and

Attorney, Department of Housing and Urban Development, Office of the General Counsel, 202 755-6207

RIN: 2529-AA26

1010. PROCEDURE FOR PROCESSING COMPLAINTS UNDER SECTION 804 OF THE FAIR HOUSING ACT (FH&EO-6-84; FR 2012)

Significance: Regulatory Program

**Legal Authority:** 42 USC 3601 to 3619; 42 USC 3535(d)

CFR Citation: 24 CFR 105 Legal Deadline: None.

Abstract: This rule would amend 24 CFR Part 105, which governs the processing of complaints under section 810 of the Fair Housing Act. The rule would reorganize Part 105 and would add more specific descriptions of the procedures used to investigate fair housing complaints, to make a determination to resolve matters raised in complaints, and to try to eliminate and correct alleged discriminatory housing practices.

#### Timetable:

| Action                     | Date     | FR    | Cite   |
|----------------------------|----------|-------|--------|
| NPRM                       | 10/16/84 | 49 FR | 40528  |
| NPRM Comment<br>Period End | 12/17/84 | 49 FR | 40,528 |

#### **HUD-FHEO**

Final Rule Stage

FR Cite

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Charles M. Farbstein, Assistant General Counsel, Department of Housing and Urban Development, Office of the General Counsel, Equal Opportunity, 202 755-5570

RIN: 2529-AA24

1011. • THE FAIR HOUSING INITIATIVES PROGRAM (FH&EO; FR-2486) 1987 HCD ACT

Significance: Regulatory Program

Legal Authority: PL 100-242, Sec 561

CFR Citation: 24 CFR 125

Legal Deadline: Statutory, 00/00/00. In addition to regular Congressional review, the authorizing legislation requires that effective date of final rule can not occur prior to 90 days after rule is submitted to Congress and further that no funds can be disbursed without a rule.

Abstract: The regulation describes the method by which HUD will fund fair housing enforcement activities in the fair housing initiatives program (FHIP).

The regulation also describes the guidelines for the conduct of a two fair housing testing demonstration in the

private enforcement initiative of FHIP as required by the legislation.

Date

Timetable:

Action:

Final Action 00/00/00

Small Entity: Undetermined

Agency Contact: Harry L. Carey, Attorney-Advisor, Department of Housing and Urban Development, Office of the General Counsel, 202 755-

5570

RIN: 2529-AA37

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Fair Housing and Equal Opportunity (FHEO)

1012. AMENDMENTS OF THE COMMUNITY HOUSING RESOURCE BOARD REGULATIONS (FH&EO-1-85;

FR-2085)

CFR Citation: 24 CFR 120

Completed:

Reason Date FR Cite

Withdrawn

11/23/87

Small Entity: No

**Completed Actions** 

Agency Contact: Nathaniel K. Smith

202 755-5992

RIN: 2529-AA27

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Administration (OA)

Prerule Stage

1013. ORGANIZATION, FUNCTION, AND DELEGATIONS OF AUTHORITY SUBPART C - SECRETARY'S DELEGATIONS OF AUTHORITY TO HEADS OF OFFICES (ADM-2-82)

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 3 Legal Deadline: None.

Abstract: Subpart C delegates authority from the Secretary to the Comptroller and then to certain Divisions. This subpart is almost entirely obsolete. The alternatives being considered are to eliminate Subpart C entirely or to update all of the obsolete references. The benefits of both alternatives are to eliminate a potentially confusing delegation of authority.

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Albert M. Miller, Deputy Director, Department of Housing and Urban Development, Office of Administration, Office of Finance and Accounting, 202 755-6310

RIN: 2535-AA01

1014. FEDERAL PROCUREMENT OF CEMENT CONTAINING FLY ASH (ADM-1-84; FR-1938)

Legal Authority: 42 USC 3535(d); 42 USC

CFR Citation: 24 CFR 570; 24 CFR 207

Legal Deadline: None.

Abstract: Rule will provide restrictions on Federal procurement of cement and concrete containing fly ash. Will be patterned on Environmental Protection Agency guidelines.

Timetable:

Action

Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local,

State

Agency Contact: Ed Girovasi, Director, Department of Housing and Urbain Development, Office of Administration, Policy and Evaluation Division, Office of Procurement And Contracts, 202 755-5294

RIN: 2535-AA05

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Administration (OA)

**Proposed Rule Stage** 

## 1015. ● HUD ACQUISITION REGULATION (ADM-2-88; FR-2473)

Legal Authority: 42 USC 3535(d) CFR Citation: 48 CFR 24

Legal Deadline: None.

Abstract: The proposed rule will update the HUD Acquisition Regulation to conform to changes in the Federal Acquisition Regulation (FAR).

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Undetermined

Agency Contact: Edward L. Girovasi, Jr., Director, Policy and Evaluation Division, Office of Procurement and Contracts, Department of Housing and

Urban Development, Office of Administration, 202 755-5294

RIN: 2535-AA16

1016. OMB CIR. A-110, UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND AGREEMENTS WITH UNIVERSITIES, HOSPITALS AND OTHER NONPROFIT ORGANIZATIONS (ADM-1-87; FR2376)

Legal Authority: 42 USC 3535(d)

CFR Citation: 24 CFR 29 Legal Deadline: None.

Abstract: This proposed rule would follow a government-wide common rule to provide uniformity to the administrative requirements for grants and agreements with universities,

hospitals and other nonprofit organizations.

#### Timetable:

| Action | <br>Date | FR Cite |
|--------|----------|---------|
| NPRM   | 11/00/88 |         |

Small Entity: Undetermined

Agency Contact: Edward L. Girovasi; Ir., Director, Policy & Evaluation Division, Office of Procurement & Contracts, Department of Housing and Urban Development, Office of Administration, 202 755-5294

RIN: 2535-AA15

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Administration (OA)

Office of Administration (OA)

1017. AMENDMENT OF THE HUD ACQUISITION REGULATIONS (ADM-5-85; FR-2131)

**Legal Authority:** 40 USC 486(c); 42 USC 3535(d)

CFR Citation: 48 CFR Chap. 24

Legal Deadline: None.

Abstract: The rule adds Part 2452, Solicitation Provisions and Contract Clauses and Part 2453, Forms. When the original HUDAR was published in March, 1984, solicitation provisions and contract clauses were incorrectly placed, and no HUD forms were included at all.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/08/87 | 52 FR 46560 |
| NPRM Comment | 02/08/88 | 52 FR 46560 |
| Davied Fed   |          |             |

**Next Action Undetermined** 

### Final Rule Stage

Small Entity: No

Agency Contact: Gladyes Gines, Deputy Director, Policy & Evaluation, Divisioin, Department of Housing and Urban Development, Office of Administration, Office of Procurement and Contracts, 202 755-5294

RIN: 2535-AA10

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Administration (OA)

**Completed Actions** 

1018. OMB CIRCULAR A-102, UNIFORM REQUIREMENT FOR ASSISTANCE TO STATE AND LOCAL GOVERNMENTS (ADM-1-86, FR-2178)

CFR Citation: 24 CFR 0045

| Completed:   |          | -          |
|--------------|----------|------------|
| Reason       | Date     | FR Cite    |
| Final Action | 03/11/88 | 53 FR 8034 |
| Final Action | 10/01/88 | 53 FR 8034 |

Small Entity: Undetermined

Agency Contact: Edward L. Girovasi

202 755-5294 RIN: 2535-AA13

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Public and Indian Housing (PIH)

**Prerule Stage** 

1019. • DETERMINATION OF WAGE RATES FOR MAINTENANCE AND TECHNICAL EMPLOYEES OF PUBLIC HOUSING AGENCIES AND INDIAN HOUSING AUTHORITIES (P-10-88; FR2211)

Legal Authority: 42 USC 1437j

CFR Citation: 24 CFR 0060

Legal Deadline: None.

Effective

Abstract: This rule would describe the Department's policies and procedures for determining or adopting prevailing

wage rates under section 12 of the United States Housing Act of 1937.

HUD—PIH

**Prerule Stage** 

Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Justin Logsdon, Assistant to the Secretary, Department of Housing and Urban Development, Office of the Secretary, 202 755-5370

RIN: 2577-AA68

1020. ● COMPREHENSIVE IMPROVEMENT ASSISTANCE PROGRAM: MULTI-STAGE FUNDING (P-1-88; FR-2415)

**Legal Authority:** 42 USC 1437I **CFR Citation:** 24 CFR 968.5(g)

Legal Deadline: None.

Abstract: This final rule will change the provision of the current rule that limits multi-stage funding to two stages. Since the statute permits as many as five stages and there are situations where more than two stages are appropriate,

the rule will amend sec. 968.5(g) to permit funding in as many as five stages.

Timetable:

Action Date FR Cite

ANPRM 04/00/88

Small Entity: No

Agency Contact: Nancy Chisholm, Director, Policy Staff, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA55

1021. EFFECTS OF DEBT FORGIVENESS ON PUBLIC HOUSING AGENCY ANNUAL CONTRIBUTIONS CONTRACTS (P-6-87; FR-2409)

Legal Authority: 00 USC 0000

CFR Citation: 24 CFR 969; 24 CFR 970

Legal Deadline: None.

Abstract: This statement of policy will clarify the Department's policy with

reference to the effect of the debt forgiveness provisions of the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) on public housing agency's annual contributions contracts (ACC) with HUD. The document will provide that debt forgiveness under COBRA does not constitute "payment in full" of ACC indebtedness, and that accordingly the obligations of a PHA under its ACC after debt forgiveness will continue until the ACC would have terminated if the debt had not been forgiven.

Timetable:

Action Date FR Cite
Statement of 05/00/88
Policy

Small Entity: No

Agency Contact: Robert Kenison, Associate General Counsel for Assisted, Housing & Community Development, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 426-5212

RIN: 2577-AA51

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Public and Indian Housing (PIH)

**Proposed Rule Stage** 

1022. ● ECONOMIC RENT AND PREFERENCE FOR NEAR ELDERLY FAMILIES IN PUBLIC HOUSING PROJECTS (P-4-88; FR-2462) 1987 HCD ACT

**Legal Authority:** 42 USC 1437a; PL 100-242, Sec 102(a); PL 100-242, Sec 111

CFR Citation: 00 CFR 000 Legal Deadline: None.

Abstract: This rule would permit PHAs to establish monthly ceiling rents for a period of three years of amounts determined by the PHAs to be appropriate but do not exceed certain statutory limitations. This rule would also give PHAs the discretion to give preference to families between 50 years and 62 years of age before families that are below the age of 50.

Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/00/88

Small Entity: Undetermined

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA57

1023. • REPLACEMENT HOUSING FOR PUBLIC HOUSING DEMOLITION AND DISPOSITION (P-5-88; FR-2463) 1987 HCD ACT

Legal Authority: 42 USC 1437p; PL 100-

242, Sec 121(a)-(d)

CFR Citation: 00 CFR 000 Legal Deadline: None.

Abstract: This rule would establish procedures for the approval and funding of replacement housing for public housing units that have been demolished or disposed of. In addition, this rule would require that HUD may approve an application for demolition if the project is obsolete, making it unusable for housing purposes and if no reasonable program modifications are feasible to return the project to a useful life. The rule would also require HUD, in allocating assistance for public housing acquisition or development or for Section 8 moderate rehabilitation, to give consideration to housing that

replaces demolished public housing units in accordance with an approved replacement plan. PHAs would be prohibited from taking any action to demolish or dispose of public housing projects without obtaining HUD's approval and satisfying pertinent statutory requirements.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 09/00/88

Small Entity: Undetermined

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA58

1024. • LIMITATION ON PUBLIC HOUSING DEVELOPMENT (P-6-88; FR-2464) 1987 HCD ACT

Significance: Agency Priority

Legal Authority: 42 USC 1437c; 42 USC

1437d; PL 100-242, Sec 103(a)&(b)

CFR Citation: 00 CFR 000

**HUD-PIH** 

**Proposed Rule Stage** 

Legal Deadline: None.

Abstract: This rule would impose limitations on the use of public housing funds for development purposes for fiscal years beginning with fiscal year 1988. This rule would also require that (1) HUD enter into a contract involving new construction only if the PHA demonstrates to HUD's satisfaction that the cost of new construction is less than the cost of acquisition and rehabilitation and (2) the area for making this determination is the neighborhood where the PHA determines that the housing is needed.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA59

1025. ● IMPLEMENTATION OF PERCENTAGE LIMIT PROVISIONS UNDER SECTION 16 OF THE UNITED HOUSING ACT OF 1937 (P-7-88; FR-2465)1987 HCD ACT

Significance: Agency Priority
Legal Authority: 42 USC 1437n
CFR Citation: 00 CFR 000

Legal Deadline: Statutory, April 1988.

Abstract: This rule would establish admission procedures which set differing percentage limitations on admission of lower income families in separate assisted housing programs that when aggregated will achieve the overall 5 percent limitation on occupancy under public housing annual contribution contracts and section 8 housing assistance payments contracts.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA60

1026. TURNKEY III HOMEOWNERSHIP OPPORTUNITIES PROGRAM (P-3-85; FR-2138)

Legal Authority: 42 USC 1437 CFR Citation: 24 CFR 904

Legal Deadline: None.

Abstract: This would make miscellaneous amendments to the existing Turnkey III program regulations to facilitate program administration and to allow flexibility to address specific local problems. The amendments will clarify appropriate procedures to use when existing occupants are eligible to become homebuyers to facilitate the actual sales of the units.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: Wayne Hunter, Senior Program Analyst, Department of Housing and Urban Development, Office of Public and Indian Housing, Office of Public Housing, 202 755-6713

RIN: 2577-AA34

#### 1027. INDIAN HOUSING PROGRAM--REVISED PROGRAM REGULATIONS (P-2-86; FR-2208)

Legal Authority: 25 USC 450e(b)
CFR Citation: 24 CFR 905

Legal Deadline: None.

Abstract: This rule will constitute a consolidation of relevant provisions of regulations flowing from the U.S. Housing Act of 1937, as these affect the Indian housing programs. It is the Department's intention that this consolidated Part 905, followed with a comprehensive Indian Housing Handbook, should be the controlling regulatory package governing the development and operation of Indian housing projects.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No .

Additional Information: Includes: P-31-82 (RIN: 2577-AA17)

Agency Contact: Patricia Arnaudo, Deputy Director, Office of Indian Housing, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-1015

RIN: 2577-AA32

## 1028. ● PUBLIC HOUSING RESIDENT MANAGEMENT; PUBLIC HOUSING HOMEOWNERSHIP (P-9-88; FR-2489) 1987 HCD ACT

Significance: Regulatory Program

**Legal Authority:** PL 100-242, Sec 122; PL 100-242, Sec 123

**CFR Citation:** 24 CFR 905; 24 CFR 965; 24 CFR 967

Legal Deadline: None.

Abstract: Sections 122 and 123 of the Housing and Community Development Act of 1987 (Pub. L. 100-242, approved February 5, 1988) (1987 Act) amended the United States Housing Act of 1937 to encourage increased resident management of public housing projects and to promote homeownership among public housing tenants. The two new statutory initiatives are closely related. in that the homeownership program described in section 123 is intended to be undertaken only where the residents of a multifamily public housing project participating in the program have already formed a resident management corporation as prescribed in section 122. HUD will publish a proposed rule.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA65

#### 1029. INCREASE IN SINGLE PERSON OCCUPANCY LIMITS (P-48-84; FR-2063)

Legal Authority: 42 USC 1437a

CFR Citation: 24 CFR 812; 24 CFR 912

Legal Deadline: None.

Abstract: Implements Section 202 of the Housing and Urban-Rural Recovery Act of 1983 to permit the Secretary to increase from 15 percent to 30 percent the number of units that may be occupied by single persons and that is

**HUD-PIH** 

**Proposed Rule Stage** 

within the jurisdiction of any public housing agency. In addition, this rule would revise the procedures for HUD's approval of single person occupancy for affected dwelling units.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Additional Information: ADDITIONAL CONTACT PERSON: James J. Tahash; Director, Program Planning Division; Office of Multifamily Housing Management. (202) 426-3970.

Agency Contact: Edward Whipple, Chief, Occupancy Branch, Office of Public Housing, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 426-0744

RIN: 2577-AA07

## 1030. • CHANGE IN CONSOLIDATED SUPPLY PROGRAM (CSP) (P-11-88; FR2428)

**Legal Authority:** 42 USC 1437; 42 USC 1437a; 42 USC 1437d; 42 USC 1427g

CFR Citation: 24 CFR 965 Legal Deadline: None.

Small Entity: Undetermined

Abstract: This rule is proposing to remove the requirement to use purchase agreements for buying supplies with a value not in excess of the Open Market Purchase Limitation (currently \$10,000).

#### Timetable:

| Tititotabio. |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 04/00/88 |         |

Agency Contact: Michael E. Diggs, Chief, Consolidation Supply & Procurement, Branch, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 472-4703

RIN: 2577-AA67

## 1031. ● REVISED COMPREHENSIVE IMPROVEMENT ASSISTANCE PROGRAM (P-8-88; FR-2488)

Significance: Regulatory Program

Legal Authority: PL 100-242, Sec 119

CFR Citation: 24 CFR 967 Legal Deadline: None.

Abstract: Section 119 of the Housing and Community Development Act of

1987 (Pub. L. 100-242, approved February 5, 1988) begins a two-part legislative process designed to develop an improved means of allocating funds for the Comprehensive Improvement Assistance Program (CIAP)

Section 119 contemplates the adoption, by the Congress, of a follow-up statute providing for a revised method for allocating assistance under the new Comprehensive Plan provisions. Until this additional legislation is approved, HUD's current method of allocating funds will continue in effect.

The Department will develop procedural rules to govern administration of CIAP under the new system outlined in section 119, and will publish proposed rules on the subject.

After a new statutory formula is adopted, the Department will publish a final rule linking the statutory allocation method with the previously proposed procedural rule, so that the "CIAP Block Grant" concept can be put into operation as promptly as possible.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM , | 07/00/88 |         |

Small Entity: No

Additional Information: Final action dependent on Congressional adoption of CIAP formula revisions to be submitted by HUD in 1988.

Government Levels Affected: Local, State, Federal

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA66

## 1032. DECONTROL OF PUBLIC HOUSING AUTHORITIES; CIAP DEVELOPMENT (P-5-87; FR2408)

Legal Authority: 42 USC 1437

**CFR Citation:** 24 CFR 968.12(i); 24 CFR 968.15

Legal Deadline: None.

Abstract: This rule change to Part 968 would allow for PHAs who qualify as Recognized Performers to certify compliance with HUD requirements instead of obtaining HUD approval in two areas: management improvement contracts and line item budget revisions. Recognized Performers would

still be required to include all elements of the appropriate certification specified in the rule, and to maintain the certification in their files.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        | <br> |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Nancy S. Chisholm, Director, Policy Staff, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA48

1033. PHA OBLIGATIONS WITH RESPECT TO RESIDUAL RECEIPTS IN THE PUBLIC HOUSING, TURNKEY III, AND SEC. 23 PROGRAMS; (P-2-87; FR2354; FORMERLY H-27-87)

Legal Authority: 42 USC 1437g

CFR Citation: 24 CFR 989 Legal Deadline: None.

Abstract: This rule would reiterate the requirement of the Annual Contributions Contract that a PHA must submit to HUD its residual receipts within 60 days of the end of its fiscal year. The rule would also prescribe the method for determining the rate of interest due when residuals are not remitted on time. The rule will contain provisions for retention of residual receipts by the PHA under certain circumstances.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Nancy Chisholm, Director, Office of Policy, Office of Policy & Indian Housing, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA49

1034. DISALLOWANCE OF LEGAL FEES; LITIGATION CONTROLS FOR HUD ASSISTANCE RECIPIENTS (P-2-85; FR-2134)

Legal Authority: 42 USC 1437g CFR Citation: 24 CFR 989

Legal Deadline: None.

#### **HUD—PIH**

#### **Proposed Rule Stage**

Abstract: This proposed rule will declare HUD policy regarding PHA legal expenses for litigation against HUD and prescribe limited litigation reporting procedures for HUD assistance recipients.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA33

#### 1035. ● REVISION TO PFS - '87 ACT CHANGES (P-2-88; FR-2437) 1987 HCD

Significance: Regulatory Program Legal Authority: 42 USC 1437g CFR Citation: 24 CFR 990

Legal Deadline: Statutory, June 15, 1988. The 1987 Act requires that the PFS be revised by June 15, 1988 for insurance costs. The 1987 Act also directs that changes in PFS generally be made effective before the start of a fiscal year and remain in place unchanged for an entire fiscal year. We expect to publish a proposed rule by June 15, 1988.

Abstract: This proposed rule will explore ways to change PHA/IHA risk protection coverage to reduce the financial impact and will revise the PFS' coverage of insurance costs. It also will include a formal review process, as required by section 118 of the 1987 Act.

Section 118 of the Housing and Community Development Act of 1987 requires that HUD revise the PFS "to accurately reflect the increase in insurance costs incurred by (PHAs)."

#### Timetable:

| Action | <del></del> | Date     | FR Cite |
|--------|-------------|----------|---------|
| NPRM   | -           | 06/00/88 |         |

Small Entity: No

Agency Contact: Nancy Chisholm. Director, Policy Staff, Office of Public Housing, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA56

#### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Public and Indian Housing (PIH)

Final Rule Stage

#### 1036. PUBLIC AND INDIAN HOUSING -COST CONTAINMENT PROCEDURES (P-1-86; FR-2191)

Significance: Regulatory Program

Legal Authority: 42 USC 1437d; PL 99-

CFR Citation: 24 CFR 968; 24 CFR 941; 24 CFR 905

Legal Deadline: None.

Abstract: This rule will amend Public housing development regulations to reflect the repeal of Sec. 6(b) of the United States Housing Act. Sec. 6(b) limits on dwelling construction and equipment cost for the different areas of the country. The rule will also amend these regulations to incorporate new cost containment procedures.

#### Timetable:

| Action | Date     |            | FR | Cite  |
|--------|----------|------------|----|-------|
| NPRM   | 09/24/86 | <b>5</b> 1 | FR | 33904 |

Next Action Undetermined

Small Entity: No

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA37

1037, PREEMPTION OF CERTAIN STATE-DETERMINED PREVAILING **WAGE RATES APPLICABLE TO PUBLIC AND INDIAN HOUSING** PROJECTS (P-6-86; FR-2231)

Legal Authority: 42 USC 1437j **CFR Citation: 24 CFR 905.211** 

Legal Deadline: None.

Abstract: This rule would make Statedetermined prevailing wage rates inapplicable to Public and Indian Housing projects if these wage rates exceed the applicable federallydetermined prevailing wage rates.

#### Timetable:

| Action                     | Date     |         | Cite  |
|----------------------------|----------|---------|-------|
| NPRM                       | 10/21/87 | 52 FR 3 | 39233 |
| NPRM Comment<br>Period End | 12/21/87 | 52 FR 3 | 39233 |
| Final Action               | 06/00/88 |         |       |

Small Entity: No

Agency Contact: Justin Logsdon, Assistant to the Secretary, Department of Housing and Urban Development, Office of the Secretary, 202 755-5370

RIN: 2577-AA42

1038. PUBLIC HOUSING -- TENANT **LEASES AND PHA GRIEVANCE HEARINGS (P-26-79; FR-1164)** 

Significance: Regulatory Program Legal Authority: ,42 USC 1437

CFR Citation: 24 CFR 960: 24 CFR 966

Legal Deadline: None.

Abstract: Would amend the regulations to simplify the requirements for provisions included in the lease between a PHA and its tenants and the requirements for the grievance procedure.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/23/86 | 51 | FR | 26504 |
| NPRM Comment<br>Period End | 09/22/86 |    |    |       |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Edward Whipple, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 426-0744

RIN: 2577-AA18

#### 1039. INDIVIDUAL METERING OF **UTILITIES OF EXISTING PHA-OWNED** PROJECTS (P-36-83; FR-1769)

Legal Authority: 42 USC 1437 note; 42 USC 1437a; 42 USC 1437d; 42 USC 1437g

CFR Citation: 24 CFR 965.304; 24 CFR 965.310; 24 CFR 965.404; 24 CFR 965.408

Legal Deadline: None.

Abstract: Rule would revise the factors that PHAs use in estimating utility consumption savings resulting from conversions from mastermetered

#### **HUD-PIH**

Final Rule Stage

utilities systems to individually metered system and would amend energy audit provisions.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 11/14/83 | 48 FR | 51785 |
| NPRM Comment | 01/13/84 | 48 FR | 51785 |
| Period End   |          |       |       |

Next Action Undetermined

Small Entity: No

Agency Contact: Charles R. Ashmore, Utilities Officer, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6649

RIN: 2577-AA27

1040. PHA-OWNED AND LEASED PROJECT; MAINTENANCE AND OPERATION; TENANT ALLOWANCE FOR UTILITIES (P-8-86; FR-2260)

**Legal Authority:** 42 USC 1437; 42 USC 1437a; 42 USC 1437d; 42 USC 1437g

CFR Citation: 24 CFR 965 Legal Deadline: None.

Abstract: HUD's procedures for the establishment and administration by PHAs of allowances for utilities and surcharges for excess consumption are

contained in Part 965, Subpart E. This rule amends Subpart E to clarify how utility consumption attributable to air conditioning and certain tenant supplied major equipment will be treated under the allowance and surcharge provisions.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/16/87 | 52 | FR | 38470 |
| NPRM Comment<br>Period End | 12/04/87 | 52 | FR | 38470 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Charles Ashmore, Utility Specialist, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6640

RIN: 2577-AA40

1041. PUBLIC AND INDIAN HOUSING COST CONTAINMENT PROCEDURES -COMPREHENSIVE IMPROVEMENT ASSISTANCE PROGRAM AND INDIAN HOUSING (P-9-86; FR-2262)

Legal Authority: 42 USC 1437d; PL 99-

CFR Citation: 24 CFR 968; 24 CFR 905

Legal Deadline: None.

Abstract: This rule would amend the Comprehensive Improvement Assistance Program and the Indian Housing Program regulations to reflect the repeal of Section 6(b) of the United States Housing Act. Section 6(b) limits dwelling construction and equipment costs for various areas of the country. This rule will also amend the regulations to incorporate new cost containment procedures.

#### Timetable:

| Action                     | Date     | FF    | Cite |
|----------------------------|----------|-------|------|
| NPRM                       | 02/11/87 | 52 FF | 4349 |
| NPRM Comment<br>Period End | 04/13/87 | 52 FF | 4349 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: This proposed rule was split off from FR-2191.

Government Levels Affected: Local

Agency Contact: Nancy Chisholm, Director, Office of Policy, Department of Housing and Urban Development, Office of Public and Indian Housing, 202 755-6713

RIN: 2577-AA43

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT (HUD) Office of Public and Indian Housing (PIH)

**Completed Actions** 

### 1042. INDIAN PREFERENCE (P-4-87; FR2391)

CFR Citation: 24 CFR 905.20y

Completed:

| Reason        | Date         | FR | Cite |   |
|---------------|--------------|----|------|---|
| Withdrawn     | 03/11/88     |    |      | _ |
| Small Entity: | Undetermined |    |      |   |

Agency Contact: Joan Ladesh 202 755-

1015

RIN: 2577-AA50

1043. CHANGE IN INFLATION FACTOR USED TO CALCULATE PUBLIC HOUSING OPERATING SUBSIDY (P-1-87 (FORMERLY H-24-87); FR-2353)

**CFR Citation: 24 CFR 990.102** 

Completed:

| Reason    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 01/06/88 |         |

Small Entity: Undetermined

**Agency Contact:** Nancy S. Chisholm 202 755-6713

RIN: 2577-AA47

[FR Doc. 88-5083 Filed 04-22-88; 8:45 am]

BILLING CODE 4210-01-T



Monday April 25, 1988

Part X

# Department of the Interior

Semiannual Regulatory Agenda

#### DEPARTMENT OF THE INTERIOR (DOI)

### DEPARTMENT OF THE INTERIOR

Office of the Secretary

25 CFR Ch. I

30 CFR Chs. II, IV and VII

36 CFR Ch. I

43 CFR Subtitle A, Chs. I and II

48 CFR Ch. 14

50 CFR Chs. I and IV

#### Semiannual Agenda of Rules Scheduled for Review or Development

AGENCY: Office of the Secretary, Interior.

**ACTION:** Semiannual agenda of rules scheduled for review or development.

**SUMMARY:** This notice provides the semiannual agenda of rules scheduled for review or development between

April 1988 and October 1988. An agenda is required by Executive Order 12291 and the Regulatory Flexibility Act.

ADDRESS: Unless otherwise indicated, all Agency Contacts are located at the Department of the Interior, 18th and C Streets, NW., Washington, DC 20240.

#### FOR FURTHER INFORMATION CONTACT:

All comments and inquiries with regard to these rules should be directed to the appropriate Agency Contact. General comments relating to the agenda should be directed to the Division of Directives and Regulatory Management, Office of Management Analysis, Department of the Interior, at the address above or on 202-343-6191.

**SUPPLEMENTARY INFORMATION:** With this publication, the Department satisfies the requirement of Executive Order 12291 that the Department publish in April and October of each year an agenda of rules that have been issued or are expected to be issued, and currently effective rules that are scheduled for review.

Simultaneously, the Department meets the requirement of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) that an agenda be published in April and October of each year identifying rules which will have significant economic effects on a substantial number of small entities; those rules which will have such effects are specifically identified in the agenda.

This agenda also identifies rules determined to be "significant" under Executive Order 12498 and which are included in this Department's 1988-89 regulatory program. A more comprehensive discussion of this program and the rules are contained in the Regulatory Program of the United States Government which is published by the Office of Management and Budget.

Dated: February 25, 1988.

Rick Ventura.

Assistant Secretary, Policy, Budget & Administration.

#### Assistant Secretary for Policy, Budget, and Administration—Prerule Stage

| Se-<br>quence<br>Number | Title                               | Regulation<br>Identifier<br>Number |
|-------------------------|-------------------------------------|------------------------------------|
| 1044<br>1045            | Natural Resource Damage Assessments | 1090-AA21<br>1090-AA23             |

#### Assistant Secretary for Policy, Budget, and Administration—Proposed Rule Stage

| Se-<br>quence<br>Number   | Title  | Regulation<br>Identifier<br>Number                            |
|---|--|---|
| 1047 Certification of Non-Delinquency<br>1048 Department of the Interior Acquis<br>1049 Department of the Interior Acquis | smentsby Applicants for Federal Financial Assistance | 1090-AA22<br>1090-AA19<br>1090-AA10<br>1090-AA14<br>1090-AA15 |

#### Assistant Secretary for Policy, Budget, and Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1051<br>1052            | Department of the Interior - Nonprocurement Debarment and Suspension Regulation |                                    |

|                              | Assistant Secretary for Policy, Budget, and Administration—Completed Actions   |  |
|------------------------------|--|--|
| Se-<br>quence<br>Number      | Title  | Regulation<br>Identifier<br>Number               |
| 1053<br>1054                 | Privacy Act  | 1090-AA20<br>1090-AA11                           |
|                              | Office of the Solicitor—Proposed Rule Stage  | .,,  |
| 'Se-<br>quence<br>Number     | Title  | Regulation<br>Identifier<br>Number               |
| 1055                         | Practices Before the Department  | 1092-AA00  |
|                              | Office of the Solicitor—Completed Actions  | , .  |
| Se-<br>quence<br>Number      | Title  | Regulation<br>Identifier<br>Number               |
| 1056<br>1057<br>1058<br>1059 | Records and Testimony, Freedom of Information Act  | 1092-AA02<br>1092-AA03<br>1092-AA05<br>1092-AA06 |
|                              | Office for Equal Opportunity—Proposed Rule Stage   |  |
| Se-<br>quence<br>Number      | Title  | Regulation<br>Identifier<br>Number               |
| 1060                         | Nondiscrimination on the Basis of Sex in Education Programs and Activities Receiving or Benefiting from Federal Financial Assistance | 1091-AA02  |
|                              | Office for Equal Opportunity—Final Rule Stage  |  |
| Se-<br>quence<br>Number      | Title  | Regulation<br>Identifier<br>Number               |
| 1061                         | Nondiscrimination on the Basis of Age in Programs or Activities Receiving Federal Financial Assistance                               | 1091-AA00  |
|                              | Office of Hearings and Appeals—Proposed Rule Stage   |  |
| Se-<br>quence                | Title  | Regulation<br>Identifier<br>Number               |
| Number                       |  |  |

#### Office of Hearings and Appeals—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1064                    | Department Hearings and Appeals Procedures   | 1094-AA26                          |
| 1065                    | Special Rules Applicable in Indian Affairs Hearings and Appeals  | 1094-AA31                          |
| 1066                    | Special Rules Applicable to Surface Coat Mining Hearings and Appeals   | 1094-AA28                          |
| 1067                    | Burden of Proof in Civil Penalty Proceedings   | 1094-AA33                          |
| 1068                    | Amendment of Regulation Establishing Age at Which an Indian Can Execute a Will Devising Trust or Restricted Property | 1094-AA35                          |
| 1069                    | Special Rules Applicable to Public Land Hearings and Appeals   | 1094-AA30                          |
| 1070                    | Service of Notice of Appeal and of Other Documents   | 1094-AA34                          |

#### Office of Hearings and Appeals—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1071<br>1072            | Special Rules Applicable to Surface Coal Mining Hearings and Appeals  Department Hearings and Appeals Procedures; Subpart AGeneral; Office of Hearings and Appeals; Power of the | 1094-AA29                          |
| 1032                    | Secretary and Director   | 1094-AA32                          |

#### United States Fish and Wildlife Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1073<br>1074            | Injurious Wildlife - Mitten Crabs Injurious Wildlife Captive Bred Wildlife   | 1018-AB04<br>1018-AB13             |
| 1075                    | Captive Bred Wildlife  | 1018-AB10                          |
| 1076                    | Proposed Determination of Nonessential Experimental Population Status for an Introduced Population of the Nashville Crayfish in Tennessee  | 1018-AB12                          |
| 1077                    | Marine Mammals: Incidental Taking by Commercial Fishing Operations   | 1018-AA96                          |
| 1078                    | Marine Mammals: Take of Small Numbers Incidental to Specified Activities  Migratory Bird Hunting  Nontoxic Shot Regulations for Hunting Migratory Birds  Subsistence Take of Migratory Birds in Alaska | 1018-AB05                          |
| 1079                    | Migratory Bird Hunting   | 1018-AA24                          |
| 1080                    | Nontoxic Shot Regulations for Hunting Migratory Birds  | 1018-AA93                          |
| 1081                    | Subsistence Take of Migratory Birds in Alaska  | ·1018-AB03                         |
| 1082                    | Hunting  | 1018-AA71                          |
| 1083                    | Sport Fishing  | 1018-AA50                          |
| 1084                    | Implementation of Klamath River Basin Fishery Resources Restoration Act  | 1018-AB11                          |

### United States Fish and Wildlife Service—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1085                    | Humane Transport of Wild Mammals and Birds   | 1018-AA07                          |
| 1086                    | Importation, Exportation, and Transportation of Wildlife   | 1018-AA79                          |
| 1087                    | Endangered and Threatened Wildlife and Plants  | 1018-AA10                          |
| 1088                    | Endangered and Threatened Wildlife and Plants.   | 1018-AA84                          |
| 1089                    | Endangered and Threatened Wildlife and Plants  | 1018-AA85                          |
| 1090                    | Endangered and Threatened Wildlife and Plants  | 1018-AA95                          |
| 1091                    | Endangered and Threatened Wildlife and Plants  | 1018-AA98                          |
| 1092                    | Endangered and Threatened Wildlife and Plants  | 1018-AB02                          |
| 1093                    | Endangered and Threatened Wildlife and Plants  | 1018-AB06                          |
| 1094                    | Proposed Determination of Nonessential Experimental Population Status for an Introduced Population of the Yellowfin Madtom in Virginia | 1018-AB08                          |
| 1095                    | Proposed Determination of Experimental Population Status for an Introduced Population of Colorado Squawfish                            | 1018-AB09                          |
| 1096                    | Endangered and Threatened Wildlife and Plants  |                                    |
| 1097                    | Marine Mammals: Reporting and Sealing Requirements for Alaska Natives  |                                    |

#### United States Fish and Wildlife Service—Final Rule Stage—Continued

| Se-<br>quence<br>Number              | Title   | Regulation<br>Identifier<br>Number |
|--------------------------------------|---|------------------------------------|
| 1098<br>1099<br>1100<br>1101<br>1102 | Subsistence Take of Migratory Birds General Permit Procedures and Migratory Bird Permits: Raptor Propagation and Falconry Regulations Endangered Species Convention Public Entry and Use. Fish and Wildlife Restoration Grants; Interest Earned on License Fees |                                    |

#### National Park Service—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1103                    | National Park Service Acquisition Regulation | 1024-AB35                          |

### National Park Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1104                    | Appalachian National Scenic Trail  | 1024-AB07                          |
| 1105                    | Hawaii Volcanoes National Park: Fishing Regulations  | 1024-AB66                          |
| 1106                    | Mammoth Cave NP: Fishing   |                                    |
|                         |  |                                    |
| 1107                    | Cape Hatteras National Seashore: Off-Road Vehicle Regulations  |                                    |
| 1108                    | Rocky Mountain National Park: Fishing Regulations  |                                    |
| 1109                    | Rocky Mountain National Park: Trucking Regulations   |                                    |
| 1110                    | Glen Canyon National Recreation Area: Commercial Operations and Whitewater Boating Regulations                         | 1024-AB72                          |
| 1111                    | Big Thicket National Preserve: Hunting Regulations   | 1024-AB48                          |
| 1112                    | Whiskeytown National Recreation Area Fishing Regulations   | 1024-AB61                          |
| 1113                    | Cape Lookout National Seashore: Off-Road Vehicles  |                                    |
| 1114                    | Minerals Management - Non-Federal Oil and Gas  | 1024-AB39                          |
| 1115                    | Management of Mineral Development Associated with Mining Claims  | 1024-AB74                          |
| 1116                    | Minerals Management: Nonfederal Rights Other Than Oil and Gas  | 1024-AB75                          |
| 1117                    | NPS Units in Alaska: Concessions   | 1024-AB18                          |
| 1118                    | Archeological and Historic Preservation Act; Department of the Interior Regulations                                    | 1024-AA49                          |
| 1119                    | Historic Preservation Certifications Pursuant to Section 48(g) and Section 170(h) of the Internal Revenue Code of 1986 | ,<br>1024-AB73                     |
| 1120                    | Cemetery Sites and Historical Places   | 1024-AA84                          |

#### National Park Service—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1121                    | Cuyahoga Valley NRA: Off-Road Vehicles and Snowmobiles                        | 1024-AB44                          |
| 1122                    | Canyon De Chelly National Monument.   | 1024-AB47                          |
| 1123                    | Fort Jefferson NM: Fishing: Boundary Adjustments                              | 1024-AA96                          |
| 1124                    | Jean Lafitte NHP: Crawfishing Regulations                                     | 1024-AB33                          |
| 1125                    | Everglades NP: Mining   | 1024-AB10                          |
| 1126                    | Lake Mead National Recreation Area: Noise Adatement Exemption                 | 1024-AB50                          |
| 1127                    | Lake Chelan NRA: Target-Practice  | 1024-AB19                          |
| 1128                    | Ross Lake NRA: Target Practice  | 1024-AB28                          |
| 1129                    | Big Cypress National Preserve: Indian Use and Occupancy                       | 1024-AA07                          |
| 1130                    | Whiskeytown Linit Whiskeytown - Shasta - Trinity NRA Gold Panning Regulations | 1024-AR71                          |
| 1131                    | Bighorn Canyon National Recreation Area - Fishing Regulations                 | 1024-AB63                          |
| 1132                    | Bighorn Canyon National Recreation Area - Fishing Regulations                 | 1024-AB37                          |
| 1133                    | Management of Mining Claim Activities   | 1024-AA71                          |
| 1134                    | Fire Island National Seashore: Zoning   | 1024-AA80                          |

#### National Park Service—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1135<br>1136<br>1137    | National Register of Historic Places  Determination of Eligibility for Inclusion in the National Register of Historic Places  Curation of Federally Owned and Administered Archeological Collections |                                    |

#### National Park Service—Completed Actions

| Se-<br>quence<br>Number                      | Title                   | Regulation<br>Identifier<br>Number               |
|--|-------------------------|--|
| 1138<br>1139<br>1140<br>1141<br>1142<br>1143 | Applicability and Scope | 1024-AB65<br>1024-AA87<br>1024-AB70<br>1024-AA98 |

### Bureau of Indian Affairs-Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1144                    | Revision of the Membership Roll of the Eastern Band of Cherokee Indians, North Carolina | 1076-AB54                          |

### Bureau of Indian Affairs-Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 1145                    | Procedures for Establishing that an American Indian Group Exists as an Indian Tribe   |                                    |
| 1146.                   | The Indian Police   | 1076-AB98                          |
| 1147                    | Financial Assistance and Social Services Program  | 1076-AB99                          |
| 1148                    | Financial Assistance and Social Services Program  | 1076-AC13                          |
| 1149                    | Federal Schools For Indians (Revision)  | 1076-AB47                          |
| 1150                    | School Boards   | 1076-AC14                          |
| 1151                    | The Indian School Equalization Program (New School Starts, Program Expansions, School Closures, Consolidations, and Program Reductions) | 1076-AB48                          |
| 1152                    | Grants to Tribally Controlled Community Colleges and Navajo Community College   | 1076-AA11                          |
| 1153                    | Preparation of Rolls of Indians   | 1076-AC11                          |
| 1154                    | Preparation of Rolls of Indians   | 1076-AC00                          |
| 1155                    | Revolving Cattle Pool   | 1076-AC02                          |
| 1156                    | Loan Guaranty, Insurance, and Interest Subsidy  | 1076-AC01                          |
| 1157                    | Individual Indian Money Accounts  | 1076-AB91                          |
| 1158                    | Management of Osage Judgment Funds for Education and Socio-Economic Programs  | 1076-AB51                          |
| 1159                    | Leasing of Restricted Lands of Members of Five Civilized Tribes, Oklahoma, for Mining   | 1076-AB41                          |
| 1160                    | Contracts Under Indian Self-Determination Act (Subpart H - New School Starts and Program Expansions)                                    | 1076-AB49                          |
| 1161                    | Small Tribes Governmental Assistance Grant Program  | 1076-AC10                          |
| 1162                    | Indian Business Development Program   | 1076-AA55                          |
| 1163                    | Tribal Gaming Management Contracts  |                                    |
| 1164                    | Buy Indian Act Contracting  | 1076-AA56                          |

### Bureau of Indian Affairs—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  | 1076-AB21                          |
| 1165                    | Appeals from Administrative Actions  | 1070-AD21                          |
| 1166                    | Law and Order on Indian Heservations   | 1076-AA01                          |
| 1167                    |  |                                    |
| 1168                    | Administration of the Higher Education Program   | 1076-AA10                          |
| 1169                    | Administration of the Indian Adult Education Programs  | 1076-AA15                          |
| 1170                    | Preparation of a Roll of Alaska Natives  | 1076-AC12                          |
| 1171                    | Attorney Fee Contracts with Indian Tribes; Payment of Tribal Attorney Fees with Federally Appropriated Funds | 1076-AB87 .                        |
| 1172                    | Navajo Grazing Regulations   | 1076-AA33                          |
| 1173                    | Rights-of-Way Over Indian Lands  | 1076-AB89                          |
| 1174                    | San Carlos Indian Irrigation Project, Arizona  | 1076-AC08                          |
| 1175                    | Life Estates and Future Interests  | 1076-AC06                          |
| 1176                    | Contracts for Prospecting and Mining on Indian Mineral Lands   | 1076-AA38                          |
| 1177                    | Leasing of Allotted Lands for Mining   | 1076-AA39                          |
| 1178                    | Leasing of Allotted Lands for Mining  Oil and Gas Mineral Agreements   | 1076-AA82                          |
| 1179                    | Leasing of Osage Reservation Lands for Oil and Gas Mining  | 1076-AC09                          |
| 1180                    | Indian Fishing: Hoopa Valley Indian Reservation  | 1076-AA83                          |

#### Bureau of Indian Affairs—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1181                    | Law Enforcement Expenditures   | 1076-AB97                          |
| 1182                    | Enrollment Appeals   | 1076-AB95                          |
| 1183                    | Enrollment of Indians of the San Pasqual Band of Mission Indians in California                               |                                    |
| 1184                    | Use or Distribution of Indian Judgment Funds   | 1076-AB20                          |
| 1185                    | Use or Distribution of Indian Judgment Funds   | 1076-AB45                          |
| 1186                    | Procedures for Depositing Funds to the Credit of 14X6140- Deposits of Proceeds of Lands Withdrawn for Native | 1076-AB67                          |
| 1187                    | Land Records and Title Documents   | 1076-AB68                          |
| 1188                    | Roads of the Bureau of Indian Affairs  | 1076-AB05                          |
| 1189                    | Leasing of Osage Reservation Lands for Oil and Gas Mining  | 1076-AB79                          |

### Minerals Management Service—Prerule Stage

| Se-<br>quence<br>Number | Title                                    | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1190                    | Air Quality Outer Continental Shelf Wide | 1010-AB14                          |

### Minerals Management Service—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1191<br>1192<br>1193    | Processing and Transportation Allowances, Return on Capital Investment                         | 1010-AB11                          |
| 1193<br>1194<br>1195    | Air Quality - Offshore California  | 1010-AA61<br>1010-AA82             |
| 1196                    | Mining Operations for Minerals Other Than Oil, Gas, and Sulphur in the Outer Continental Shelf | 1010-AA81                          |

#### Minerals Management Service-Final Rule Stage

| Se-<br>quence<br>Number                      | Title  | Regulation<br>Identifier<br>Number |
|--|--|------------------------------------|
| 1197<br>1198<br>1199<br>1200<br>1201<br>1202 | Valuation of Coal for Royalty Purposes from Federal and Indian Leases Onshore Production Reporting and Accounting Oil and Gas and Sulphur Operations on the Outer Continental Shelf (OCS) Supplemental Sales Nondiscrimination in Employment in the Outer Continental Shelf Prospecting for Minerals Other than Oil, Gas, and Sulphur in the Outer Continental Shelf | 1010-AB05<br>1010-AA87             |

#### Minerals Management Service—Completed Actions

| Se-<br>quence<br>Number              | Title  | Regulation<br>Identifier<br>Number |
|--------------------------------------|--|------------------------------------|
| 1203<br>1204<br>1205<br>1206<br>1207 | Valuation of Oil for Royalty Purposes from Federal and Indian Leases | 1010-AB09<br>1010-AA31             |

#### Office of Surface Mining Reclamation and Enforcement—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1000                    | Surface Coal Mining and Declaration County of the Aug Franchise Deceal                                      | 1029-AB16                          |
| 1208                    | Surface Coal Mining and Reclamation Operations; Two Acre Exemption Repeal                                   |                                    |
| 1209                    | Surface Coal Mining Operations; Definition of In Connection With  | 1029-AB00                          |
| 1210                    | Permanent Regulatory Program; Requirements for Permits for Special Categories of Mining                     |                                    |
| 1211                    | Permanent Regulatory Program Definition of Support Facilities   | 1029-AA94                          |
| 1212                    |   |                                    |
| 1213                    | Requirements for Coal ExplorationPermit Requirements for Exploration Removing More than 250 Tons of Coal    | 1029-AA92                          |
| 1214                    | Federal Regulatory Programs; Permit Application Fees  |                                    |
| 1215                    | Federal Lands Program   | 1029-AA76                          |
| 1216                    | Definition and Criteria for Valid Existing Rights   | 1029-AA77                          |
| 1217                    | Lands Unsuitable Regulations  | 1029-AA90                          |
| 1218                    | Permanent Regulatory Program Definitions; Areas Unsuitable for Mining                                       | 1029-AA80                          |
| 1219                    | Reprocessing Coal Waste   | 1029-AB23                          |
| 1220                    | Permanent Program Performance Standards; Disposal of Coal Mine Waste  | 1029-AB09                          |
| 1221                    | Permanent Program Performance Standards; Surface Mining Activities; Contemporaneous Reclamation             | 1029-AB02                          |
| 1222                    | Permanent Program Performance Standards; Surface and Underground Mining Activities; Backfilling and Grading | 1029-AA57                          |
| 1223                    | Disposal of Excess Spoil on Preexisting Benches   | 1029-AB18                          |
| 1224                    | Assessment Conference Scheduling  | 1029-AB22                          |
| 1225                    | Improvidently Issued Permits  | 1029-AB20                          |
| 1226                    | Delinguent Abandoned Mine Land Reclamation Fees   | 1029-AB21                          |
| 1227                    | Abandoned Mine Land Reclamation; State Reclamation Grants   | 1029-AB13                          |
| 1228                    | Tennessee Program Amendment; Significant Permit Revisions   | 1029-AB17                          |

#### Office of Surface Mining Reclamation and Enforcement—Final Rule Stage

| Se-<br>quence<br>Number                      | Title                                   | Regulation<br>Identifier<br>Number   |
|--|---|--|
| 1229<br>1230<br>1231<br>1232<br>1233<br>1234 | Termination of Jurisdiction Under SMCRA | 1029-AB07<br>1029-AA60<br>1029-AA53<br>1029-AB04<br>1029-AB01<br>1029-AA56 |

#### Office of Surface Mining Reclamation and Enforcement—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1235                    | Requirements For Permits and Permit Processing; Permit Applications Minimum Requirements For Legal Financial Civil Penalties           | 1029-AA66                          |
| 1236                    | Permit Processing  | 1029-AB14                          |
| 1237                    | Permanent Regulatory Program - Ownership Information   | 1029-AA96                          |
| 1238                    | Permanent Regulatory Program; Requirements for Permits, Information on Hydrologic Impacts  |                                    |
| 1239                    | Permanent Program Performance Standards; Highwall Policy   | 1029-AB10                          |
| 1240                    | Permanent Program Performance Standards - Surface Mining Activities, Underground Mining Activities Revegetation                        | 1029-AA86                          |
| 1241                    | Permanent Program Performance Standards - Surface Mining Activities, Underground Mining Activities - Impoundments                      | 1029-AA79                          |
| 1242                    | Special Permanent Program Performance Standards; Operations on Prime Farmland  | 1029-AA64                          |
| 1243                    | Surface Coal Mining and Reclamation Operations; Permanent Regulatory Programs; Permanent Program Inspection and Enforcement Procedures | 1029-AA67                          |
| 1244                    | Ten Day Notice Review Criteria   | 1029-AB12                          |
| 1245                    | Collection of AML Fees - Moisture Content of Coal  | 1029-AB03                          |
| 1246                    | California Federal Program   | 1029-AB05                          |

### Office of Surface Mining Reclamation and Enforcement—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1247                    | Exemption for Coal Extraction Incidental to Government Financed Construction                               | 1029-AA58                          |
| 1247                    | Individual Civil Penalties   |                                    |
|                         |  | 1029-AA81                          |
| 1249                    | Surface Coal Mining and Reclamation Operations; Permanent Regulatory Program; Federal Program for A State; |                                    |
|                         | Procedural Requirements  | 1029-AA71                          |
| 1250                    | Unsuitability Petition Process   | 1029-AB00                          |
| 1251                    | Surface Mining Permit Applications; Minimum Requirements for Information on Environmental Resources        | 1029-AA74                          |
| 1252                    | Permanent Regulatory Program - Mountaintop Removal   | 1029-AA97                          |
| 1253 •                  | * Requirements for Permits for Special Categories of Mining; Experimental Practices                        | 1029-AB06                          |
| 1254                    | Requirement to Release Performance Bonds   | 1029-AA91                          |
| 1255                    | Permanent Program Performance Standards Underground Mining Activities - Hydrologic Balance Protection      | 1029-AA75                          |
| 1256                    | State-Federal Cooperative Agreements   | 1029-AA40                          |
| . =                     |  |                                    |

#### Bureau of Reclamation—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                                    | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1257<br>1258            | Acreage Limitation Rules and Regulations | 1006-AA17                          |

#### Bureau of Reclamation—Completed Actions

| Se-<br>quence<br>Number | Title                | Regulation<br>Identifier<br>Number |
|-------------------------|----------------------|------------------------------------|
| 1259<br>1260            | Off-Road Vehicle Use | 1006-AA06<br>1006-AA16             |

#### Bureau of Land Management-Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1261                    | Public Land Records  | 1004-AA77                          |
| 1262                    | Minerals (Nonmineral Entries on Mineral Lands)   |                                    |
| 1263                    | Exchanges - General Procedures   |                                    |
| 1264                    | Indian Allotments  |                                    |
| 1265                    | Rights-of-Way, Principles and Procedures   |                                    |
| 1266                    | Rights-of-Way under the Mineral Leasing Act  |                                    |
| 1267                    | Recreation and Public Purposes Act Leases  |                                    |
| 1268                    | Exploration Activity; Oil and Gas Leasing; Geothermal Resource Leasing - General   |                                    |
| 1269                    | Oil and Gas Leasing - Fees, Rentals and Royalties  |                                    |
| 1270                    | Oil and Gas Leasing Competitive Leases   |                                    |
| 1271                    | Onshore Oil and Gas Order No. 8 - Well Workovers, Completions, Abandonments  |                                    |
| 1272                    | Onshore Oil and Gas Order No. 7 - Disposal of Produced Water   |                                    |
| 1273                    | Onshore Oil and Gas Order No. 6 • Hydrogen Sulfide Operations  |                                    |
| 1274                    | Onshore Oil and Gas Operations - Onshore Oil and Gas Order Number 4-Measurement of Crude Oil   | 1004-AA96                          |
| 1275                    | Onshore Oil and Gas Operations - Cooperative Agreements, Delegations of Authority and Contracts for Oil and Gas Inspection and Enforcement | 1004-AB32                          |
| 1276                    | Geothermal Resource Operations   | 1004-AB18                          |
| 1277                    | Sales of Forest Products; General - Preparation for Sale   |                                    |
| 1278                    | Onshore Oil and Gas Order No. 5 - Measurement of Natural Gas   |                                    |
| 1279                    | Coal Exploration and Mining Operations Rules   |                                    |
| 1280                    | Operating Regulations for Exploration, Development and Production  |                                    |
| 1281                    | Multiple Use: Mining: Mining Claims Under the General Mining Laws  | 1004-AB04                          |
| 1282                    | Mining Claims Under the General Mining Law Nature and Classes of Mining Claims Assessment Work   | 1004-AB43                          |
| 1283                    | Mining Claims Under the General Mining Laws  | 1004-AB36                          |
| 1284                    | Sales of Forest Products; Conduct of Sales   | 1004-AB39                          |
| 1285                    | Sales of Forest Products; Award of Contract  | 1004-AB40                          |
| 1286                    | Protection of Special Status Plants  | 1004-AB09                          |
| 1287                    | Cultural Resource Management   |                                    |
| 1288                    | Paleontology   | 1004-AA27                          |
| 1289                    | Recreation: General  | 1004-AA35                          |
| 1,290                   | Cadastral Survey   | 1004-AB07                          |
| 1291                    | Unauthorized Use of Public Lands   | 1004-AA38                          |

### Bureau of Land Management—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1292<br>1293            | Oil and Gas Leasing and Geothermal Resource Leasing-General              | 1004-AA97<br>1004-AB19             |
| 1294                    | Onshore Oil and Gas Order No. 2 - Drilling Operations                    | 1004-AB21                          |
| 1295<br>1296            | Onshore Oil and Gas Order No. 3 - Site Security                          | 1004-AB24<br>1004-AB38             |
| 1297                    | Grazing Administration - Exclusive of Alaska.  Conduct of Sales (Timber) | 1004-AB23                          |
| 1298                    | Conduct of Sales (Timber)  | 1004-AB35                          |
| 1299                    | Off-Road Vehicles  | 1004-AB26                          |
| 1300                    | Use Authorizations; Special Recreation Permits                           | 1004-AA36                          |

#### Bureau of Land Management—Completed Actions

| Se-<br>quence<br>Number | Title   | . Regulation<br>Identifier<br>Number |
|-------------------------|---|--------------------------------------|
| 1301<br>1302<br>1303    | Alaska State Selection Leases, Permits and Easements Competitive Leasing; Environment | 1004-AB29                            |

#### Office of the Secretary-Completed Actions

| Se-<br>quence<br>Number | Title   |  | Regulation<br>Identifier<br>Number |
|-------------------------|---|--|------------------------------------|
| 1304<br>1305            | Natural Resource Damage Assessment - Type B Amendments  Department of the Interior, Procurement Ethics Regulation |  | 1093-AA05<br>1093-AA06             |

#### DEPARTMENT OF THE INTERIOR (DOI)

Prerule Stage

Assistant Secretary for Policy, Budget, and Administration (ASPBA)

### 1044. ● NATURAL RESOURCE DAMAGE ASSESSMENTS

Significance: Regulatory Program

Legal Authority: 42 USC 9651(c) CERCLA

CFR Citation: 43 CFR 11

**Legal Deadline:** Statutory, March 20, 1989. 42 USC 9651(c)(3) requires biennial review and revision as appropriate of the regulations.

Abstract: CERCLA allows natural resource trustees to bring a claim against a potentially responsible party for resources that have been injured by a release of a hazardous substance or. under certain circumstances, a discharge of oil. Section 301(c)(2)(A) calls for the promulgation of simplified procedures for coastal and marine environments through the use of a computer model known as the natural resource damage assessment model for coastal and marine environments (NRDAM/CME). Section 301(c)(3) of CERCLA requires the biennial review of these natural resource damage assessment regulations. Since type A regulations were published as a final rule with an effective date of April 20, 1987, the Department will issue an advance notice of proposed rulemaking (ANPRM). This ANPRM will ask trustees, other interested parties, and members of the public to draw upon their experience with the type A procedures to advise the Department of

areas where revisions to the type A procedures may be appropriate.

#### Timetable:

 Action
 Date
 FR Cite

 ANPRM
 10/20/88

Small Entity: No

Agency Contact: Bruce Blanchard, Director, Office of Envir. ProjectReview, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, Room 4239, MIB, 1801 C Street, NW, Washington, DC 20240, 202 343-3891

RIN: 1090-AA21

## 1045. ● NATURAL RESOURCE DAMAGE ASSESSMENTS

Significance: Regulatory Program

Legal Authority: 42 USC 9651(c) CERCLA

CFR Citation: 43 CFR 11 Legal Deadline: None.

Abstract: The Department has promulgated regulations, codified at 43 CFR Part 11, for the assessment of damages to natural resources injured by a release of a hazardous substance or, under certain circumstances, a discharge of oil. The regulations provide two types of assessment procedures: simplified procedures requiring minimal field investigation, referred to as the type A procedures;

and alternative protocols for the testing, sampling, and valuing of natural resource damages, referred to as the type B procedures. The type A procedures that have been developed are for use in coastal and marine environments. The Department has stated that, when possible, it would develop additional type A procedures for other environments or natural resources. An advance notice of proposed rulemaking (ANPRM) will be issued by the Department. This ANPRM will solicit suggestions and supporting technical information for possible development of other type A procedures.

#### Timetable:

| Action | Date     |     | FR | Cite | ) |
|--------|----------|-----|----|------|---|
| ANPRM  | 01/15/89 | 4 2 | *  | 1.34 | 1 |

Small Entity: No

Agency Contact: Bruce Blanchard, Director, Office of Envir. ProjectReview, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, Room 4239, 1801 C St., NW, Washington, DC 20240, 202 343-3891

RIN: 1090-AA23

### DEPARTMENT OF THE INTERIOR (DOI)

Assistant Secretary for Policy, Budget, and Administration (ASPBA)

**Proposed Rule Stage** 

## 1046. ● NATURAL RESOURCE DAMAGE ASSESSMENTS

Significance: Regulatory Program

Legal Authority: 42 USC 9651(c) CERCLA

CFR Citation: 43 CFR Part 11

**Legal Deadline:** Statutory, September 1, 1988, 42 USC 9651(c)(3) requires biennial review and revision as appropriate of the regulations.

Abstract: CERCLA allows natural resource trustees to bring a claim

against a potentially responsible party for resources that have been injured by a release of a hazardous substance or, under certain circumstances, a discharge of oil. Section 301(c)(2)(B) calls for the promulgation of a set of

#### DOI-ASPBA

**Proposed Rule Stage** 

alternative protocols for the testing, sampling, and valuing of natural resource damages, referred to as the type B procedures. Section 301(c)(3) of CERCLA requires the biennial review of these natural resource damage assessment regulations. Since the general process and type B regulations were published as a final rule with an effective date of September 1, 1986, the Department will issue an advance notice of proposed rulemaking. This ANPRM will ask trustees, other interested parties, and members of the public to draw upon their experience with the type B procedures, and the general assessment process, to advise the Department of areas where revisions to the process and the type B procedures may be appropriate.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 03/00/88 | -       |
| NPRM   | 09/01/88 | ,       |

Small Entity: No

Agency Contact: Bruce Blanchard, Director, Office of Envir. ProjectReview, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, Room 4239, 1801 C St., NW, Washington, DC 20240, 202 343-3891

RIN: 1090-AA22

#### 1047. ● CERTIFICATION OF NON-DELINQUENCY BY APPLICANTS FOR FEDERAL FINANCIAL ASSISTANCE

**Legal Authority:** 31 USC 3511; 31 USC 3512; 31 USC 3302; 31 USC 3701; 31 USC 3711; 31 USC 3716 to 3719

CFR Citation: 43 CFR 12 Legal Deadline: None.

Abstract: This Notice of Proposed Rulemaking proposes a regulation requiring that a certification of nondelinquency be included in applications for Federal financial assistance. This proposed regulation will implement Paragraph 6 of Office of Management and Budget Circular A- 129, "Managing Federal Credit Programs."

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: No

Agency Contact: William Opdyke, Acting Chief, Acquisition and AssistanceDiv, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, Asst. Secretary for Policy Budget & Admin., 18th & C Sts., NW, Washington, DC 20240, 202 343-3433

RIN: 1090-AA19

## 1048. DEPARTMENT OF THE INTERIOR ACQUISITION REGULATION

Legal Authority: 5 USC 301 CFR Citation: 48 CFR 1400 Legal Deadline: None.

Abstract: This rule will implement changes in the FAR as a result of the Small Business and Federal Procurement Competition Enhancement Act of 1984, P.L. 98-577.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: William S. Opdyke, Acting Chief, Acquisition and AssistanceDiv, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, 18th & C Streets, NW, Washington, DC 20240, 202 343-3433

RIN: 1090-AA10

## 1049. DEPARTMENT OF THE INTERIOR ACQUISITION REGULATION

Legal Authority: 5 USC 301 CFR Citation: 48 CFR 1400 Legal Deadline: None. Abstract: This rule makes miscellaneous revisions to the Department of the Interior Acquisition Regulation.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: William Opdyke, Acting Chief, Acquisition and AssistanceDiv, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, 18th & C Streets, NW, Washington, DC 20240, 202 343-3433

RIN: 1090-AA14

## 1050. ● DEPARTMENT OF THE INTERIOR, PROCUREMENT ETHICS REGULATION

Legal Authority: 5 USC 301; EO 11222;

43 CFR 20.735

CFR Citation: 48 CFR 1400 Legal Deadline: None.

Abstract: This notice of proposed rulemaking proposes to provide implementing regulations in the Department of the Interior Acquisition Regulation for EO 11222 governing ethics conduct for Government employees. The proposed rule would also provide a special code of conduct for employees with procurement responsibilities in accordance with 43 CFR 20.735-2(h).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Agency Contact: William S. Opdyke, Chief, Division of Acquisition and Assistance, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, 18th and C Streets, NW, Washington, DC 20240, 202 343-3433

RIN: 1090-AA15

#### DEPARTMENT OF THE INTERIOR (DOI)

Assistant Secretary for Policy, Budget, and Administration (ASPBA)

Final Rule Stage

#### 1051. DEPARTMENT OF THE INTERIOR'S NONPROCUREMENT DEBARMENT AND SUSPENSION REGULATION

Legal Authority: 5 USC 301; EO 12549

CFR Citation: 43 CFR 12 Legal Deadline: None.

Abstract: This notice of proposed rulemaking proposes common regulations implementing the Office of Management and Budget guidelines which prescribe the scope, government criteria, minimum due process procedures, and other guidance for a system for nonprocurement debarment or suspension of a nonprocurement program participant and will have governmentwide effect.

| Timeţable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 10/20/87 | 52 | FR | 39042 |
| NPRM Comment<br>Period End | 12/21/87 | 52 | FR | 39042 |
| Final Action               | 05/26/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Colonel C. Armstrong, Deputy Director, Office of Acquisition & Property Management, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, Washington, DC 20240, 202 343-6431

RIN: 1090-AA12

#### 1052. DEPARTMENT OF THE INTERIOR ACQUISITION REGULATION

Legal Authority: 5 USC 301 CFR Citation: 48 CFR 1415

Legal Deadline: None.

Abstract: This rule will establish formal source selection procedures for the Department pursuant to FAR 15.612.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/21/87 | 52 FR 48301 |
| Final Action | 06/00/88 |             |

Small Entity: No

Agency Contact: William Opdyke, Acting Chief, Acquisition and Assistance, Division, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, 18th & C Streets, NW, Washington, DC 20240, 202 343-3433

RIN: 1090-AA13

### DEPARTMENT OF THE INTERIOR (DOI)

Assistant Secretary for Policy, Budget, and Administration (ASPBA)

**Completed Actions** 

#### 1053. ● PRIVACY ACT

Legal Authority: 5 USC 552a CFR Citation: 43 CFR 2.45 to 2.75

Legal Deadline: None.

**Abstract:** The Interior Department Privacy Act regulations are being revised to make them compatible with regulations of the Office of Personnel Management (OPM) regarding the handling of appeals of denials of access to, or amendment of records falling under the jurisdiction of OPM.

#### Timetable:

| Action                    | Date     | FR. Cite    |
|---------------------------|----------|-------------|
| Final Action              | 02/09/88 | 53 FR 03748 |
| Final Action<br>Effective | 03/10/88 | 53 FR 03748 |

Small Entity: No

Agency Contact: David R. DeAngelis, Privacy Act Officer, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, Office of Management Analysis, Office of the Secretary, Washington, DC 20240, 202 343-6191

RIN: 1090-AA20

#### 1054. UNIFORM ADMINISTRATIVE **REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO** STATE AND LOCAL GOVERNMENTS

Legal Authority: 31 USC 501 et seq; 16 USC 452; EO 11541; 31 USC 6503 to 6504; Act of 1968; 16 USC 831h; 31 USC 6301; 5 USC 301; 24 USC 278; 31 USC 701 et seq as amended; 40 USC 474 et seg; 41 USC 5 et

CFR Citation: 43 CFR 12 Legal Deadline: None.

Abstract: This Notice of Proposed Rulemaking proposes common

regulations establishing consistency and uniformity among Federal agencies in the administration of grants to State, local, and federally recognized Indian tribal governments.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/09/87 | 52 | FR | 21837 |
| Final Action | 03/11/88 | 53 | FR | 8034  |
| Final Action | 10/01/88 |    |    |       |

Small Entity: No

Agency Contact: Colonel C. Armstrong, Deputy Director, Office of Acquisition & Property Management, Department of the Interior, Assistant Secretary for Policy, Budget, and Administration, 18th & C Streets, NW, Washington, DC 20240, 202 343-6431

RIN: 1090-AA11 BILLING CODE 4310-RK-T

#### DEPARTMENT OF THE INTERIOR (DOI) Office of the Solicitor (OSOL)

1055, PRACTICES BEFORE THE DEPARTMENT

Legal Authority: 43 USC 1464 CFR Citation: 43 CFR 1

Legal Deadline: None.

Abstract: This rule governs practice in administrative proceedings before the Department. It will be revised to update its provisions and assure that they are

employee conduct regulations (43 CFR

**Proposed Rule Stage** 

consistent with the Department's Part 20) and the Ethics in Government

#### DOI-OSOL

Small Entity: No

### Proposed Rule Stage

| Timetable: | -        |    |       |
|------------|----------|----|-------|
| Action     | Date     | FR | Cite, |
| NPRM       | 06/30/88 |    |       |

Additional Information: Originally • scheduled: January 1981.

Agency Contact: Barbara Abate, Paralegal, Department of the Interior, Office of the Solicitor, 18th and C Streets, NW, Washington, DC 20240, 202 343-5216

RIN: 1092-AA00

## DEPARTMENT OF THE INTERIOR (DOI) Office of the Solicitor (OSOL)

**Completed Actions** 

## 1056. RECORDS AND TESTIMONY; FREEDOM OF INFORMATION ACT

Legal Authority: 5 USC 552 CFR Citation: 43 CFR 2 Legal Deadline: None.

Abstract: The Department's regulation will be amended to incorporate amendments to the FOIA made by the FOIA Reform Act of 1986, P.L. 99-570, and to update and clarify provisions that have been in effect since 1975.

#### Timetable:

| Action                     | Dațe     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/12/87 | 52 FR 17780 |
| NPRM Comment<br>Period End | 06/11/87 |             |
| Final Action               | 11/30/87 | 52 FR 45584 |
| Final Action<br>Effective  | 12/30/87 | 52 FR 45584 |

Small Entity: No

Agency Contact: Barbara Abate, Paralegal, Department of the Interior, Office of the Solicitor, 18th & C Streets, NW, Washington, DC 20240, 202 343-5216

RIN: 1092-AA02

#### 1057. TRANS-ALASKA PIPELINE LIABILITY FUND

Legal Authority: 43 USC 1653(c); 33 USC

1321(p)(1),(2)

CFR Citation: 43 CFR 29 Legal Deadline: None.

Abstract: These regulations, which supervise and administer the Fund provided for by Sec. 204(c) of the Trans-Alaska Pipeline Authorization Act, 43 USC Sec 1653(c) will be amended to eliminate inconsistencies

between the existing regulations and the Act, clarify language which has been found to be confusing, delete provisions that are no longer necessary, and provide a more efficient process for filing and considering claims made against the Fund.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/29/87 | 52 | FR | 24181 |
| NPRM Comment<br>Period End | 08/28/87 |    |    |       |
| Final Action               | 02/05/88 | 53 | FR | 3395  |
| Final Action<br>Effective  | 03/07/88 | 53 | FR | 3395  |

#### Small Entity: No

Agency Contact: Robert H. Moll, Attorney-Advisor, Department of the Interior, Office of the Solicitor, Washington, DC 20240, 202 343-5216

RIN: 1092-AA03

## 1058. IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL REMEDIES ACT

**Legal Authority:** 15 USC 301; 31 USC 3801 to 3812

CFR Citation: 43 CFR 35

Legal Deadline: Statutory, April 19, 1987.

Abstract: The regulation will implement the Program Fraud Civil Remedies Act of 1986. It will establish administrative procedures for imposing the statutorily authorized civil penalties and assessments against any person who makes, submits, or presents a false, fictitious, or fraudulent claim or written statement to the Department of the Interior.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/29/87 | 52 | FR | 24186 |
| NPRM Comment<br>Period End | 07/29/87 |    |    |       |
| Final Action               | 02/12/88 | 53 | FR | 4159  |
| Final Action<br>Effective  | 03/14/88 | 53 | FR | 4159  |

#### Small Entity: No

Agency Contact: Barbara Abate, Paralegal, Department of the Interior, Office of the Solicitor, 18th & C Streets, NW, Washington, DC 20240, 202 343-5216

RIN: 1092-AA05

#### 1059. TAKE PRIDE IN AMERICA

Legal Authority: 5 USC 301; 15 USC Chapter 22; 18 USC 701

CFR Citation: 43 CFR 37 Legal Deadline: None.

Abstract: The regulation will govern the commercial and noncommercial use of the Take Pride in America campaign slogan and logo by Federal agencies, States, and the private sector.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

No further action 00/00/00 to be taken at this time.

Small Entity: Undetermined

Agency Contact: Deborah Ryan Howard, Attorney-Advisor, Department of the Interior, Office of the Solicitor, 18th and C Streets, NW, Washington, DC 20240, 202 343-5216

RIN: 1092-AA06 BILLING CODE 4310-17-T

### DEPARTMENT OF THE INTERIOR (DOI)

Office for Equal Opportunity (OEO)

**Proposed Rule Stage** 

1060. NONDISCRIMINATION ON THE BASIS OF SEX IN EDUCATION PROGRAMS AND ACTIVITIES RECEIVING OR BENEFITING FROM FEDERAL FINANCIAL ASSISTANCE

**Legal Authority:** PL 92-318 Title IX of the Education Amendment of 1972; PL 93-568; PL 94-482; 20 USC 1681 to 1686

CFR Citation: 43 CFR 17, Subpart D

Legal Deadline: None.

Abstract: The Title IX regulation is intended to address the problem of discrimination on the basis of sex in any education program or activity receiving or benefiting from Federal financial assistance administered by the Department of the Interior (DOI).

No alternative for addressing problems of discrimination in DOI's education programs can be considered due to the fact that Title IX requires each Federal agency which extends Federal financial assistance to any educational program or activity, to issue rules and regulations implementing Title IX.

DOI's recipients are anticipated to incur expenses in two (2) areas: (1) Data collection and recordkeeping; (2) rectifying areas of noncompliance with Title IX. With respect to DOI, expenses will be incurred in three (3) areas: (1) Development and publication of the Title IX rule; (2) Provision of technical assistance; and (3) Accomplishing compliance reviews and enforcement activities.

Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/00/88

Small Entity: Not Applicable

Agency Contact: Melvin C. Fowler, Supv. Equal Opportunity Spc., Department of the Interior, Office for Equal Opportunity, Washington, DC 20240, 202 343-3455

RIN: 1091-AA02

## DEPARTMENT OF THE INTERIOR (DOI)

Office for Equal Opportunity (OEO)

1061. NONDISCRIMINATION ON THE BASIS OF AGE IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE

**Legal Authority:** The Age Discrimination Act of 1975, as amended; 42 USC 6101; 45 CFR 90

CFR Citation: 43 CFR 17, Subpart C

Legal Deadline: None.

Abstract: This rule will set forth guidelines for non-discrimination on the basis of age in programs or activities

receiving Federal financial assistance from the Department.

#### Timetable:

| Time cable.                |          |    |    | ·     |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 10/21/87 | 52 | FR | 39243 |
| NPRM Comment<br>Period End | 11/20/87 | 52 | FR | 39243 |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: No

Additional Information: LEGAL AUTHORITY: Originally scheduled: January 1979.

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1986

Final Rule Stage

Affected Sectors: None

**Government Levels Affected:** Local, State

Agency Contact: Melvin C. Fowler, Supervisory Equal Opportunity Spc., Department of the Interior, Office for Equal Opportunity, 18th and C Streets, NW, Washington, DC 20240, 202 343-3455

RIN: 1091-AA00 BILLING CODE:4310-RE-T

## DEPARTMENT OF THE INTERIOR (DOI) Office of Hearings and Appeals (OHA)

**Proposed Rule Stage** 

## 1062. TRIBAL ACQUISITION OF INTERESTS UNDER SPECIAL STATUTE

Legal Authority: 25 USC 2201 to 2210

**CFR Citation:** 43 CFR 4.300; 43 CFR 4.301; 43 CFR 4.302; 43 CFR 4.303; 43 CFR 4.304; 43 CFR 4.305; 43 CFR 4.306; 43 CFR 4.307; 43 CFR 4.308

Legal Deadline: None.

Abstract: The Indian Land
Consolidation Act (Act) was enacted on
January 12, 1983, and changes existing
law regarding the descent of Indian
trust and restricted lands. The Act
provides that certain undivided
fractional interests in such lands can
now be acquired by the tribe instead of

descending by intestacy or devise. Existing regulations governing the probate of Indian lands by Indian Probate Judges must therefore be amended to conform with the Act.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 09/00/88 |    |      |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Parlen L. McKenna, Chief Administrative Law Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Blvd., Arlington, VA 22203, 703 235-3800

RIN: 1094-AA08

#### 1063. SPECIAL RULES APPLICABLE TO PUBLIC LAND HEARINGS AND APPEALS

Legal Authority: 43 USC 1201

**CFR Citation:** 43 CFR 4.401(c); 43 CFR 4.413

Legal Deadline: None.

Abstract: Rulemaking is being proposed to amend the requirements for proof of service of documents to require that a party serving a document other than the

#### DOI-OHA

**Proposed Rule Stage** 

notice of appeal certify that he sent the document to the adverse party by mail.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: Wm. Philip Horton, Chief Administrative Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3750

RIN: 1094-AA25

## DEPARTMENT OF THE INTERIOR (DOI) - Office of Hearings and Appeals (OHA)

Final Rule Stage

## 1064. DEPARTMENT HEARINGS AND APPEALS PROCEDURES

Legal Authority: 43 USC 1201 CFR Citation: 43 CFR 4, Subpart B

Legal Deadline: None.

Abstract: Rulemaking is being proposed to make express provision for in camera review of information which is exempt, protected, or prohibited from unauthorized disclosure by Federal statute when such information is submitted in an administrative proceeding.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/03/87 | 52 | FR | 20755 |
| NPRM Comment<br>Period End | 07/06/87 | 52 | FR | 20755 |
| Final Action               | 04/01/88 |    | •  |       |

Small Entity: No

Agency Contact: Bruce A. Johnson, Deputy Director, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3810

**RIN:** 1094-AA26

## 1065. SPECIAL RULES APPLICABLE IN INDIAN AFFAIRS HEARINGS AND APPEALS

**Legal Authority:** 36 Stat. 855, as amended; 38 Stat. 586; 42 Stat. 1185, as amended; 56 Stat. 1021-1022; R.S. 463; R.S. 465; 5 USC 301; 25 USC 2; 25 USC 9; 25 USC 372; 25 USC 373; 25 USC 374; 25 USC 373a; 25 USC 373b

CFR Citation: 43 CFR 4, Subpart D

Legal Deadline: None.

Abstract: The agency is proposing to make changes to its regulations governing appeals to the Board of Indian Appeals in order to ensure compatibility between those regulations and proposed changes to administrative appeals regulations of the Bureau of Indian Affairs in 25 CFR Part 2. The rulemaking would incorporate two

specific changes to regulations in 43 CFR Part 4, Subpart D, listed on previous agenda.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 11/06/87 | 52 FR 43009 |
| NPRM Comment<br>Period End | 01/05/88 | 52 FR 43009 |
| Final Action               | 09/00/88 |             |

Small Entity: No

Agency Contact: Kathryn Lynn, Chief Administrative Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3816

RIN: 1094-AA31

#### 1066. SPECIAL RULES APPLICABLE TO SURFACE COAL MINING HEARINGS AND APPEALS

Legal Authority: 30 USC 1201

CFR Citation: 43 CFR 4.1100 et seq, Subpart L

Legal Deadline: None.

Abstract: Regulations will be proposed to add procedures for the assessment of individual civil penalties under 30 USC 1268(f).

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/24/86 | 51 | FR | 46846 |
| NPRM Comment<br>Period End | 02/23/87 | 51 | FR | 46846 |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Will A. Irwin, Administrative Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3750

RIN: 1094-AA28

#### 1067. BURDEN OF PROOF IN CIVIL PENALTY PROCEEDINGS

Legal Authority: 30 USC 1268; 5 USC 301

CFR Citation: 43 CFR 4.1155

Legal Deadline: None,

Abstract: The proposed amendment of 43 CFR 4.1155 would correct the allocation of the ultimate burden of persuasion as to the fact of a violation in a civil penalty proceeding under section 518 of the Surface Mining Control and Reclamation Act of 1977 by changing it from the Office of Surface Mining Reclamation and Enforcement to the person who petitions for review of the civil penalty.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 10/15/87 | 52 FR 38246 |
| NPRM Comment<br>Period End | 11/16/87 | 52 FR 38246 |
| Final Action               | 04/01/88 | • .         |

Small Entity: No

Agency Contact: Will A. Irwin, Administrative Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3750

RIN: 1094-AA33

#### 1068. ● AMENDMENT OF REGULATION ESTABLISHING AGE AT WHICH AN INDIAN CAN EXECUTE A WILL DEVISING TRUST OR RESTRICTED PROPERTY

Legal Authority: 25 USC 373 CFR Citation: 43 CFR 4.260

Legal Deadline: None.

Abstract: The amendment to the regulation will reflect the congressional determination to reduce from 21 to 18 the age at which an Indian can execute a will devising trust or restricted property. The amendment is contained

#### DOI—OHA Final Rule Stage

in section 2 of the Act of Nov. 5, 1987, 101 Stat. 886, P.L. 100-153.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |
| Final Action | 05/00/88 |         |
| Effective    |          |         |

#### Small Entity: No

Agency Contact: Parlen McKenna, Chief Administrative Law Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3800

RIN: 1094-AA35

#### 1069. SPECIAL RULES APPLICABLE TO PUBLIC LAND HEARINGS AND APPEALS

Legal Authority: 43 USC 1201 CFR Citation: 43 CFR 4.411 Legal Deadline: None.

Abstract: The agency will propose to amend its procedural regulations to

provide relief to appellants who mistakenly file their notices of appeal with the Board instead of the office specified in the regulations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/20/87 | 52 FR 38950 |
| NPRM Comment<br>Period End | 11/19/87 | 52 FR 38950 |
| Final Action               | 05/00/88 |             |

Small Entity: No

Agency Contact: David L. Hughes, Attorney-Advisor, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3750

**RIN:** 1094-AA30

## 1070. ● SERVICE OF NOTICE OF APPEAL AND OF OTHER DOCUMENTS

Legal Authority: 43 USC 1201 CFR Citation: 43 CFR 4.413 Legal Deadline: None. Abstract: The rulemaking revises the existing rule to clarify and update procedural requirements for service by appellants of a notice of appeal and of other documents upon counsel who may represent the Government as a party in appeal proceedings before the Interior Board of Land Appeals. The outdated reference in the existing rule for service of appeals documents upon the Director of the U.S. Geological Survey is removed.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 04/00/88 |         |
| Rule          |          | •       |

Small Entity: No

Agency Contact: Frances A. Patton, Special Counsel to the Director, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3810

RIN: 1094-AA34

## DEPARTMENT OF THE INTERIOR (DOI) Office of Hearings and Appeals (OHA)

**Completed Actions** 

## 1071. SPECIAL RULES APPLICABLE TO SURFACE COAL MINING HEARINGS AND APPEALS

Legal Authority: 30 USC 1201

CFR Citation: 43 CFR 4.1100 et seq, Sub-

part L

Legal Deadline: None.

Abstract: Regulations are being proposed to add procedures for hearings and appeals under the permanent regulatory program of the Surface Mining Control and Reclamation Act of 1977 (including review of approval or disapproval of applications for permits).

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/02/86 | 51 | FR | 35248 |
| NPRM Comment<br>Period End | 11/03/86 | 51 | FR | 35248 |
| Final Action               | 10/22/87 | 52 | FR | 39521 |
| Final Action<br>Effective  | 11/23/87 | 52 | FR | 39521 |

Small Entity: Undetermined

Agency Contact: Will A. Irwin, Administrative Judge, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3750

RIN: 1094-AA29

1072. DEPARTMENT HEARINGS AND APPEALS PROCEDURES; SUBPART A-GENERAL; OFFICE OF HEARINGS AND APPEALS; POWER OF THE SECRETARY AND DIRECTOR

Legal Authority: 43 USC 1201 . CFR Citation: 43 CFR 4.5

Legal Deadline: None.

Abstract: The rulemaking corrects the language in the regulation to except from the reserved powers of the Secretary and the Director in appellate and other review proceedings before the Department only those proceedings before the Interior Board of Contract

Appeals which are subject to the Contract Disputes Act of 1978. Other editorial changes are made to clarify the reserved powers of the Director under delegated authority of the Secretary.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/07/87 | 52 FR 46355 |
| Final Action<br>Effective | 01/06/88 | 52 FR 46355 |

Small Entity: No

Agency Contact Frances A. Patton, Special Counsel to the Director, Department of the Interior, Office of Hearings and Appeals, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-3810

RIN: 1094-AA32 BILLING CODE 4310-79-T

## DEPARTMENT OF THE INTERIOR (DOI) United States Fish and Wildlife Service (FWS)

**Proposed Rule Stage** 

### 1073. INJURIOUS WILDLIFE - MITTEN CRABS

Legal Authority: 18 USC 42 CFR Citation: 50 CFR 16 Legal Deadline: None.

Abstract: Regulations will be developed which would determine whether to add the mitten crab to the list of injurious wildlife, under the Lacey Act. Such act prohibits importation and introduction into the natural eco-system of the United States any species which may pose a threat to agriculture, the health and welfare of human beings and the welfare and survival of native wildlife species.

#### Timetable:

| Action                                     | Date     |    | FR | Cite |
|--|----------|----|----|------|
| ANPRM                                      | 01/26/87 | 52 | FR | 2748 |
| Request for<br>Information<br>Mitten crabs | 01/26/87 | 52 | FR | 2748 |
| NPRM -                                     | 10/00/88 |    |    |      |

Small Entity: Not Applicable

Agency Contact: Lynn B. Starnes, Chief, Division of Fish and Wildlife, Management Assistance, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 632-2202

RIN: 1018-AB04

#### 1074. INJURIOUS WILDLIFE

Legal Authority: 18 USC 42 CFR Citation: 50 CFR 16 Legal Deadline: None.

Abstract: Regulations will be revised regarding importation of fish or fish eggs of the fish family Salmonidae.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: Joseph J Webster, Acting Chief, National Fish Hatcheries, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, D.C. 20240, 202 653-8746

RIN: 1018-AB13

#### 1075. CAPTIVE BRED WILDLIFE

Legal Authority: 16 USC 1531 et seq

CFR Citation: 50 CFR 17

Legal Deadline: None.

Abstract: This rule will be revised to relieve certain restrictions on the public that have been determined to be outmoded, burdensome and counter productive.

#### Timetable:

| Action | Date     | FR. Cite    | - |
|--------|----------|-------------|---|
| NPRM   | 12/00/88 | <del></del> |   |

Small Entity: Not Applicable

Agency Contact: Marshall Jones, Acting Chief, Office of Management Authority, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-4955

RIN: 1018-AB10

# 1076. PROPOSED DETERMINATION OF NONESSENTIAL EXPERIMENTAL POPULATION STATUS FOR AN INTRODUCED POPULATION OF THE NASHVILLE CRAYFISH IN TENNESSEE

Significance: Regulatory Program

Legal Authority: 16 USC 1531 et seq

CFR Citation: 50 CFR 17 Legal Deadline: None.

Abstract: The Service proposes to reintroduce the Nashville Crayfish (Orconectes shoupi), federally listed as an endangered species, into Richland Creek, Davison County, Tennessee, and to determine this population to be a nonessential experimental population according to Section 10(j) of the Endangered Species Act of 1973, as amended. Section 10(j) of the Act authorizes nonessential experimental populations to be treated as if they were proposed species for the purposes of Section 7 of the Act. The Nashville crayfish is presently know to inhabit Mill Creek and five of its tributaries in Davidson and Williamson Counties, Tennessee.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | - 04/00/88     |         |
| Final Action  | 12/00/88       |         |
| Small Entity: | Not Applicable |         |

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, Washington, DC 20240, 703 235-1975

RIN: 1018-AB12

#### 1077. MARINE MAMMALS: INCIDENTAL TAKING BY COMMERCIAL FISHING OPERATIONS

Legal Authority: 16 USC 13 CFR Citation: 50 CFR 18 Legal Deadline: None.

Abstract: The Service will develop regulations to implement a provision contained in the 1981 amendments to the Marine Mammal Protection Act, concerning the incidental taking of marine mammals by commercial fishermen. The rules would apply to those species of marine mammals for which the Service has responsibility, i.e. sea otters, walrus, polar bears, manatees, and dugongs, except those listed as depleted.

#### Timetable:

| Action       | Date     | FR Cite - |
|--------------|----------|-----------|
| NPRM         | 05/00/88 |           |
| Final Action | 09/00/88 | •         |

Small Entity: Undetermined

Agency Contact: Lynn Starnes, Chief, Division of Fish and Wildlife, Management Assistance, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 632-2202

RIN: 1018-AA96

#### 1078. MARINE MAMMALS: TAKE OF SMALL NUMBERS INCIDENTAL TO SPECIFIED ACTIVITIES

**Legal Authority:** 16 USC 1371; 16 USC 1536

**CFR Citation:** 50 CFR 18; 50 CFR 402

Legal Deadline: None.

Abstract: This rule will implement the 1986 amendments to the Marine Mammal Protection Act to allow the incidental take of depleted as well as non-depleted marine mammals, modify standards for determining whether to allow incidental taking and require that the incidental take of endangered or threatened marine mammals not be authorized until authorized under the provisions of the Marine Mammal Protection Act.

#### DOI-FWS

**Proposed Rule Stage** 

| ri | m | _ | ta | h | le: |
|----|---|---|----|---|-----|
|    | " | t | ιa | υ | ıt. |

 Action
 Date
 FR Cite

 NPRM
 04/00/88

Small Entity: Not Applicable

Agency Contact: Lynn B. Starnes, Chief, Division of Fish and, Wildlife Management Assistance, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 632-2202

RIN: 1018-AB05

#### 1079. MIGRATORY BIRD HUNTING

**Significance:** Regulatory Program **Legal Authority:** 16 USC 703 to 711

CFR Citation: 50 CFR 20 Legal Deadline: None.

Abstract: The Service annually publishes a series of documents establishing migratory bird hunting regulations for the 1988-89 season. This annual process consists of proposed frameworks providing outside limits for dates and hours of shooting, as well as bag and possession limits; final frameworks for hunting seasons from which States may select regulations; and final rules approving such State selections.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| ANPRM         | 03/00/88 |         |
| NPRM          | 06/00/88 |         |
| Final Action  | 09/00/88 |         |
| 1987-88 seaso | ns       |         |
| ****          |          |         |

ANPRM 03/13/87 (52 FR 7900) NPRM 06/03/87 (52 FR 20757) Final Action 09/29/87 (52 FR 36496)

**1987-88 seasons final frameworks**Final Action 08/06/87 (52 FR 28176)

Small Entity: Yes

Additional Information: SMALL **BUSINESSES CONT: Small entities** likely to be affected by these rules include some sporting goods stores, hardware stores, motels and hotels, restaurants, clothing stores, boat and marine equipment stores, marinas, gasoline stations, private hunting clubs, land owners' leasing hunting rights, and mail order houses selling hunting equipment and supplies. Originally scheduled: April 1985. E.O. 12291: These rules are major because of the economic values associated with migratory game bird hunting; however. the need to obtain and consider the

latest population data for these migratory birds requires that the regulatory schedule be shortened. The regulatory impact analysis, as required by E.O. 12291, and the small entity flexibility analysis, as required by 5 U.S.C. 601 et seq., have been combined into one analysis as provided for by both authorities. Copies of the combined analysis will be available from the Agency Contact upon publication of the Notice of Intent in March 1985.

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Rollin D. Sparrowe, Chief, Migratory Bird Management Office, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 254-3207

RIN: 1018-AA24

#### 1080. NONTOXIC SHOT REGULATIONS FOR HUNTING MIGRATORY BIRDS

Significance: Regulatory Program

Legal Authority: 16 USC 701 to 718

CFR Citation: 50 CFR 20 Legal Deadline: None.

Abstract: The Service, in coordination with the States, identifies areas of migratory bird hunting where the use of conventional lead shotshells results in lead poisoning of such birds and other wildlife. The Service will review existing nontoxic shot zones for the continued need for inclusion, and propose new areas for consideration as appropriate.

#### Timetable:

| Action        | Date ,         | FR Cite  |
|---------------|----------------|----------|
| NPRM          | 04/00/88       |          |
| Final Action  | 09/00/88       |          |
| 1987-88 seaso | n zones        |          |
| Final Action  | 10/05/87 (52 F | R 37147) |

**1988-89 season zones** Final Action 09/00/88

Small Entity: No

Agency Contact: Rollin Sparrowe, Chief, Office of Migratory Bird Management, Department of the Interior, United States Fish and Wildlife Service, Room 536 Matomic, Washington, DC 20240, 202 254-3207

RIN: 1018-AA93

### 1081. SUBSISTENCE TAKE OF MIGRATORY BIRDS IN ALASKA

Significance: Regulatory Program
Legal Authority: 16 USC 703
CFR Citation: 50 CFR 20
Legal Deadline: None.

Abstract: The Service will develop regulations that provide for subsistence harvest of migratory birds in Alaska. This action is being developed in cooperation with the State of Alaska.

Alaskan Native organizations, and Canada.

#### Timetable:

| Action | Date     | FR C        | ite |
|--------|----------|-------------|-----|
| NPRM   | 10/00/88 | <del></del> |     |

Small Entity: Undetermined

Agency Contact: Marvin L. Plenert, Acting Assistant Director, Refuges and Wildlife, Department of the Interior, United States Fish and Wildlife Service, Room 3252 Interior, US Fish and Wildlife Service, Washington, DC 20240, 202 343-5333

**RIN: 1018-AB03** 

#### 1082. HUNTING

Legal Authority: 16 USC 460k; 16 USC 668dd

00000

CFR Citation: 50 CFR 32
Legal Deadline: None.

Abstract: The Service will review annually and prior to each hunting season may amend hunting regulations for specific national wildlife refuges.

#### Timetable:

| Action                     | Date           | FR Cite     |
|----------------------------|----------------|-------------|
| NPRM                       | 06/00/88       | 51 FR 24179 |
| Final Action               | 09/00/88       |             |
| 1987-88 seasor regulations | n refuge speci | fic hunting |

Final Action 10/09/87 (52 FR 37789)

Small Entity: No

Additional Information: Originally

scheduled: April 1983.

Agency Contact: James F. Gillett,
Chief, Division of Refuge Manageme

Chief, Division of Refuge Management, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-4311

**RIN:** 1018-AA71

#### DOI-FWS

#### **Proposed Rule Stage**

#### 1083. SPORT FISHING

Legal Authority: 16 USC 460k; 16 USC 668dd

CFR Citation: 50 CFR 33 Legal Deadline: None.

Abstract: The Service will review annually, and prior to each fishing season may amend fishing regulations for specific national wildlife refuges.

#### Timetable:

| Action                      | Date             | FR Cite |
|-----------------------------|------------------|---------|
| NPRM`                       | 10/00/88         |         |
| Final Action                | 12/00/88         |         |
| 1987-88 refuge              | -specific regula | tions   |
| 1987-88 refuge<br>NPRM 01/2 | 20/88 (53 FR 14) | 87)     |

Small Entity: No

Additional Information: Originally

scheduled: October 1983

Agency Contact: James F. Gillett, Chief, Division of Refuges, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-4311

RIN: 1018-AA50

## 1084. IMPLEMENTATION OF KLAMATH RIVER BASIN FISHERY RESOURCES: RESTORATION ACT

Legal Authority: 16 USC 460 CFR Citation: 50 CFR 72 Legal Deadline: None.

Abstract: This rule is necessary to implement the Klamath River Basin Fishery Resources Restoration Act. These include designation of the Klamath River Basin Conservation Area, establishment of qualifications of volunteers who carry out surveys, censuses, and other scientific studies, establishment of standards for determining the value of in-kind contributions and real and personal

property provided by non-Federal sources to implement the conservation area restoration program, and establishment of the basis for determining whether matching funds will be provided in a timely and appropriate manner.

#### Timetable:

| Action     | Date     | FR Cite    |
|------------|----------|------------|
| ANPRM      | 03/25/87 | 52 FR 9550 |
| ANPRM.     | 05/11/87 |            |
| Comment    |          | •          |
| Period End |          |            |
| NPRM       | 11/00/88 |            |

Small Entity: Not Applicable

Agency Contact: Gary Edwards,

Assistant Director - Fisheries, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-6394

RIN: 1018-AB11

### DEPARTMENT OF THE INTERIOR (DOI)

United States Fish and Wildlife Service (FWS)

Final Rule Stage

### 1085. HUMANE TRANSPORT OF WILD MAMMALS AND BIRDS

Significance: Regulatory Program

Legal Authority: PL 97-79, 95 Stat, 073

CFR Citation: 50 CFR 14

Legal Deadline: Statutory. 180 days after enactment of Public Law 97-79, dated November 16, 1981.

Abstract: Section 9(d) of the Lacey Act Amendments of 1981 shifts authority for prescribing requirements for the humane and healthful transport of wild mammals and birds from the Secretary of the Treasury to the Secretary of the Interior. This authority will be promulgated in Part 14.

#### Timetable:

| Action -   | Date     | -  | FR | Cite  |
|--|----------|----|----|-------|
| ANPRM Notice<br>of Public<br>Meeting               | 02/26/82 | 47 | FR | 8386  |
| ANPRM  | 06/30/82 | 47 | FR | 28431 |
| NPRM   | 12/04/85 | 50 | FR | 49709 |
| NPRM Comment<br>Period End                         | 03/05/86 | 51 | FR | 4945  |
| Final Action                                       | 11/10/87 |    |    |       |
| Begin Review                                       | 02/08/88 | 53 | FR | 3894  |
| Final Action Delay of effective date of final rule | 02/10/88 | 53 | FR | 3894  |

| Action                    | Date       | FR Cite |
|---------------------------|------------|---------|
| Final Action<br>Effective | , 08/00/88 |         |
| End Review                | 08/00/88   |         |
| 0                         |            |         |

Small Entity: No

Additional Information: Originally scheduled: April 1982.

Agency Contact: Marshall Jones, Acting Chief, Office of Management Authority, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-4968

RIN: 1018-AA07

## 1086. IMPORTATION, EXPORTATION, AND TRANSPORTATION OF WILDLIFE

Legal Authority: 16 USC 3376(a)(2)

CFR Citation: 50 CFR 14 Legal Deadline: None.

Abstract: The Service would amend the requirements for marking and labeling containers or packages containing fish or wildlife in a joint rulemaking with the Department of Commerce. The Lacey Act Amendments of 1981 make it unlawful to import, export, or transport in interstate commerce any containers or packages containing fish or wildlife

that are not marked or labeled in accordance with regulations jointly issued by the Secretaries of the Interior and of Commerce. Such regulations will be in accordance with existing commercial practices.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/07/86 | 51 | FR | 24559 |
| NPRM Comment<br>Period End | 09/05/86 | 51 | FR | 24559 |
| Final Action               | 09/00/88 |    |    |       |

Small Entity: No

Additional Information: Originally scheduled: October 1983.

Agency Contact: Clark R. Bavin, Chief, Division of Law Enforcement, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-9242

RIN: 1018-AA79

#### 1087. ENDANGERED AND THREATENED WILDLIFE AND PLANTS

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR 17

DOI—FWS Final Rule Stage

**Legal Deadline:** Statutory. In accordance with 16 U.S.C. 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed which would list, reclassify, or delist, as appropriate, certain species of fish, wildlife, and plants under the Endangered Species Act, and where prudent, would identify critical habitat for endangered and threatened species. Such actions are taken upon determination that species are endangered, threatened, or neither and are based solely on the biological information available to the Department.

#### Timetable:

#### Aleutian shield-fern

NPRM 04/24/87 (52 FR 13729) Final Action 02/17/88 (53 FR 4626)

#### Bariaco

NPRM 04/24/87 (52 FR 13790) Final Action 02/05/88 (53 FR 3565)

#### California freshwater shrimp

NPRM 04/22/87 (52 FR 13754) Final Action 04/00/88

Chisos Mountain hedgehog cactus NPRM 07/06/87 (52 FR 25275) Final Action 07/00/88

#### **Cumberland sandwort**

NPRM 07/06/87 (52 FR 25268) Final Action 07/00/88

#### Daphnopsis hellerana

NPRM 07/06/87 (52 FR 25265) Final Action 07/00/88

#### Granite outcrop plants

NPRM 02/19/87 (52 FR 5150) Final Action 02/05/88 (53 FR 3560)

#### Heller's blazing star

NPRM 02/19/87 (52 FR 5155) Final Action 11/19/87 (52 FR 44397)

#### Higuero de Sierra

NPRM 01/14/87 (52 FR 1494) Final Action 12/04/87 (52 FR 46085)

#### Houghton's goldenrod

NPRM 08/19/87 (52 FR 31045) Final Action 08/00/88

#### Kearney's blue star

NPRM 07/10/87 (52 FR 26030) Final Action 07/00/88

#### Lakeside daisy

NPRM 08/19/87 (52 FR 31048) Final Action 08/00/88

#### Large-fruited sand verbena

NPRM 06/16/87 (52 FR 22944) Final Action 06/00/88

#### Louisiana pearlshell

NPRM 04/24/87 (52 FR 13794) Final Action 02/05/88 (53 FR 3567)

#### Mathis spiderling

NPRM 07/10/87 (52 FR 26033) Final Action 07/00/88

Mexican and Sanborn's long nosed bats NPRM 07/06/87 (52 FR 25271)

### Final Action 07/00/88 Palo de Nigua

NPRM 04/24/87 (52 FR 13792) Final Action 04/00/88

#### Pitcher's thistle

NPRM 07/20/87 (52 FR 27229) Final Action 07/00/88

#### Relict trillium

NPRM 06/04/87 (52 FR 21088)

#### Final Action 06/00/88

Sacramento prickly poppy NPRM 07/13/87 (52 FR 26164) Final Action 07/00/88

#### Shasta crayfish

NPRM 07/10/87 (52 FR 26036) Extend Comment Period 09/09/87 (52 FR 33980)

Final Action 11/00/88

#### Tipton kangaroo rat

NPRM 07/10/87 (52 FR 26040) Extend Comment Period 09/09/87 (52 FR 33980)

Final Action 11/00/88

#### Visayan deer

NPRM 08/19/87 (52 FR 31051) Final Action 08/00/88

#### White-haired goldenrod

NPRM 04/24/87 (52 FR 13797) Final Action 04/00/88

#### Small Entity: No

Additional Information: After reviewing the biological status of candidate and listed species, the Service promptly proceeds to propose rules to list, delist, or reclassify such species as appropriate. Generally, final action on the proposed rules must be taken within one year.

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 703 235-1975

RIN: 1018-AA10

#### 1088. ENDANGERED AND THREATENED WILDLIFE AND PLANTS

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR 17

**Legal Deadline:** Statutory. In accordance with 16 U.S.C. 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed to list, reclassify or delist certain species of wildlife and plants as endangered or threatened species. When prudent, critical habitat will also be identified.

#### Timetable:

#### Thornber's fishhook cactus

NPRM 04/24/84 (49 FR 17551) Final Action 00/00/00

#### Welsh's milkweed

NPRM 06/06/84 (49 FR 23399) Final Action 10/28/87 (52 FR 41435) Small Entity: Not Applicable

Additional Information: Originally

scheduled: October 1984.

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, Washington, DC 20240, 703 235-1975

**RIN:** 1018-AA84

#### 1089. ENDANGERED AND THREATENED WILDLIFE AND PLANTS

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR 17

**Legal Deadline:** Statutory. In accordance with 16 U.S.C. 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed to list, reclassify, or delist certain species of wildlife and plants as endangered or threatened species. When prudent, critical habitat will also be identified.

#### Timetable:

#### Blackside dace

NPRM 05/21/86 (51 FR 18624) Final Action 06/12/87 (52 FR 22580)

#### Inyo brown towhee (critical habitat)

NPRM 08/03/87 (52 FR 28787) Final Action 00/00/00

#### Inyo brown towhee(listing)

NPRM 03/07/85 (50 FR 9300) Final Action 08/03/87 (52 FR 28717)

Small Entity: Not Applicable

Additional Information: Originally

scheduled: April 1985.

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 18th & C Streets, NW, Washington, DC 20240, 703 235-1975

RIN: 1018-AA85

#### 1090. ENDANGERED AND THREATENED WILDLIFE AND PLANTS

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR'17

Legal Deadline: Statutory. In accordance with 16 U.S.C. 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

DOI-FWS

Final Rule Stage

Abstract: Regulations will be developed which would list, reclassify, or delist, as appropriate, certain species of fish, wildlife and plants under the Endangered Species Act, and where prudent would identify critical habitat for endangered and threatened species. Such actions are taken upon determination that species are endangered, threatened, or neither and are based solely on the biological information available to the Department.

#### Timetable:

#### Least Bell's vireo critical habitat

Final Action 00/00/00

#### Least Bell's vireo listing

NPRM 05/03/85 (50 FR 18968) Final Action 05/02/86 (51 FR 16474)

Small Entity: Not Applicable

Additional Information: After reviewing the biological status of candidate and listed species, the Service promptly proceeds to propose rules to list, delist, or reclassify such species as appropriate. Generally, final action on the proposed rules must be taken within one year.

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 6th Floor Broyhill (OES), Washington, DC 20240, 703 235-1975

RIN: 1018-AA95

#### 1091. ENDANGERED AND THREATENED WILDLIFE AND **PLANTS**

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR 17

Legal Deadline: Statutory. In accordance with 16 U.S.C. 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed which would list, reclassify, or delist, as appropriate, certain species of fish, wildlife and plants under the Endangered Species Act, and where prudent would identify critical habitat for endangered and threatened species. Such actions are taken upon determination that species are endangered, threatened, or neither and are based solely on the biological information available to the Department.

#### Timetable:

#### Bruneau hot spring snail

NPRM 12/30/86 (51 FR 47033) Final Action 00/00/00

#### Leopard, goral, serow in Nepal

NPRM 06/14/85 (50 FR 24917) Final Action 00/00/00

Small Entity: Not Applicable

#### Agency Contact: Kenneth Stansell,

Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240. 703 235-1975

RIN: 1018-AA98

#### 1092, ENDANGERED AND THREATENED WILDLIFE AND **PLANTS**

Legal Authority: 16 USC 1531

CFR Citation: 50 CFR 17

Legal Deadline: Statutory. In accordance with 16 USC 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed which would list, reclassify, or delist, as appropriate certain species of fish, wildlife and plants under the Endangered Species Act, and where prudent, would identify critical habitat for endangered and threatened species. Such actions are taken upon determination that species are endangered, threatened, or neither and are based solely on the biological information available to the Department.

#### Timetable:

#### **Blowout penstemon**

NPRM 04/29/86 (51 FR 15929) Final Action 09/01/87 (52 FR 32926)

#### Fish Creek Springs tui chub

NPRM 03/10/86 (51 FR 8215) Final Action 00/00/00

#### Spreading wild buckwheat

NPRM 04/07/86 (51 FR 11880) Extend Comment Period 09/08/87 (52 FR

33849)

Withdrawn 01/25/88 (53 FR 7929)

Virgin River chub

NPRM 06/24/86 (51 FR 22949) Final Action 00/00/00

#### Wild Nile crocodile-Zimbabwe

NPRM 01/21/87 (52 FR 2227) Extension of comment period 10/08/87 (52 FR 37640)

Final Action 00/00/00

Small Entity: Not Applicable

Agency Contact: Kenneth Stansell. Chief, Branch of Listing and Recovery.

Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 703 235-1975

RIN: 1018-AB02

#### 1093. ENDANGERED AND THREATENED WILDLIFE AND **PLANTS**

Legal Authority: 16 USC 1531 CFR Citation: 50 CFR 017

Legal Deadline: Statutory. In accordance with 16 USC 1533, the Service must take action (list, withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed which would list, reclassify, or delist, as appropriate certain species of fish, wildlife and plants under the Endangered Species Act, and where prudent, would identify critical habitat for endangered and threatened species. Such actions are taken upon determination that species are endangered, threatened, or neither and are based solely on the biological information available to the Department.

#### Timetable:

#### Black capped vireo

NPRM 12/12/86 (51 FR 44808) Final Action 10/06/87 (52 FR 37420)

#### Bradshaw's Iomatium

NPRM 11/21/86 (51 FR 42116) Final Action 00/00/00

#### Florida bonamia

NPRM 11/04/86 (51 FR 40044) Final Action 11/02/87 (52 FR 42068)

#### Florida lizards

NPRM 01/21/87 (52 FR 2242) Final Action 00/00/00

#### Miami palmetto

NPRM - Extend comment period 07/21/87 (52 FR 27437) Final Action 05/00/88

#### Puerto Rican crested toad

NPRM 12/23/86 (51 FR 45923) Final Action 08/04/87 (52 FR 28828)

#### Roseate tern

NPRM 11/04/86 (51 FR 40047) Final Action 11/02/87 (52 FR 42063)

Small Entity: Not Applicable

#### Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery,

Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 703 235-1975

RIN: 1018-AB06

DOI—FWS Final Rule Stage

# 1094. PROPOSED DETERMINATION OF NONESSENTIAL EXPERIMENTAL POPULATION STATUS FOR AN INTRODUCED POPULATION OF THE YELLOWFIN MADTOM IN VIRGINIA

Legal Authority: 16 USC 1531 et seq

CFR Citation: 50 CFR 17 Legal Deadline: None.

Abstract: The Service proposes to reintroduce a small catfish, the vellow madtom (Noturus flavipinnis), into the North Fork Holston River, Smyth County, Virginia, and determine this population to be a nonessential experimental population according to Section 10(i) of the Endangered Species Act of 1973, as amended. The Yellowfin madtom once likely inhabited many of the lower gradient streams of the Tennessee River basin upstream of Chattanooga, Tennessee. Presently, populations are confined to only three stream reaches in the Tennessee River Valley. This action is being taken in an effort to re-establish the vellowfin madtom within its historic range.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 09/08/87 | 52 FR 33850 |
| Final Action | 09/00/88 |             |

Small Entity: Not Applicable

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 703 235-1975

RIN: 1018-AB08

#### 1095. PROPOSED DETERMINATION OF EXPERIMENTAL POPULATION STATUS FOR AN INTRODUCED POPULATION OF COLORADO SQUAWFISH

Legal Authority: 16 USC 1531 et seq

CFR Citation: 50 CFR 17 Legal Deadline: None.

Abstract: The Service proposes to introduce Colorado squawfish (Ptychocheilus lucius) into the lower Colorado River in Arizona and to determine the population to be "nonessential experimental" population according to Section 10(j) of the Endangered Species Act. The Service will propose a special rule to allow take in accordance with State law. In the past, Colorado squawfish were

more widespread in the State of Arizona, occurring in several river drainages. This action is being taken in an effort to establish an additional population within the species' historic range.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 08/28/87 | 52 FR 32143 |
| Final Action | 09/00/88 |             |

Small Entity: Not Applicable

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington DC 20240, 703 235-1975

RIN: 1018-AB09

## 1096. ● ENDANGERED AND THREATENED WILDLIFE AND PLANTS

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR 17

**Legal Deadline:** Statutory. In accordance with 16 USC 1533, the Service must take action (list withdraw, or extend the rulemaking for six months) on a proposed listing no later than one year after such proposal.

Abstract: Regulations will be developed which would list, reclassify or delist, as appropriate, certain species of fish, wildlife, and plants under the Endangered Species Act, and where prudent, would identify critical habitat for endangered and threatened species. Such actions are taken upon determination that species are endangered, threatened, or neither and are based solely on the biological information available to the Department.

#### Timetable:

#### Alabama cave shrimp

NPRM 11/19/87 (52 FR 44578) Final Action 11/00/88

Alabama cavefish

NPRM 12/04/87 (52 FR 46106) Final Action 12/00/88

#### **Boulder darter**

NPRM 11/17/87 (52 FR 43921) Final Action 11/00/88

Decurrent false aster

NPRM 02/25/88 (53 FR 5598) Final Action 02/00/89

#### **Dwarf lake iris**

NPRM 12/04/87 (52 FR 46334) Final Action 12/00/88

#### Frubia

NPRM 11/19/87 (52 FR 44580) Final Action 11/00/88

#### Fassett's locoweed

NPRM 12/04/87 (52 FR 46336) Final Action 12/00/88

#### Gila trout

NPRM 10/21/87 (52 FR 37424) Final Action 10/00/88

#### Harperella

NPRM 02/25/88 (53 FR 5736) Final Action 02/00/89

#### Hinckley oak

NPRM 09/16/87 (52 FR 34966) Final Action 09/00/88

### Independence Valley Speckled & Clover Valley dace

NPRM 09/18/87 (52 FR 35282) Final Action 09/00/88

#### James River spiny mussell

NPRM 09/01/87 (52 FR 32939) Final Action 09/00/88

#### Marshallia mohrii

NPRM 11/19/87 (52 FR 44583) Final Action 11/00/88

#### Mead's milkweed

NPRM 10/21/87 (52 FR 39255) Final Action 10/00/88

#### Sandplain gerardia

NPRM 11/19/87 (52 FR 44450) . Final Action 11/00/88

#### Short nose & Lost River sucker

NPRM 08/26/87 (52 FR 32145) Final Action 08/00/88

#### Stephen's kangaroo rat

NPRM 11/19/87 (52 FR 44453) Final Action 11/00/88

#### Swamp pink

NPRM 02/25/88 (53 FR 5740) Final Action 02/00/89

#### Small Entity: No

Agency Contact: Kenneth Stansell, Chief, Branch of Listing and Recovery, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW., Washington, D.C. 20240, 703 235-1975

RIN: 1018-AB14

#### 1097. MARINE MAMMALS: REPORTING AND SEALING REQUIREMENTS FOR ALASKA NATIVES

Legal Authority: 16 USC 1382(a)

CFR Citation: 50 CFR 18 Legal Deadline: None.

Abstract: The Service will propose rules that would require the marking, tagging, or otherwise identifying of raw parts of certain marine mammals lawfully taken for Alaska Natives for purposes of subsistence or the creation and selling of authentic native articles of handicrafts and clothing. This rule is necessary for management purposes.

DO!-FWS

Final Rule Stage

| Timetal | ole: |
|---------|------|
|---------|------|

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| NPRM                  | 12/03/85 | 50 FR 49577 |
| Extend comment period | 03/25/86 | 51 FR 10243 |
| Final Action          | 08/00/88 | :           |

Small Entity: No

Additional Information: Originally scheduled: July 1980.

Agency Contact: Lynn Starnes, Chief, Division of Fish and Wildlife, Management Assistance, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 632-2202

RIN: 1018-AA20

### 1098. SUBSISTENCE TAKE OF MIGRATORY BIRDS

Significance: Regulatory Program

Legal Authority: 16 USC 701 to 718

CFR Citation: 50 CFR 20 Legal Deadline: None.

Abstract: In 1979, the United States and Canada signed a protocol to amend the 1916 treaty concerning management of migratory birds. The protocol initiated efforts to recognize historical native subsistence of such birds. A rule will be developed to implement this international agreement.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM        | 03/10/83 | 48 FR 10101 |
| NPRM         | 05/19/86 | 51.FR 18349 |
| Final Action | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: This action will follow that in RIN 1018-AA90 that is listed in the Regulatory Program of the United States Government. The Protocol in 1018-AA90 was reviewed by Canadian officials and they wish to reopen negotiations. This will delay indefinitely final action on development of an international agreement.

Agency Contact: Marvin Plenert,

Acting Assistant, Director - Refuges and Widlife, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-5333

**RIN:** 1018-AA92

## 1099. GENERAL PERMIT PROCEDURES AND MIGRATORY BIRD PERMITS: RAPTOR PROPAGATION AND FALCONRY REGULATIONS

Legal Authority: 16 USC 703; 16 USC

CFR Citation: 50 CFR 21; 50 CFR 13 Legal Deadline: None.

Abstract: This action will examine changes to the restrictions concerning propagation of raptors and standards for falconry. The Service will expand authorized activities and de-regulate certain other activities.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| ANPRM ·                    | 05/22/86 | 51 FR 18812 |
| ANPRM Comment Period End   | 05/23/86 | 51 FR 18812 |
| NPRM                       | 12/28/87 | 52 FR 48948 |
| NPRM Comment<br>Period End | 02/26/88 | 52 FR 48948 |
| Final Action               | 09/00/88 | •           |

Small Entity: Undetermined

Agency Contact: Clark Bavin, Chief, Division of Law Enforcement, Department of the Interior, United States Fish and Wildlife Service, Room 300 Hamilton, US Fish and Wildlife Service, Washington, DC 20240, 202 343-9242

**RIN:** 1018-AB01

### 1100. ENDANGERED SPECIES CONVENTION

Legal Authority: 16 USC 1531 to 1543

CFR Citation: 50 CFR 23 Legal Deadline: None.

Abstract: The regulations implementing the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) will be clarified and revised to incorporate recommendations of the Parties.

#### Timetable:

| Action          | Date          | FR Cite       |
|-----------------|---------------|---------------|
| NPRM            | 09/23/87      | 52 FR 35743   |
| Final Action    | 12/00/88      |               |
| Changes in list | of species in | Appendices to |

Final Action 12/28/87 (52 FR 48820)

Small Entity: No

Agency Contact: Marshall Jones, Acting Chief, Office of Management-Authority, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-4968

RIN: 1018-AA29

#### 1101. PUBLIC ENTRY AND USE

Legal Authority: 16 USC 460k; 16 USC 668dd

CFR Citation: 50 CFR 26.
Legal Deadline: None.

Abstract: Regulations will be proposed which will simplify and reduce administrative costs related to the process by which special regulations, relating to public, access use, and recreation are issued for units of the National Wildlife Refuge system. Special regulations will be used for public access use and recreation on individual national wildlife refuges.

#### Timetable:

| Action          | Date           | FR Cite |
|-----------------|----------------|---------|
| Final Action    | 12/00/88       |         |
| Public entry an | d use, Back Ba | y NWR   |
| Final Antion    | 00/22/07/60    | -<br>   |

Small Entity: No

Additional Information: Originally scheduled: April 1981.

Agency Contact: James F. Gillett, Chief, Division of Refuge Management, Department of the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-4311

RIN: 1018-AA36

#### 1102. FISH AND WILDLIFE RESTORATION GRANTS; INTEREST EARNED ON LICENSE FEES

Legal Authority: 16 USC 669i; 16 USC

CFR Citation: 50 CFR 80 Legal Deadline: None.

Abstract: This action proposes to incorporate general accepted accounting principles related to interest earned on fees collected by the States through the sale of hunting and fishing licenses. The rule would require States to ensure that such interest is used in their fish and wildlife conservation programs.

#### DOI-FWS

Period End

Final Rule Stage

| Timetable:   |              |            |
|--------------|--------------|------------|
| Action       | Date         | FR Cite    |
| NPRM         | 12/09/85 5   | 1 FR 50185 |
| NPRM Comment | 03/28/86 - 5 | 1 FR 7579  |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 10/00/88 |         |
|              |          |         |

Small Entity: No

Agency Contact: Conley Moffett, Chief, RIN: 1018-AA97 Division of Federal Aid, Department of

the Interior, United States Fish and Wildlife Service, 18th and C Streets, NW, Washington, DC 20240, 703 235-1526

BILLING CODE 4310-55-T

### DEPARTMENT OF THE INTERIOR (DOI)

National Park Service (NPS)

**Prerule Stage** 

#### 1103. NATIONAL PARK SERVICE **ACQUISITION REGULATION**

Legal Authority: 5 USC 301; 40 USC

CFR Citation: 48 CFR 1489; 48 CFR 1452.289; 48 CFR 1453.2; 48 CFR 1453.3

Legal Deadline: None.

Abstract: The proposed regulation . would establish Bureau-specific solicitation provisions, contract clauses and prescriptions for their use. These are necessary to supplement and

implement the Federal Acquisition Regulation and the Department of the Interior Acquisition Regulation. This will provide standard contractual language for provisions and clauses not otherwise available in the Federal or Interior regulations that are needed by our operational contracting activities. This action should result in cost savings as this development and standardization will relieve the individual contracting activities of the responsibility of developing their own.

#### Timetable: Action Date **FR Cite**

Next Action Undetermined

Small Entity: No

Agency Contact: Lawrence E. Sawler, Chief, Acquisition and Assistance System Branch, Department of the Interior, National Park Service, P.O. Box 37127, Washington, DC 20013-7127, 202 523-5021

RIN: 1024-AB35.

#### **DEPARTMENT OF THE INTERIOR (DOI)** National Park Service (NPS)

**Proposed Rule Stage** 

#### 1104. APPALACHIAN NATIONAL SCENIC TRAIL

Legal Authority: 16 USC 3; 16 USC 1246(i)

CFR Citation: 36 CFR 7.100 Legal Deadline: None.

**Abstract:** The Service proposes to review the levels of resource and visitor protection on the Appalachian Trail provided by the General Regulations in 36 CFR Parts 1 and 2 and to revise 36 CFR 7.100 accordingly.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NIDDM  | 06/00/88 |         |

Small Entity: No

Agency Contact: David A. Ritchie, Project Manager, Department of the Interior, National Park Service, Appalachian Trail Project Office, Harpers Ferry Center, Harpers Ferry, WV 25425, 304 535-2346

RIN: 1024-AB07

1105. HAWAII VOLCANOES **NATIONAL PARK: FISHING** REGULATIONS

Legal Authority: 16 USC 3

CFR Citation: 36 CFR 7.25 Legal Deadline: None.

Abstract: The Service is proposing to revise the fishing regulations that pertain to Hawaii Volcanoes National Park to clarify provisions that address Native Hawaiian fishing rights in the Kalapana extension area of the Park.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |
|        |          |         |

Small Entity: Undetermined

Agency Contact: David Ames, Superintendent, Hawaii Volcanoes National Park, Department of the Interior, National Park Service, Hawaii 96718-0052, **808 967-7311** 

RIN: 1024-AB66

#### 1106. MAMMOTH CAVE NP: FISHING

Legal Authority: 16 USC 1; 16 USC 3

CFR Citation: 36 CFR 7.36 Legal Deadline: None.

Abstract: This proposed regulation pertains to Mammoth Cave National Park. The regulation will allow fishing to take place in accordance with applicable Kentucky State law.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |
|        |          |         |

Small Entity: Undetermined

Agency Contact: William Sturgeon, Acting Chief, Ranger Activities Branch, Department of the Interior, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404 221-4916

RIN: 1024-AA94

#### 1107. CAPE HATTERAS NATIONAL **SEASHORE: OFF-ROAD VEHICLE** REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.58 Legal Deadline: None.

**Abstract:** The Service proposes to designate by regulation routes available for off-road vehicle use at Cape Hatteras National Seashore, NC.

#### Timetable:

| 1 1110 table |          |    |      |  |
|--------------|----------|----|------|--|
| Action       | Date     | FR | Cite |  |
| NPRM         | 08/00/88 | •  |      |  |

Small Entity: Undetermined

DOI-NPS

**Proposed Rule Stage** 

Agency Contact: Thomas Hartman, Superintendent, Cape Hatteras National Seashore, Department of the Interior, National Park Service, Route 1, Box 675, Manteo, NC 27954, 919 473-2111

RIN: 1024-AB54

## 1108. ROCKY MOUNTAIN NATIONAL PARK: FISHING REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.7(a) Legal Deadline: None.

Abstract: The Service proposes to revise this section to further define waters closed to fishing as well as to further clarify the possession limit of fish.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: David R. Stevens, Research Biologist, Department of the Interior, National Park Service, Rocky Mountain National Park, Estes Park, CO 80517, 303 586-2371

RIN: 1024-AB46

## 1109. ROCKY MOUNTAIN NATIONAL PARK: TRUCKING REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.7 Legal Deadline: None.

Abstract: The Service proposes to revise regulations that address permit requirements and establish a fee schedule for commercial trucks that use Trail Ridge Road within Rocky Mountain National Park.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: David Essex, Chief Ranger, Rocky Mountain National Park, Department of the Interior, National Park Service, Estes Park, CO 80517, 303 586-2371

RIN: 1024-AB67

#### 1110. GLEN CANYON NATIONAL RECREATION AREA: COMMERCIAL OPERATIONS AND WHITEWATER BOATING REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.70

Legal Deadline: None.

Abstract: The Service proposes to amend special regulations that apply to Glen Canyon National Recreation Area by clarifying provisions that pertain to commercial operations and deleting duplicative provisions that pertain to Colorado River Whitewater boat trips.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: John Lancaster, Superintendent, Department of the Interior, National Park Service, Glen Canyon National Recreation Area, Box 1507, Page, AZ 86040, 602 645-2471

RIN: 1024-AB72

### 1111. BIG THICKET NATIONAL PRESERVE: HUNTING REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.85 Legal Deadline: None.

Abstract: The Service proposes to revise the hunting regulations that apply to the Big Thicket. Changes proposed include dates for open seasons, the use of temporary blinds, permits, the use of calling devices and the use of dogs.

| Timetable: |          |         |
|------------|----------|---------|
| Action     | Date     | FR Cite |
| NPRM       | 06/00/88 |         |

Small Entity: No

Agency Contact: Ken Mabery, Park Ranger, Department of the Interior, National Park Service, Southwest Region, P.O. Box 728, Santa Fe, NM 87501, 505 988-6371

RIN: 1024-AB48

## 1112. WHISKEYTOWN NATIONAL RECREATION AREA FISHING REGULATIONS

Legal Authority: 16 USC 3
CFR Citation: 36 CFR 7.91
Legal Deadline: None.

Abstract: The Service is proposing to allow fishing at Whiskeytown National Recreation area in any manner authorized under applicable state law.

#### Timetable:

| Action      | Date            | FR Cite |
|-------------|-----------------|---------|
| NPRM        | 07/00/88        |         |
| Small Entit | V: Undetermined |         |

Agency Contact: Ray Foust, Superintendent, Department of the Interior, National Park Service, PO Box 188, Whiskeytown, CA 96095, 916 241-6584

RIN: 1024-AB61

### 1113. CAPE LOOKOUT NATIONAL SEASHORE: OFF-ROAD VEHICLES

Legal Authority: 16 USC 1; 16 USC 3

CFR Citation: 36 CFR 7.98 Legal Deadline: None.

Abstract: This proposed regulation pertains to Cape Lookout National Seashore and will establish criteria for the operation of vehicles in off road situations consistent with existing NPS policy.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 07/00/88 |         |  |

Small Entity: Undetermined

Agency Contact: William Sturgeon, Acting Chief, Ranger Activities Branch, Department of the Interior, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404 221-4916

RIN: 1024-AA89

### 1114. ● MINERALS MANAGEMENT - NON-FEDERAL OIL AND GAS

Significance: Agency Priority

**Legal Authority:** 16 USC 1 et seq.; 16 USC 410g; 16 USC 4101; 16 USC 459d-3; 16 USC 459h-3; 16 USC 698c; 16 USC 698i; 16 USC 460-2(i); 16 USC 450kk; 16 USC 230a

CFR Citation: 36 CFR 9, Subpart B

Legal Deadline: None.

Abstract: Several sections of 36 CFR Part 9, Subpart B contain ambiguous language which has caused confusion in interpreting the existing regulations. The NPS wants to make technical revisions to clarify requirements for both applicants and the Service. Also, the existing regulations exempt two classes of operators from compliance.

DOI—NPS Proposed Rule Stage

Because of these exemptions, the regulations apply to only 35% of the existing operations resulting in avoidable impacts to park resources and visitor values from unregulated operations. Examples of such revisions include: Making the regulations applicable to all oil and gas operations within all units of the National Park System by removing exemptions for operators; updating terms for consistency with existing policies, practices, and laws; removing the monetary ceiling and floor on bonds and security deposits so that bonds may be calculated and posted commensurate with reclamation costs; revising sections of the regulations to make them consistent with the enabling legislation of affected units; and, clarifying compliance issues associated with different access conditions, Revisions will decrease the potential for prolonged (Cont)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 11/00/88 |         |
| Final Action<br>Effective  | 12/00/88 |         |

Small Entity: Undetermined

Additional Information: ADDITIONAL ABSTRACT: uncertainty among applicants.

Agency Contact: Pam Matthes, Environmental Protection Specialist, Land Resources Division, Department of the Interior, National Park Service, P.O. Box 37127, Room 3223, 1100 L St. NW, Washington, DC 20013-7127, 202 523-

RIN: 1024-AB39

5120

# 1115. • MANAGEMENT OF MINERAL DEVELOPMENT ASSOCIATED WITH MINING CLAIMS

Significance: Agency Priority

Legal Authority: 16 USC 1901 et seq Mining in the Parks Act of 1976; 16 USC 1 et seq NPS Organic Act; 30 USC 21 et seq Mining Law of 1872

CFR Citation: 36 CFR 9, Subpart A

Legal Deadline: None.

Abstract: The existing regulations at 36 CFR Part 9, Subpart A, promulgated in January of 1977, contain several provisions that are either outdated or

have proven difficult to understand, enforce and comply with. Most notable is a provision regarding the use of water in connection with mining claims within National Park System units. The current language creates a "catch 22" for miners seeking to use water in connection with their claims. In order to use water in a park, a miner must have perfected water right. However, to obtain a perfected water right, a miner must use water. Herein lies the "catch 22." The National Park Service (NPS) would like to rectify this dilemma through a rule change that would eliminate the perfected water right language while at the same time preserve the Service's ability to protect water quality and quantity. Additional changes sought by the NPS are as follows: (1) Several sections of the regulations refer to a surface disturbance moratorium (mandated by the Mining in the Parks Act of 1976, 16 USC 1901 et seq.) which expired in 1980. Other sections include transitional procedures used temporarily in implementing the regulations.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM ·                     | 04/00/88 |         |
| Final Action               | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action<br>Effective  | 10/00/88 |         |

Small Entity: Undetermined

Agency Contact: Carol McCoy, Chief, Policy and Regulations Section, Land Resources Division, Department of the Interior, National Park Service, P.O. Box 37127, Room 3223, 1100 L St., NW, Washington, DC 20013-7127, 202 523-5120

RIN: 1024-AB74

#### 1116. • MINERALS MANAGEMENT: NONFEDERAL RIGHTS OTHER THAN OIL AND GAS

Significance: Agency Priority

**Legal Authority:** 16 USC 1 et seq; 31 USC 9701; 5 USC 301

CFR Citation: 36 CFR Part 9, Subpart C Legal Deadline: None.

Abstract: Extensive nonfederal mineral rights exist within units of the National Park System. The Service presently regulates only nonfederal oil and gas activities occurring in those units.

Mineral activities, other than those associated with nonfederal oil and gas, are occurring in approximately 13 units of the System. There are also 7 additional units in which nonfederal mineral development is currently proposed or has recently been proposed. The Service is charged by Congress to ensure that the development of nonfederal mineral rights within park boundaries is consistent with the purposes for which the units were established. The proposed regulation would establish procedures and standards governing nonfederal mineral development, other than nonfederal oil and gas, in a manner that protects affected park units until such time that the Service has sufficient funds to acquire the mineral right.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/88 |         |
| Final Action | 01/00/89 |         |

Government Levels Affected: Local,

State, Federal

Agency Contact: Sharon Kliwinski, Environmental Protection Specialist, Land Resources Division, Department of the Interior, National Park Service, P.O. Box 37127, Room 3223, 1100 L Street, NW, Washington, DC 20013-7127, 202 523-5120

RIN: 1024-AB75

## 1117. NPS UNITS IN ALASKA: CONCESSIONS

Legal Authority: 16 USC 1 > CFR Citation: 36 CFR 13 Legal Deadline: None.

Abstract: This rulemaking will establish procedures for providing commercial visitor services in certain Alaska national park areas as provided for by the Alaska National Interest Lands Act.

#### Timetable:

| Action . | Date     | FR | Cite |
|----------|----------|----|------|
| NPRM     | 05/00/88 |    |      |

Small Entity: Undetermined

Agency Contact: David B. Ames, Associate Regional Director, Department of the Interior, National Park Service, Alaska Regional Office -

#### DOI--NPS

**Proposed Rule Stage** 

NPS, 2525 Gambell Street, Anchorage, AK 99503, **907 271-4551** 

RIN: 1024-AB18

# 1118. ARCHEOLOGICAL AND HISTORIC PRESERVATION ACT DEPARTMENT OF THE INTERIOR REGULATIONS

Legal Authority: 16 USC 469; 16 USC

470; 16 USC 470aa

CFR Citation: 36 CFR 66 Legal Deadline: None.

Abstract: This rule is part of the Department's proposed overall rulemaking with respect to the Archeological and Historic Preservation Act of 1974. This guidance will facilitate the Department's coordination of activities authorized under the Act, and its reporting to Congress on the scope and effectiveness of the program, as required by section 5(c) of the Act.

#### Timetable:

| Action                         | Date                 | FR Cite     |
|--------------------------------|----------------------|-------------|
| ANPRM                          | 10/28/85             | 50 FR 43587 |
| ANPRM<br>Comment<br>Period End | 11/27/85             | 50 FR 43587 |
| NPRM<br>Final Action           | 08/00/88<br>12/00/88 |             |

Small Entity: Undetermined

Agency Contact: Bennie Keel, Department of the Interior, National Park Service, P.O. Box 37127, Washington, DC 20013-7127, 202 343-

1876

**RIN:** 1024-AA49

1119. HISTORIC PRESERVATION CERTIFICATIONS PURSUANT TO SECTION 48(G) AND SECTION 170(H) OF THE INTERNAL REVENUE CODE OF 1986

**Legal Authority:** 16 USC 470(a) (1)(A); 26 USC 48 (g); 26 USC 170(h)

CFR Citation: 36 CFR 67, (Revised)

Legal Deadline: None.

Abstract: This proposed rule restates and makes amendments to the procedures by which owners desiring tax benefits for rehabilitation of historic buildings apply for certifications pursuant to Section 48(g) and Section 170(h) of the Internal Revenue Code of 1986. These tax laws require certifications from the Secretary of the Interior in order for taxpayers to receive tax benefits.

#### Timetable:

| Action      | Date     | FR | Cite |
|-------------|----------|----|------|
| NPRM        | 05/00/88 |    |      |
| Small Entit | y: No    |    |      |

Agency Contact: H. Ward Jandl, Chief, Technical Preservation Services Branch, Department of the Interior, National Park Service, P O Box 37127, Washington, DC 20013-7127, 202 343-

9584

RIN: 1024-AB73

## 1120. CEMETERY SITES AND HISTORICAL PLACES

Legal Authority: 16 USC 3
CFR Citation: 43 CFR 2653
Legal Deadline: None.

Abstract: The Service is proposing to amend 43 CFR 2653.5 by deleting all references to the Service as the consulting agency concerning the cultural value and significance of existing Alaska Native cemetery sites and historical places. This revision will relieve the Service from the responsibility of being the consulting agency for sites located on all Federal lands in Alaska, thus eliminating an expensive duplication of Federal effort.

#### Timetable:

| Action          | Date       | FR Cite |
|-----------------|------------|---------|
| Next Action Unc | determined |         |

Small Entity: Undetermined

Additional Information: Originally scheduled: October 1983.

Agency Contact: Rich O'Guinn, Department of the Interior, National Park Service, Alaska Regional Office, 2525 Gambell Street, Anchorage, AK 99503, 907 271-2660

RIN: 1024-AA84

## DEPARTMENT OF THE INTERIOR (DOI) National Park Service (NPS)

Final Rule Stage

#### 1121. CUYAHOGA VALLEY NRA: OFF-ROAD VEHICLES AND SNOWMOBILES

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.17 Legal Deadline: None.

Abstract: The Service proposes to designate routes for off-road vehicles and snowmobile use in compliance with Executive Order 11644, in an area west of Riverview Road bounded by I-80 and I-271.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/15/87 | 52 | FR | 22662 |
| NPRM Comment               | 07/15/87 | 52 | FR | 22662 |
| Period End<br>Final Action | 09/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Brian McHugh, Chief Park Ranger, Cuyahoga Valley NRA, Department of the Interior, National Park Service, 15610 Vaughn Road, Brecksville, Ohio 44141, 216 526-5256

RIN: 1024-AB44

## 1122. CANYON DE CHELLY NATIONAL MONUMENT

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.19 Legal Deadline: None.

Abstract: This proposed rulemaking will establish criteria for the operation of horse rental facilities within Canyon De Chelly National Monument.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/27/87 | 52 FR 19735 |
| NPRM Comment<br>Period End | 06/26/87 | 52 FR 19735 |
| Final Action               | 06/00/88 |             |

Small Entity: Undetermined

Agency Contact: Ken Mabery, Park Ranger, Department of the Interior, National Park Service, Southwest Region, P.O. Box 728, Santa Fe, NM 87501, 505 988-6371

RIN: 1024-AB47

## 1123. FORT JEFFERSON NM: FISHING; BOUNDARY ADJUSTMENTS

Legal Authority: 16 USC 1; 16 USC 3

DOI-NPS

Final Rule Stage

CFR Citation: 36 CFR 7.27 Legal Deadline: None.

Abstract: This proposed regulation pertains to Fort Jefferson National Monument and will delete references to the taking of crayfish and conch. Information will be included to redefine the park boundary. These changes are necessary to reflect a closure of park waters to the removal of crayfish and conch and to update boundary changes mandated by Congressional action in 1980 that enlarged the park area.

#### Timetable:

| Action       | Date     | _  | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/05/86 | 51 | FR | 28110 |
| Final Action | 07/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: William Sturgeon, Acting Chief, Ranger Activities Branch, Department of the Interior, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404 221-4916

RIN: 1024-AA96

#### 1124. JEAN LAFITTE NHP: CRAWFISHING REGULATIONS

Legal Authority: 16 USC 3; 16 USC 230d

CFR Citation: 36 CFR 7.37 Legal Deadline: None.

Abstract: The proposed rulemaking pertains to Jean Lafitte National Historical Park located in Louisiana. The rulemaking will establish criteria for the harvesting of crawfish in the Barataria Unit and will establish a recreational and subsistence season. The policy is consistent with Public Law 95-625 and existing National Park Service and Department of the Interior policies.

#### Timetable:

| Action       | Date     | FR Cite      |
|--------------|----------|--------------|
| NPRM         | 08/18/86 | 51 FR: 29498 |
| Final Action | 07/00/88 |              |

Small Entity: Undetermined

Agency Contact: James L. Isenogle, Superintendent, Jean Lafitte National Historical Park Department of the Interior, National Park Service, 423 Canal Street, Rm. 206, New Orleans, LA 70130, 504 589-3882

RIN: 1024-AB33

#### 1125. EVERGLADES NP: MINING

Legal Authority: 16 USC 3
CFR Citation: 36 CFR 7.45(a)
Legal Deadline: None.

Abstract: This deletion applies to Everglades National Park in Florida. Section 7.45(a) will be deleted because it is a duplication of the General Regulations 36 CFR, Sections 1.6, 1.7 and 2.1.

#### Timetable:

| Action                     | Date     |    | FR | Cite - |
|----------------------------|----------|----|----|--------|
| NPRM                       | 08/05/86 | 51 | FR | 28108  |
| NPRM Comment<br>Period End | 09/04/86 | 51 | FR | 28108  |
| Final Action               | 07/00/88 |    |    |        |

Small Entity: No

Additional Information: FTS 242-4916.

Agency Contact: William Sturgeon, Regional Law Enforcement Specialist, Department of the Interior, National Park Service, Southeast Regional Office, 75 Spring Street, SW, Atlanta, GA 30303, 404 221-4916

RIN: 1024-AB10

# 1126. LAKE MEAD NATIONAL RECREATION AREA: NOISE ABATEMENT EXEMPTION

Legal Authority: 16 USC 3
CFR Citation: 36 CFR 7.48(i)
Legal Deadline: None.

Abstract: The proposed rulemaking pertains to Lake Mead National Recreation Area, located in Arizona and Nevada. It would allow motor vessels to exceed existing noise limitations while participating in regattas; thereby, making possible the continuation of a traditional activity.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/20/85 | 50 | FR | 51866 |
| NPRM Comment<br>Period End | 01/21/86 | 50 | FR | 51866 |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Newton Sikes, Chief Ranger, Department of the Interior, National Park Service, 601 Nevada Hwy., Boulder City, NV 89005, 702 293-9041

RIN: 1024-AB50

### 1127. LAKE CHELAN NRA: TARGET PRACTICE

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.62 Legal Deadline: None.

Abstract: This proposed rulemaking pertains to Lake Chelan NRA and will designate a specially designed and constructed facility and time and location for target practice.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/09/85 | 50 FR 19546 |
| NPRM Comment<br>Period End | 06/10/85 | 50 FR 19546 |
| Final Action               | 09/00/88 |             |

Small Entity: No

Agency Contact: John Reynolds, Superintendent, North Cascades National Park, Department of the Interior, National Park Service, 800 State Street, Sedro Wooley, WA 98284, 206 855-1331

RIN: 1024-AB19

## 1128. ROSS LAKE NRA: TARGET PRACTICE

Legal Authority: 16 USC 1 CFR Citation: 36 CFR 7.69 Legal Deadline: None.

Abstract: This proposed rulemaking pertains to Ross Lake National Recreation Area and will designate a specially designed and constructed facility and time and location for target practice.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/09/85 | 50 FR 19546 |
| NPRM Comment<br>Period End | 06/10/85 | 50 FR 19546 |
| Final Action               | 09/00/88 |             |

Small Entity: No

Agency Contact: John Reynolds, Superintendent, North Cascades National Park, Department of the Interior, National Park Service, 800 State Street, Sedro Wooley, WA 98284, 206 855-1331

RIN: 1024-AB28

#### 1129. BIG CYPRESS NATIONAL PRESERVE: INDIAN USE AND OCCUPANCY

Legal Authority: 16 USC 3

#### DOI-NPS

Final Rule Stage

FR Cite

CFR Citation: 36 CFR 7.86 Legal Deadline: None.

Abstract: This rule will define the Statutory rights of the Miccosukee and Seminole Indians within Big Cypress National Preserve. Although a proposed rule was published in 1981, a revised proposed rulemaking will be developed.

#### Timetable:

| Action       | Date     | FR    | Cite  |  |
|--------------|----------|-------|-------|--|
| NPRM         | 11/21/81 | 46 FR | 55709 |  |
| Final Action | 05/00/88 |       |       |  |

Small Entity: No

Additional Information: Originally scheduled: January 1981.

Agency Contact: William Sturgeon, Acting Chief, Ranger Activities, Department of the Interior, National Park Service, Southeast Regional Office, 75 Spring Street, SW, Atlanta, GA 30303, 404 242-4916

RIN: 1024-AA07

#### 1130. WHISKEYTOWN UNIT, WHISKEYTOWN - SHASTA - TRINITY NRA GOLD PANNING REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.91 Legal Deadline: None.

Abstract: The Service proposes to allow visitors to engage in limited Gold Panning Activities, using pan and trowel only, in certain designated streams within the recreation area. Any gold recovered by such methods could be retained for personal, noncommercial use.

#### Timetable:

| Action-      | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/09/88 | 53 FR 3759 |
| Final Action | 04/00/88 | •          |

Small Entity: Undetermined

Agency Contact: Ray Foust, Superintendent, Department of the Interior, National Park Service, Whiskeytown National Recreation Area, Box 188, Whiskeytown, CA 96095, 916 241-6584

RIN: 1024-AB71

#### 1131. BIGHORN CANYON NATIONAL RECREATION AREA - FISHING REGULATIONS

**Legal Authority:** 16 USC 3 **CFR Citation:** 36 CFR 7.92

Legal Deadline: None.

Abstract: The Service proposes to authorize fishing at Bighorn Canyon National Recreation area in any manner authorized under the applicable laws of Montana and Wyoming.

#### Timetable:

| i illietable.              |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 10/10/86 | 51 | FR | 36409 |
| NPRM Comment<br>Period End | 11/10/86 | 51 | FR | 36409 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Richard Lake, Chief, Park Ranger, Bighorn Canyon NRS, Department of the Interior, National Park Service, PO Box 458, Ft. Smith, MT 59035, 406 666-2412

RIN: 1024-AB63

## 1132. MANAGEMENT OF MINING CLAIM ACTIVITIES

**Legal Authority:** 16 USC 3 et seq NPS Organic Act; 16 USC 1901 et seq Mining in the Parks Act of 1976

CFR Citation: 36 CFR 9, Subpart A

Legal Deadline: None.

Abstract: The intent of this current rulemaking is to explain that mineral development on mining claims within the boundaries of units of the National Park System is governed by regulations at 36 CFR Part 9, Subpart A without regard to whether the claim is patented or how the claim is accessed. This rulemaking also explains the relationship of the 36 CFR Part 9, Subpart A regulations to those governing access in Alaska in 43 CFR Part 36. This rulemaking is necessary because confusion exists in the mining community in Alaska as to the scope of these regulations due to a regulatory provision that was contained at 36 CFR Part 13.15(d)(1) that exempted operators from compliance with the 36 CFR Part 9, Subpart A regulations if the operators could access their patented claims without crossing federally-owned parklands. Because there was no legal basis for such an exemption in either the Mining In The Parks Act or the Alaska National Interest Lands Conservation Act of 1980, the Department eliminated the exemption when it promulgated its regulations at 43 CFR Part 36.

| m |  |  |
|---|--|--|
|   |  |  |
|   |  |  |

Action

| Action           | Duic     |    |    | Oilo  |
|------------------|----------|----|----|-------|
| ANPRM            | 07/20/84 | 49 | FR | 29415 |
| ANPRM            | 08/20/84 | 49 | FR | 29415 |
| Comment          |          |    |    |       |
| Period End       |          |    |    |       |
| 30 day extension | 09/20/84 |    |    |       |
| to ANPRM         |          |    |    |       |
| comment ·        |          |    |    |       |
| period to        |          |    |    |       |
| NPRM             | 04/03/87 | 52 | FR | 10866 |
| NPRM Comment     | 09/04/87 | 52 | FR | 28850 |
| Period End       |          |    |    |       |
| Final Action     | 04/00/88 |    |    |       |

Date

Small Entity: No

Agency Contact: Carol McCoy, Chief, Policy and Regulations Section, Land Resources Division, Department of the Interior, National Park Service, Room 3223 (660), Box 37127, Washington, DC 20013-7127, 202 523-5120

RIN: 1024-AB37

#### 1133. NPS UNITS IN ALASKA: CLOSURE REGULATIONS

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 13 Legal Deadline: None.

Abstract: This rule will provide for the closure of certain areas within Denali National Park and Preserve, Glacier Bay National Park and Preserve, Gates of the Arctic National Park and Preserve and Katmai National Park and Preserve to snowmachines, motorboat and aircraft use.

#### Timetable:

| Action                               | Date     | FR Cite     |
|--------------------------------------|----------|-------------|
| NPRM                                 | 04/06/83 | 48 FR 14978 |
| NPRM Comment<br>Period End           | 06/06/83 | 48 FR 14978 |
| Comment Period<br>Extension<br>Begin | 06/06/83 | 48 FR 26319 |
| Comment Period<br>Extension Ends     | 08/06/83 |             |
| Final Action                         | 04/00/88 | 1.          |

Small Entity: No

Additional Information: Originally scheduled: April 1982.

Agency Contact: David B. Ames, Associate Regional Director, Department of the Interior, National Park Service, Alaska Regional Office, 2525 Gambell Street, Anchorage, AK 99503, 907 271-2664

RIN: 1024-AA71

DOI—NPS Final Rule Stage

## 1134. FIRE ISLAND NATIONAL SEASHORE: ZONING

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 28 Legal Deadline: None.

Abstract: This rule will be revised to add new definitions, to amend permitted and prohibited uses and to update zoning standards to reflect Seashore policy and local zoning ordinances.

#### Timetable:

| Action                     | Date ·   |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/07/87 | 52 | FR | 37586 |
| NPRM Comment<br>Period End | 11/06/87 | 52 | FR | 37586 |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Larry Hovig, Department of the Interior, National Park Service, North Atlantic Regional Office, 15 State Street, Boston, MA 02109, 617 223-1178

RIN: 1024-AA80

## 1135. NATIONAL REGISTER OF HISTORIC PLACES

Legal Authority: 16 USC 470 et seq

CFR Citation: 36 CFR 60 Legal Deadline: None.

Abstract: This rule is being amended to revise: appeals for listing nominations by persons or local governments in States without approved State historic preservation programs; procedures for nominations from State and Federal agencies; and procedures for making changes to listed properties and removals from the National Register, including appeals, and to incorporate 36 CFR Part 63.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| Interim Final<br>Rule      | 11/16/81 |    |    |       |
| NPRM                       | 08/05/86 | 51 | FR | 28204 |
| NPRM Comment<br>Period End | 10/06/86 | 51 | FR | 28204 |
| Final Action               | 05/16/88 |    |    |       |
| Final Action<br>Effective  | 06/16/88 |    |    |       |

Small Entity: No

Additional Information: Originally scheduled: January 1981.

Agency Contact: Carol Shull, Chief, National Register Branch, Interagency Resources Division, Department of the Interior, National Park Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-9500

**RIN: 1024-AA44** 

#### 1136. DETERMINATION OF ELIGIBILITY FOR INCLUSION IN THE NATIONAL REGISTER OF HISTORIC PLACES

Legal Authority: 16 USC 470 et seq

CFR Citation: 36 CFR 63 Legal Deadline: None.

Abstract: This rule incorporates certain revisions responding to the National Historic Preservation Act Amendments of 1980. In addition to responding to the new law, these changes update and revise in other minor respects the procedures for determining the eligibility of properties for the National Register. This rule will be consolidated with 36 CFR Part 60. Proposed rule (36 CFR Part 1204) was published May 23, 1980 (45 FR 34909).

#### Timetable:

| Action                     | Date     | FR Cite      |
|----------------------------|----------|--------------|
| NPRM 36 CFR<br>1204        | 05/23/80 | 45 ,FR 34909 |
| NPRM                       | 08/05/86 | 51 FR 28216  |
| NPRM Comment<br>Period End | 10/06/86 | 51_FR 28216  |
| Final Action               | 05/16/88 |              |
| Final Action<br>Effective  | 06/16/88 |              |

Small Entity: No

Additional Information: Originally scheduled: July 1979.

Agency Contact: Carol Shull, Chief, National Register Branch, Interagency Resources Division, Department of the Interior, National Park Service, 18th and C Streets, NW, Washington, DC 20240, 202 343-9539

RIN: 1024-AA46

# 1137. CURATION OF FEDERALLY OWNED AND ADMINISTERED ARCHEOLOGICAL COLLECTIONS

Legal Authority: 16 USC 470a; 16 USC 470dd

CFR Citation: 36 CFR 79 Legal Deadline: None.

Abstract: This rule fulfills the Secretary of the Interior's responsibility to issue regulations on the disposition, exchange and curation of federally-owned and administered prehistoric and historic archeological artifacts and associated records recovered under the Antiquities Act of 1906, the Reservoir Salvage Act of 1960 (as amended by the Archeological and Historic Preservation Act of 1974), Section 110 of the National Historic Preservation Act of 1966 (as amended) and the Archeological Resources Protection Act of 1979. The regulation will establish (a) minimum standards for repositories that provide long-term curatorial services; (b) guidelines for Federal agencies for entering into contracts and agreements with repositories and other parties for the care and management of collections; (c) guidelines for access to, loan of and use of collections; and (d) guidelines for the exchange and ultimate disposition of collections.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 10/11/85 | 50 | FR | 41527 |
| ANPRM<br>Comment<br>Period End | 11/12/85 | 50 | FR | 41527 |
| NPRM                           | 08/28/87 | 52 | FR | 32740 |
| NPRM Comment<br>Period End     | 10/27/87 | 52 | FR | 32740 |
| Final Action                   | 08/00/88 |    |    |       |

Small Entity: No

Additional Information: The proposed rule was published for public comment on August 28, 1987. Comments were received from 41 agencies and organizations, including 11 Federal agencies. 7 State agencies, 8 Indian tribes and organizations, 7 museums, 5 archeological and museum organizations, 2 industrial firms, and 1 individual. The National Park Service is in the process of analyzing the comments, making appropriate revisions, and preparing responses to the comments for publication in the preamble of the final rulemaking.

Agency Contact: Dr. Bennie C. Keel, Departmental Consulting Archeologist, Department of the Interior, National Park Service, P.O. Box 37127, Washington, DC 20013-7127, 202 343-1876

RIN: 1024-AB13

## DEPARTMENT OF THE INTERIOR (DOI)

**Completed Actions** 

**National Park Service (NPS)** 

#### 1138. APPLICABILITY AND SCOPE

Legal Authority: 16 USC 3 CFR Citation: 36 CFR 1.2; 36 CFR

Legal Deadline: None.

Abstract: The Service intends to make minor administrative changes to eleven general regulations to clarify their applicability on non-Federal lands under the legislative jurisdiction of the United States.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/14/87 | 52 FR 12037 |
| NPRM Comment<br>Period End | 05/14/87 | 52 FR 12037 |
| Final Action               | 09/18/87 | 52 FR 35238 |
| Final Action<br>Effective  | 10/19/87 | 52 FR 35238 |

Small Entity: No

Agency Contact: Andy Ringgold, Staff Park Ranger, Department of the Interior, National Park Service, P.O. Box 37127, Washington, DC 20013-7127, 202 343-1360

RIN: 1024-AB64

#### 1139. DISCRIMINATION IN **EMPLOYMENT PRACTICES AND FURNISHING PUBLIC SERVICES**

Significance: Agency Priority Legal Authority: 16 USC 3

CFR Citation: 36 CFR 5.8; 36 CFR 5.9

Legal Deadline: None.

Abstract: The Service intends to update these two regulations to reflect provisions of existing nondiscrimination statutes and Executive Orders, although the standard provisions of contracts issued by the Service reflect current nondiscrimination policies, these regulations were not revised as new statutory provisions were enacted.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| Final Action | 01/12/88 | 53 | FR | 739  |
| Final Action | 02/11/88 | 53 | FR | 739  |

Small Entity: Yes

Agency Contact: David Gackenbach. Chief, Concessions Division, Department of the Interior, National Park Service, P.O. Box 37127, Washington, DC 20013-7127, 202 343-8953

RIN: 1024-AB65

#### 1140. UPPER DELAWARE SRR: **FISHING**

Legal Authority: 16 USC 1; 16 USC 3

CFR Citation: 36 CFR 7 Legal Deadline: None.

Abstract: This regulation pertains to the Upper Delaware Scenic and Recreation River in New York State. The final regulations published on June 30, 1983 prohibit certain fishing methods that are allowed by New York State law. This proposed regulation would authorize fishing in any manner consistent with existing State law.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/24/87 | 52 | FR | 31788 |
| NPRM Comment<br>Period End | 09/23/87 | 52 | FR | 31788 |
| Final Action               | 02/09/88 | 53 | FR | 3747  |
| Final Action<br>Effective  | 03/10/88 | 53 | FR | 3747  |

Small Entity: Undetermined

Agency Contact: William Supernaugh, Acting Chief, Ranger Activities, Department of the Interior, National Park Service, 143 South Third Street, Philadelphia, PA 19106, 215 597-7075

RIN: 1024-AA87

#### 1141, SPRINGFIELD ARMORY **MUSEUM CLOSURE**

Significance: Agency Priority Legal Authority: 16 USC 3 CFR Citation: 36 CFR 7.23 Legal Deadline: None.

Abstract: The service is issuing an interim rule closing the Springfield Armory Museum to public access and use from September 8, 1987, through April 3, 1989. This closure is necessary because of serious public safety hazards that will exist during the complete renovation of the museum and research facilities.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 08/24/87 | 52 FR 31764 |
| Final Action<br>Effective | 09/08/87 | 52 FR 31764 |

Small Entity: No

Agency Contact: W. Douglas Lindsay, Superintendent, Department of the Interior, National Park Service. Springfield Armory National Historic

Site, One Armory Square, Springfield, MA 01105, 413 734-6477

RIN: 1024-AB70

#### 1142. DELAWARE WATER GAP NRA: **FISHING**

Legal Authority: 16 USC 1; 16 USC 3

CFR Citation: 36 CFR 7.71 Legal Deadline: None.

Abstract: Final regulations published June 30, 1983 in the Federal Register prohibit several fishing methods that are authorized by State laws in Pennsylvania and New Jersey. This proposed regulation affects the Delaware Water Gap National Recreation Area and would allow fishing in any manner consistent with the State laws of Pennsylvania and New Jersey.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 02/12/87 | 52 FR 4511  |
| NPRM Comment<br>Period End | 03/16/87 | 52 FR 4511  |
| Final Action               | 09/15/87 | 52 FR 34776 |
| Final Action<br>Effective  | 10/15/87 | 52 FR 34776 |

Small Entity: Undetermined

Agency Contact: William Supernaugh, Acting Chief, Ranger Activities Branch, Department of the Interior, National Park Service, 143 South Third Street, Philadelphia, PA 19106, 215 597-7057

RIN: 1024-AA98

#### 1143. APPRAISAL AUTHORITY UNDER THE LAND AND WATER **CONSERVATION FUND STATE GRANT PROGRAM**

Legal Authority: 42 USC 4601; 42 USC

CFR Citation: 41 CFR 114-50

Legal Deadline: None.

Abstract: Currently, appraisals of land acquisitions supported by Land and Water Conservation Fund State Grants must be reviewed by the National Park Service if they are estimated at \$100,000 or more. The National Park Service will examine whether this is an appropriate threshold given the administrative burden placed on the States and the potential for abuse of the program.

#### DOI-NPS

#### **Completed Actions**

| Action   | Date     | . FR Cite |
|--|----------|-----------|
| Withdrawn No further action expected at this time. | 02/26/88 |           |

Small Entity: No

Government Levels Affected: State, ...

Federal

Agency Contact: Sam Hall, Chief of Recreation Grants Division, Department of the Interior, National Park Service, P.O. Box 37127, Washington, DC 20013, 202 343-3700

RIN: 1024-AB68 BILLING CODE 4310-70-T

#### DEPARTMENT OF THE INTERIOR (DOI)

Bureau of Indian Affairs (BIA)

Prerule Stage

1144. REVISION OF THE MEMBERSHIP ROLL OF THE EASTERN BAND OF CHEROKEE INDIANS, NORTH CAROLINA

Legal Authority: PL 85-154 CFR Citation: 25 CFR 75 Legal Deadline: None.

Abstract: This rule, which is subject to review, governed the revision authorized by the Act of August 21, 1957, Pub. L. 85-154, (71 Stat. 374), of the membership roll of the Eastern Band of

Cherokee Indians, North Carolina, prepared and approved in accordance with the Act of June 4, 1924 (43 Stat. 376), and the Act of March 4, 1931 (46 Stat. 1518). The rule also provides procedures for maintaining a current membership roll. This Part has been redesignated from 25 CFR Part 47.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/01/85 |         |
| End Review   | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: Kathleen L. Slover, Tribal Enrollment Specialist, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-3592

RIN: 1076-AB54

### DEPARTMENT OF THE INTERIOR (DOI)

Bureau of Indian Affairs (BIA)

**Proposed Rule Stage** 

# 1145. • PROCEDURES FOR ESTABLISHING THAT AN AMERICAN INDIAN GROUP EXISTS AS AN INDIAN TRIBE

Significance: Regulatory Program

Legal Authority: 5 USC 301; 25 USC 2;

25 USC 9

CFR Citation: 25 CFR 83 Legal Deadline: None.

**Abstract:** The proposed rule revision will resolve problems encountered with existing regulations published almost ten years ago. Revisions will reduce time and resources required to process petitions, clarify terms and definitions, interpret criteria, add a process whereby groups may withdraw a petition, improve the appeal process and respond to changing conditions. The revised rule will be more cost effective for the Department and Indian groups petitioning for Federal acknowledgment. The proposed revisions will be published taking into consideration ten years of experience with the regulations. Revisions will reflect recommendations received from the Congress, Indian groups and tribes, other Federal agencies and national organizations.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 11/00/88 |         |
| Small Entitle N            | ^        |         |

Small Entity: No

Agency Contact: John A. Shapard, Chief, Branch of Acknowledgment and Research, Department of the Interior, Bureau of Indian Affairs, Room 32 SIB, 18th & C Streets, NW, Washington, DC 20240, 202 343-3568

RIN: 1076-AC15

#### 1146. THE INDIAN POLICE

**Significance:** Agency Priority

Legal Authority: 25 USC 2; 25 USC 9; 25

**USČ 13** 

CFR Citation: 25 CFR 11 Legal Deadline: None.

Abstract: The Bureau of Indian Affairs is revising its regulations governing the Bureau's police operations to make them consistent with contemporary enforcement policies and procedures and changes in the Interior Department Manual and the DIA Manual.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 09/00/88 |         |
| Final Action               | 12/00/88 |         |

Small Entity: No

Agency Contact: James P. Donovan, Acting Chief, Division of Law Enforcement Services, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Ave., NW, Room 1342, Code 430, Washington, DC 20245, 202 343-5786

RIN: 1076-AB98

## 1147. FINANCIAL ASSISTANCE AND SOCIAL SERVICES PROGRAM

Significance: Regulatory Program

Legal Authority: 25 USC 13; PL 98-473

CFR Citation: 25 CFR 20 Legal Deadline: None.

Abstract: The Bureau is amending existing Financial Assistance and Social Services Program regulations to further define the adult care services provided to Indian people. These proposed regulations define the extent

DOI-BIA

**Proposed Rule Stage** 

of the program, establish eligibility requirements, and establish adult care services as a social services program separate and distinct from the general assistance program. The revision is needed to specifically define the Bureau's role in the provision of institutional and in-home care to Indian adults who are mentally or physically handicapped or otherwise disabled. The Bureau is also amending miscellaneous assistance provisions to conform with the congressional directive in Public Law 98-473. Miscellaneous assistance will be revised and defined as burial assistance. Emergency assistance previously provided under miscellaneous assistance was transferred to general assistance by revision of 25 CFR Part 20(c) on September 30, 1985.

#### Timetable:

| Date     | FR Cite |
|----------|---------|
| 04/30/88 |         |
|          |         |
| 06/30/88 |         |
|          |         |
|          |         |

Small Entity: Undetermined

Agency Contact: David Hickman, Acting Chief, Division of Social Services, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Ave., NW, Washington, DC 20245, 202 343-6434

RIN: 1076-AB99

## 1148. ● FINANCIAL ASSISTANCE AND SOCIAL SERVICES PROGRAM

Legal Authority: 25 USC 13 CFR Citation: 25 CFR 20 Legal Deadline: None

Abstract: This rulemaking action is being taken to further define various programmatic responsibilities of the Child Welfare Assistance and Child and Family Service Program under this part.

#### Timetable:

| · ·····otabio:             |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |
| Final Action<br>Effective  | 08/00/88 |         |

Small Entity: No

Agency Contact: David L. Hickman, Acting Chief, Division of Social Services, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-6434

RIN: 1076-AC13

## 1149. FEDERAL SCHOOLS FOR INDIANS (REVISION)

**Legal Authority:** 34 Stat. 1018; 35 Stat. 783; 40 Stat. 564; 25 USC 288; 25 USC 289

CFR Citation: 25 CFR 31, (Revision)

Legal Deadline: None.

**Abstract:** The purpose of the proposed revision is to define the various types of schools funded by the Bureau and to clarify and define eligibility for non-Indian and Indian children of less than one-fourth blood who wish to attend Bureau-funded day and boarding schools. This proposed revision will also address criteria by which these students may attend Bureau-funded schools and tuition payments related thereto. Costs related to this part will be assumed by the public school district in the form of tuition payments, at no cost to the Bureau. Tuition fees charged will be comparable to but will not exceed the tuition cost charged by the State or County in which the Bureau school is located.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM.                      | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 09/00/88 |         |

Small Entity: No

Additional Information: Section 31.3 was revised separately and published as a proposed rule. The passage of Pub. L. 99-228 supersedes that earlier revision and the conditions under which non-eligible students may attend Bureau-funded schools are incorporated in the current revision.

Agency Contact: Elizabeth Holmgren, Education Specialist, Branch of Elementary and Secondary Programs, Department of the Interior, Bureau of Indian Affairs, 18th & C Sts. NW, Washington, DC 20240, 202 343-4071

RIN: 1076-AB47

#### 1150. ● SCHOOL BOARDS

Significance: Agency Priority

Legal Authority: 25 USC 2001 et seq

CFR Citation: 25 CFR 35 Legal Deadline: None.

Abstract: The purpose of this rule is to define and delineate the duties and responsibilities of local Indian School Boards in accordance with Federal statutes and regulations. This rule will provide Bureau-wide consistency for the overall exercise of authority and control of Bureau operated schools.

#### Timetable:

| Action | <br>Date | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Agency Contact: George D. Scott, Education Specialist, Department of the Interior, Bureau of Indian Affairs, Office of Indian Education Programs, 18th & C Streets, NW, Washington, DC 20240, 202 343-4872

RIN: 1076-AC14

1151. THE INDIAN SCHOOL EQUALIZATION PROGRAM (NEW SCHOOL STARTS, PROGRAM EXPANSIONS, SCHOOL CLOSURES, CONSOLIDATIONS, AND PROGRAM REDUCTIONS)

Significance: Regulatory Program

Legal Authority: 92 Stat 2320; 42 Stat

208

CFR Citation: 25 CFR 39.22 Legal Deadline: None.

Abstract: The addition of regulations for "School Closures and Consolidations" will address a uniform procedure for school closure and consolidation in the Bureau-operated and funded schools. The new rule would provide the Bureau advance planning time in the development of its future budgets. The companion regulation on new school starts and program expansions will appear at 25 CFR 271, Subpart H and are incorporated by reference in this Part.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 09/00/88 | •       |

Small Entity: No

Agency Contact: Elizabeth Holmgren, Education Specialist, Department of the

#### DOI-BIA

Proposed Rule Stage

Interior, Bureau of Indian Affairs, 18th & C Streets, NW, Washington, DC 20240, 202 343-4071

RIN: 1076-AB48

#### 1152. GRANTS TO TRIBALLY CONTROLLED COMMUNITY COLLEGES AND NAVAJO COMMUNITY COLLEGE

Significance: Agency Priority

Legal Authority: 25 USC 1815; 25 USC

CFR Citation: 25 CFR 41, (Revision)

Legal Deadline: None.

Abstract: The Secretary proposes to revise the current regulations which are used to govern the administration of grants to the Tribally Controlled Community Colleges. The revision is mandatory since the current regulations do not apply to the new requirements which were made under the Amendments Act. The revision will govern the new requirements which include: 1. Planning Grants; 2. Forward Funding; 3. Facility Construction; 4. Endowments; and 5. New Method of Counting Students.

#### Timetable:

| Action - | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 05/00/88 |         |

Small Entity: No

Agency Contact: Esther Whalen, Chief, Branch of Postsecondary Education, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-4871

RIN: 1076-AA11

## 1153. ● PREPARATION OF ROLLS OF INDIANS

**Legal Authority:** 5 USC 301; 25 USC 2; 25 USC 9; PL 100-139

CFR Citation: 25 CFR 61

**Legal Deadline:** Statutory, October 26, 1988. One year from date of enactment for completion of the tribal membership roll.

Abstract: This rulemaking action is being taken to amend the regulations contained in 25 CFR Part 61\_Part 61 contains general enrollment procedures which can be made specifically applicable in the preparation of a particular roll by the Secretary by amending section 61.4 to include the qualifications for enrollment for that

particular roll. Under the Cow Creek Band of Umpqua Tribe of Indians Distribution of Judgment Funds Act of 1987, the Secretary has been directed to prepare certain rolls of Cow Creek Indians to be used in the implementation of the Act. The proposed amendment is, therefore, to make the procedures contained in Part 61 applicable to the preparation of the Cow Creek rolls by adding in section 61.4 the qualifications for enrollment for each of the rolls to be prepared.

#### Timetable:

| Action        | Date         | FR Cite |   |
|---------------|--------------|---------|---|
| NPRM          | 04/00/88     |         | _ |
| Final Action  | 06/00/88     |         |   |
| Small Entity: | Undetermined |         |   |

Agency Contact: Kathleen L. Slover, Tribal Enrollment Specialist, Department of the Interior, Bureau of Indian Affairs, Room 1352 Main Interior, 1951 Constitution Ave., NW, Washington, DC 20245, 202 343-3592

RIN: 1076-AC11

## 1154. LOANS TO INDIANS FROM THE REVOLVING LOAN FUND

Legal Authority: 25 USC 1451; PL 93-262

CFR Citation: 25 CFR 101 Legal Deadline: None.

Abstract: This part is being revised to incorporate legislative changes made pursuant to the Amendments to the Indian Financing Act of 1984, to reflect policy changes in program administration and to add clarifying language to the existing rule.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 12/00/88 |         |
| O                          |          |         |

Small Entity: No

Agency Contact: J. D. Colbert, Chief, Division of Financial Assistance, Office of Trust and Economic Development, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20240, 202 343-5831

RIN: 1076-AC00

#### 1155. REVOLVING CATTLE POOL

Legal Authority: 5 USC 301 CFR Citation: 25 CFR 102 Legal Deadline: None.

Abstract: This program was transferred to the Bureau of Indian Affairs in the 1950's and is currently inactive. There have been no funds appropriated for the program; therefore, this part is proposed for removal. The terms and conditions of loans of cattle by the United States government to tribes, tribal corporations or tribal members were prescribed in 25 CFR 102. The loans consisted of cattle repayable in kind or assignment of cattle under specific agreements.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 12/00/88 |         |

Small Entity: No

Agency Contact: J. D. Colbert, Chief, Division of Financial Assistance, Office of Trust and Economic Development, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20240, 202 343-3657

RIN: 1076-AC02

## 1156. LOAN GUARANTY, INSURANCE, AND INTEREST SUBSIDY

Legal Authority: 88 Stat. 77 CFR Citation: 25 CFR 103 Legal Deadline: None.

Abstract: This part is being revised to incorporate legislative changes made pursuant to the Amendments to the Indian Financing Act of 1984, to reflect policy changes in program administration and to add clarifying language to the existing rule.

#### Timetable:

| Action                     | Date     | FR Cite                               |
|----------------------------|----------|---------------------------------------|
| NPRM                       | 06/00/88 | · · · · · · · · · · · · · · · · · · · |
| NPRM Comment<br>Period End | 07/00/88 |                                       |
| Final Action               | 12/00/88 |                                       |

Small Entity: No

Agency Contact: J. D. Colbert, Chief, Division of Financial Assistance, Office of Trust and Economic Development, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20240, 202 343-5831

RIN: 1076-AC01

#### DOI—BIA Proposed Rule Stage

## 1157. INDIVIDUAL INDIAN MONEY ACCOUNTS

Significance: Regulatory Program

Legal Authority: 5 USC 301; 25 USC 2;

25 USC 9; 43 USC 1457

CFR Citation: 25 CFR 115 Legal Deadline: None.

Abstract: The Individual Indian Money Account program involves funds held in trust status for individuals. Although the rule generally prohibits voluntary accounts, except in circumstances of substantial hardship, the Bureau currently maintains many such accounts in the program. The current regulations will be revised to include specific criteria which must be met by voluntary depositors and which determine cases of "substantial hardship" as required by the regulations.

#### Timetable:

| Action          | Date     | FR Cite   |
|-----------------|----------|-----------|
| Revise          | 01/31/87 |           |
| regulations for | : ``     | 1. 1 · 1. |
| Exception       | Y        |           |
| Criteria        |          |           |
| NPRM            | 06/00/88 |           |
| Final Action    | 12/00/88 |           |

Small Entity: Undetermined

Agency Contact: Betty L. Wilkinson, Chief, Division of Accounting Management, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2578

RIN: 1076-AB91

#### 1158. MANAGEMENT OF OSAGE JUDGMENT FUNDS FOR EDUCATION AND SOCIO-ECONOMIC PROGRAMS

Significance: Agency Priority
Legal Authority: 86 Stat 1295
CFR Citation: 25 CFR 122
Legal Deadline: None.

Abstract: The implementing rule for 25 CFR 122 has been reviewed and a determination was made that the portion of the regulations governing socio-economic programs is no longer needed. The rule will be revised to remove that portion of the program.

#### Timetable:

| i illietable. |          |         |
|---------------|----------|---------|
| Action        | Date     | FR Cite |
| NPRM          | 04/00/88 |         |

Small Entity: Undetermined

Agency Contact: Esther Whalen, Chief, Branch of Postsecondary Education, Division of Education Programs, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-4871

RIN: 1076-AB51

#### 1159. LEASING OF RESTRICTED LANDS OF MEMBERS OF FIVE CIVILIZED TRIBES, OKLAHOMA, FOR MINING

Legal Authority: Sec. 2, 35 Stat. 312; Sec. 18, 41 Stat. 426; Sec. 1, 45 Stat. 495; Sec. 1, 47 Stat. 777; 25 USC 356; Secs. 3, 11, 35 Stat. 313, 316; Sec. 8, 47 Stat. 779

CFR Citation: 25 CFR 213

Legal Deadline: None.

Abstract: This rule is being revised to insure consistency with existing law and to improve operating procedures. Issues to be addressed include authority to lease inherited restricted land, the processing of lease payments through the Minerals Management Service, and the approval process for division orders. There are no alternatives being considered and the potential cost is unknown.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Not Applicable

Agency Contact: Joseph Johnston, Chief, Division of Mineral Resources, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2790

RIN: 1076-AB41

# 1160. CONTRACTS UNDER INDIAN SELF-DETERMINATION ACT (SUBPART H - NEW SCHOOL STARTS AND PROGRAM EXPANSIONS)

Significance: Agency Priority

**Legal Authority:** 88 Stat. 2203; 42 Stat. 208

\_\_\_

CFR Citation: 25 CFR 271 Legal Deadline: None.

Abstract: The purpose of the addition of the new rule "New Starts and Program Expansions," is to establish uniform application procedures and approval criteria for tribes seeking to operate new schools or to expand

existing education programs through funding by the Indian School Equalization Formula. This rule would provide further clarification of the clause "adequate, free public school facilities" and refine existing criteria.

 $\mathbb{R}^{n} \times \mathbb{R}^{n} \to \mathbb{R}^{n} \times \mathbb{R}^{n}$ 

#### Timetable:

| Action                                     | Date '   | FR Cite |
|--|----------|---------|
| Hearings held<br>with Indian<br>leadership | 08/00/86 |         |
| NPRM                                       | 04/00/88 |         |
| NPRM Comment<br>Period End                 | 05/00/88 | •       |
| Final Action                               | 08/00/88 | •       |

Small Entity: No

Additional Information: Adds a new Subpart H to 25 CFR 271.

Agency Contact: Elizabeth Holmgren, Education Specialist, Department of the Interior, Bureau of Indian Affairs, 18th & C Sts., NW, Washington, DC 20245, 202 343-4071

**RIN: 1076-AB49** 

# 1161. SMALL TRIBES GOVERNMENTAL ASSISTANCE GRANT PROGRAM

Significance: Agency Priority

Legal Authority: 25 USC 450; 25 USC 13

CFR Citation: 25 CFR 279 Legal Deadline: None.

Abstract: This is a new program which will provide grants to small tribes to enable them to establish, improve or maintain basic governmental functions. This grant program will provide resources needed to allow small tribes to improve their capacity and ability to govern. The program also represents a refocus or redirection of activities previously conducted under the Self-Determination and Small Tribes Core Management Grant Programs.

Therefore, Part 278 is proposed for removal from 25 CFR Subchapter M.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| NPRM Comment | 06/00/88 |         |
| Period End   | 1000     |         |

Small Entity: No

Agency Contact: George Clark, Division of Self-Determination Services, Office of Tribal Services, Department of the Interior, Bureau of Indian Affairs,

#### DOI-BIA

**Proposed Rule Stage** 

1951 Constitution Avenue, NW, Washington, DC 20245, **202 343-4098** 

RIN: 1076-AC10

#### 1162. INDIAN BUSINESS DEVELOPMENT PROGRAM

Significance: Regulatory Program

Legal Authority: 25 USC 1524 Indian Financing Act of 1974

CFR Citation: 25 CFR 286 Legal Deadline: None.

Abstract: This rule will activate an old grant program that has been granted appropriation authority since FY 1986. The Indian Financing Act amendments of 1984 authorize grants up to \$250,000 to tribes and up to \$100,000 to individual Indians for economic enterprises.

#### Timetable:

| Action                     | Date        | FR Cite |
|----------------------------|-------------|---------|
| NPRM                       | 04/00/88    |         |
| NPRM Comment<br>Period End | 05/00/88    |         |
| Final Action               | 12/00/88    | •       |
| Small Entity: U            | ndetermined |         |

Agency Contact: J. D. Colbert, Chief, Division of Financial Assistance, Department of the Interior, Bureau of Indian Affairs, Office of Trust and Economic Development, Division of Financial Assistance, Washington, DC 20240, 202 343-5831

RIN: 1076-AA55

## 1163. TRIBAL GAMING MANAGEMENT CONTRACTS

Significance: Regulatory Program

Legal Authority: 25 USC 81; 25 USC 415;

25 USC 301

CFR Citation: 25 CFR 287 Legal Deadline: None.

Abstract: The Bureau of Indian Affairs is proposing a new rule which establishes the requirements to be met and procedures to be followed to obtain approval of management contracts for tribal gaming enterprises. This action is necessary because the federal courts have held that such management contracts are null and void without Secretarial approval pursuant to 25 U.S.C. 81. The intended effect of this rule is to replace the administrative guidelines previously announced by the Bureau for approval of such contracts and to establish uniform minimum standards for the review and approval of all such gaming management contracts.

#### Timetable:

| Action                     | Date     | FR Cite  |
|----------------------------|----------|----------|
| NPRM:                      | 06/00/88 |          |
| NPRM Comment<br>Period End | 08/00/88 | , *<br>, |
| Final Action               | 12/00/88 | •        |

#### Small Entity: No

Agency Contact: Joel Starr, Staff Assistant, Office of the Assistant Secretary, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Ave., NW, Washington, DC 20245, 202 343-6031

RIN: 1076-AC07

### 1164. BUY INDIAN ACT CONTRACTING

Legal Authority: 25 USC 47; 36 Stat. 891

CFR Citation: 48 CFR 1480 Legal Deadline: None.

Abstract: This rule will be codified as the new 48 CFR 1480 instead of the old 41 CFR Part 14H to establish policies and procedures concerning the Bureau of Indian Affairs acquisition management system. This issuance pertains to contracts (excluding building construction) entered pursuant to the Act of June 25, 1910 (25 U.S.C. 47), which is usually referred to as the "Buy Indian Act."

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Proposed                   | 11/15/84 | 49 FR 45187 |
| NPRM                       | 04/00/88 |             |
| NPRM Comment<br>Period End | 05/00/88 | •           |
| Final Action               | 10/00/88 | •           |

Small Entity: Yes

Additional Information: Originally scheduled: April 1982.

Agency Contact: Peter A. Campanelli, Procurement Analyst, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20240, 202 343-3498

RIN: 1076-AA56

## DEPARTMENT OF THE INTERIOR (DOI) Bureau of Indian Affairs (BIA)

Final Rule Stage

## 1165. APPEALS FROM ADMINISTRATIVE ACTIONS

**Legal Authority:** 5 USC 301; 25 USC 2; 25 USC 9

CFR Citation: 25 CFR 2 Legal Deadline: None.

Abstract: The present administrative appeal regulations are ambiguous and misleading. It is difficult to tell what issues may be appealed and to whom the appeal should be sent. Most deadlines are uncertain. Those that are certain are often unrealistic. It is also unclear when a final decision will be rendered by the Interior Board of Indian Appeals and when it will be rendered

by the Assistant Secretary for Indian Affairs. Alternatives will be developed by reviewing the existing appeal regulations of other agencies. Consideration will be given to specifying which types of appeals go to the Assistant Secretary and which to the Board. The alternative of providing for the Assistant Secretary to make a case-by-case decision whether or not to refer the matter to the Board will also be considered. The primary benefit should be reduced frustration for both appellants and the BIA officials who handle the appeals. The greatest cost may be that both appellants and BIA officials may have to comply with more

specified procedures and meet more deadlines in order for the system to work.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 11/06/87 | 52 FR | 43006 |
| NPRM Comment<br>Period End | 01/05/88 | 52 FR | 43006 |
| Final Action               | 06/00/88 | ,     |       |

Small Entity: Undetermined

Agency Contact: Anne Bolton, Management Analyst, Department of the Interior, Bureau of Indian Affairs, Room 320 - Interior South, 1951 DOI-BIA

Final Rule Stage

Constitution Avenue, NW, Washington, DC 20245, 202 343-4689

RIN: 1076-AB21

## 1166. LAW AND ORDER ON INDIAN RESERVATIONS

Significance: Agency Priority

Legal Authority: 25 USC 2; 25 USC 9; 25

USČ 13

CFR Citation: 25 CFR 11 Legal Deadline: None.

Abstract: The present regulations contain a very incomplete criminal code that does not cover many areas of the law that are usually in the laws of the state where the reservation is located. The current regulations also contain very sketchy provisions on criminal and civil procedure. It is proposed to update the sections on criminal offenses, and essentially create new sections on criminal procedures, domestic relations, probate proceedings, appellate proceedings and juvenile proceedings. This will provide the Courts of Indian Offenses with more complete and up to date procedures and rules. Courts will have a six month period from the date of publications of the final rule to the effective date in which to revise their court codes. It is not anticipated that this revision will have any effect on the annual case load for these courts or require additional staffing. Therefore, the initiation of these rules should not result in additional costs.

#### Timetable:

| Action                      | Date     |    | FR | Cite  |
|-----------------------------|----------|----|----|-------|
| NPRM                        | 10/24/85 | 50 | FR | 43235 |
| NPRM Comment<br>Period End  | 01/31/86 | 51 | FR | 400   |
| Final Action                | 04/00/88 |    |    |       |
| Code revisions<br>by courts | 10/00/88 |    |    |       |
| Final Action<br>Effective   | 10/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: Originally scheduled: January 1981.

Agency Contact: Joseph Little, Branch of Judicial Services, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20240, 202 343-7915

RIN: 1076-AA01

#### 1167. EDUCATION PERSONNEL

Significance: Agency Priority

Legal Authority: 25 USC 2011; 25 USC 2015

CFR Citation: 25 CFR 38, (Revision)

Legal Deadline: None.

Abstract: The review of this rule is to update and/or delete the requirements that apply to all individuals appointed or converted to contract education positions in the Bureau of Indian Affairs. The review applies to employees with continuing tenure in both the competitive and excepted service who incumber education positions.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/02/87 | 52 FR 33382 |
| NPRM Comment<br>Period End | 10/02/87 | 52 FR 33382 |
| Final Action               | 04/00/88 |             |
| O                          |          |             |

Small Entity: No

Agency Contact: George D. Scott, Education Specialist, Department of the Interior, Bureau of Indian Affairs, Office of Indian Education Programs, 18th and C Streets, NW, Washington, DC 20240, 202 343-4872

RIN: 1076-AB02

## 1168. ADMINISTRATION OF THE HIGHER EDUCATION PROGRAM

Significance: Regulatory Program Legal Authority: 25 USC 13; PL 67-85

CFR Citation: 25 CFR 40 Legal Deadline: None.

Abstract: This rule will revise established policies and provide uniform procedures to govern the higher education program administered under the authority of 25 U.S.C. 13. This rule applies only to educational grants; Bureau educational loans are governed by 25 CFR Part 91. This Part has been redesignated from 25 CFR Part 32.

#### Timetable:

| Action ·                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 03/03/87 | 52 FR 6482  |
| NPRM Comment<br>Period End | 05/04/87 | 52 FR 11503 |
| Final Action               | 04/00/88 | •           |
|                            |          |             |

Smail Entity: No

Additional Information: Originally scheduled: January 1980.

Agency Contact: Esther Whalen, Chief, Branch of Postsecondary Education, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20240, 202 343-4871

RIN: 1076-AA10

# 1169. ADMINISTRATION OF THE INDIAN ADULT EDUCATION PROGRAMS

Significance: Agency Priority
Legal Authority: 25 USC 13
CFR Citation: 25 CFR 46
Legal Deadline: None.

Abstract: These proposed regulations are designed to provide standardized administrative procedures for administering and operating Indian adult education programs.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 12/30/87 | 52 FR | 49172 |
| NPRM Comment<br>Period End | 02/29/88 | 52 FR | 49172 |
| Final Action               | 07/00/88 |       |       |

Small Entity: No

Agency Contact: Esther Whalen, Chief, Branch of Postsecondary Education, Department of the Interior, Bureau of Indian Affairs, Office of Indian Education Programs, 18th and C Streets, NW, Washington, DC 20240, 202 343-

RIN: 1076-AA15

## 1170. ● PREPARATION OF A ROLL OF ALASKA NATIVES

**Legal Authority:** 43 USC 1601 et seq; 5 USC 301; 25 USC 2; 25 USC 9

CFR Citation: 25 CFR 69 Legal Deadline: None.

Abstract: This rulemaking action is being taken to remove 25 CFR Part 69 from the Code of Federal Regulations. The regulations provided procedural rules governing the preparation of a roli of Alaska Natives pursuant to the Alaska Native Claims Settlement Act of 1971, as amended. The application and appeal processes for preparing the roll of Alaska Natives were completed in 1981 and the rule is no longer needed. This Part has been redesignated from 25 CFR Part 43h.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |

Small Entity: No

DOI—BIA Final Rule Stage

Additional Information: It has been determined that this is a rule of agency procedure and practice and therefore does not require publication of a proposed rule.

Agency Contact: Kathleen L. Slover, Tribal Enrollment Specialist, Department of the Interior, Bureau of Indian Affairs, Room 1352 Main Interior, 1951 Constitution Ave., NW, Washington, DC 20245, 202 343-3592

RIN: 1076-AC12

#### 1171. ATTORNEY FEE CONTRACTS WITH INDIAN TRIBES; PAYMENT OF TRIBAL ATTORNEY FEES WITH FEDERALLY APPROPRIATED FUNDS

Significance: Agency Priority

**Legal Authority:** 5 USC 301; 25 USC 476; 25 USC 13; 25 USC 2; 25 USC 9

CFR Citation: 25 CFR 89.40 to 89.46

Legal Deadline: None.

Abstract: The Bureau of Indian Affairs proposes to revise the rule concerning the circumstances under which the Bureau of Indian Affairs, in the performance of the Federal Government's trust responsibility to Indian tribes, may, in its discretion, provide Departmental funds to an Indian tribe or other Indian organization for the payment of a private attorney's legal services. The proposed revisions would not change the underlying policy of the current rule which is to pay for private counsel to represent Indian tribes only in exceptional circumstances. The principal changes involve representation in child custody proceedings, services of tribal court personnel, and non-litigation services. The proposed revision would also provide that when trust resources are involved, tribes and individual Indian allottees are eligible to apply for and receive Federally appropriated funds under 25 CFR 89.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/21/86 | 51 FR 2722 |
| NPRM Comment<br>Period End | 03/24/86 | 51 FR 2722 |
| Final Action               | 06/00/88 | • *        |

Small Entity: No

Agency Contact: Frank Keel, Special Assistant, Office of Trust and Economic Development, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Code 201, Washington, DC 20245, 202 343-1861

RIN: 1076-AB87

## 1172. NAVAJO GRAZING REGULATIONS

**Legal Authority:** 5 USC 301; 25 USC 2; 25 USC 9; 25 USC 640d; 25 USC 640d-28

CFR Citation: 25 CFR 167 Legal Deadline: None.

Abstract: This rule will be revised to clarify the Secretary's responsibilities over grazing control and range restoration activities in the area formerly known as the Joint Use Area under the July 9, 1980 amendments to the Navajo-Hopi Settlement Act, 25 U.S.C. 640d and 640d-28. The rule will form Subpart B of the Existing Navajo Grazing Regulations, which are redesignated as Subpart A of 25 CFR Part 167.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/05/87 | 52 | FR | 6822 |
| NPRM Comment<br>Period End | 08/03/87 | 52 | FR | 6822 |
| Final Action               | 04/00/88 |    |    |      |

Small Entity: No

Additional Information: In May 1982, the District Court for the District of Arizona invalidated the regulation of 25 CFR 167 and ordered the Bureau to publish new regulations. The Bureau published interim regulations on Hopi partitioned lands on September 8, 1982. During the past year several meetings have been held with the Navajo Tribe to obtain concurrence to include Navajo partitioned land in the regulations. The Navajo Tribe expressed the desire for separate regulations and Bureau has drafted a new regulation for Navajo Partitioned Land within the existing 25 CFR Part 167.

Agency Contact: Frank H. Khattat, Natural Resources Specialist, Department of the Interior, Bureau of Indian Affairs, 18th and C Streets, NW, Washington, DC 20245, 202 343-3959

RIN: 1076-AA33

## 1173. RIGHTS-OF-WAY OVER INDIAN LANDS

**Legal Authority:** 5 USC 301; 25 USC 323 to 328

CFR Citation: 25 CFR 169

Legal Deadline: None.

Abstract: The Bureau of Indian Affairs intends to amend several sections of its rights-of-way regulations which impose a variety of specific requirements on grantees of rights-of-way over Indian lands. These requirements were intended to implement public laws enacted around the turn of the century which authorized the Secretary of the Interior to issue rights-of-way for various specific purposes. In 1948 Congress gave the Department comprehensive authority to grant rightsof-way for any purpose or any term of years without the antiquated restrictions of the older statutes. The regulations continue to reflect the old requirements and the result has been inconsistent application of the 1948 Act. The removal or revisions of these sections would end that practice.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: No

Agency Contact: Frank Hissong, Realty Specialist, Division of Real Estate Services, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Code 220, Washington, DC 20245, 202 343-3611

**RIN:** 1076-AB89

## 1174. SAN CARLOS INDIAN IRRIGATION PROJECT, ARIZONA

Significance: Agency Priority

**Legal Authority:** 43 Stat 476, Sec 5; 45 Stat 210; 45 Stat 211; 5 USC 301

CFR Citation: 25 CFR 177 Legal Deadline: None.

**Abstract:** The Bureau of Indian Affairs is amending the pertinent sections of the regulations governing charges and costs assessed the electric power customers for the electric power, energy and associated electric power services provided by the San Carlos Indian Irrigation (Project), Arizona. The purpose of the regulatory amendments is to increase the costs to the public for the services provided by the electric power division of the Project. The proposed rules increase the electric power assessment rates in the residential and general service rate schedules. This action causes the generation of needed additional revenues for the Project. The increased

DOI—BIA Final Rule Stage

assessment rates reflect the increased operating costs associated with labor, equipment and supplies. The electric power bills for service under the residential and general rate schedules will be increased by approximately 12.4 percent.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/10/87 | 52 | FR | 46781 |
| NPRM Comment<br>Period End | 01/11/88 | 52 | FR | 46781 |
| Final Action               | 09/00/88 |    |    |       |

Small Entity: No

Agency Contact: Samuel Miller, Water and Land Resources Officer, Division of Water and Land Resources, Department of the Interior, Bureau of Indian Affairs, 18th and C Street, NW, Washington, DC 20240, 202 343-4004

RIN: 1076-AC08

## 1175. LIFE ESTATES AND FUTURE INTERESTS

Significance: Agency Priority

**Legal Authority:** 25 USC 372; 25 USC 373; 25 USC 487; 25 USC 607; 25 USC 2201 to 2211

CFR Citation: 25 CFR 179 Legal Deadline: None.

Abstract: The proposed rule would add a new part 179 to Title 25 of the Code of Federal Regulations to set forth the authorities, policy, and procedures to be followed in the administration of life estates and future interests on Indian land. These regulations are being proposed to address the need for a clearly stated uniform policy. At the present time, there are no regulations dealing with life estates and future interests, even though these have become increasingly prevalent in the activities of Indians and the Bureau of Indian Affairs.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/11/87 | 52 FR 29701 |
| NPRM Comment<br>Period End | 10/13/87 | 52 FR 29701 |
| Final Action               | 06/00/88 |             |

Small Entity: Not Applicable

Agency Contact: Howard Piepenbrink, Chief, Branch of Titles and Research, Division of Real Estate Services, Department of the Interior, Bureau of Indian Affairs, 18th & C Street, NW, Washington, DC 20240, 202 343-5473

RIN: 1076-AC06

# 1176. CONTRACTS FOR PROSPECTING AND MINING ON INDIAN MINERAL LANDS

Significance: Agency Priority

**Legal Authority:** 25 USC 396; 25 USC 396d; 25 USC 415; 25 USC 476; 25 USC 477

CFR Citation: 25 CFR 211 Legal Deadline: None.

Abstract: The regulations in this Part govern contracts for the prospecting and mining of Indian-owned minerals, other than oil and gas. Revisions will be made which would combine rules for the review and approval of mineral development contracts on both tribal and allotted lands into one Part. This Part has been redesignated from 25 CFR Part 171.

#### Timetable:

| Action                           | Date     | FR Cite     |
|----------------------------------|----------|-------------|
| NPRM                             | 08/11/80 | 45 FR 53164 |
| NPRM                             | 07/12/83 | 48 FR 31978 |
| NPRM                             | 10/21/87 | 52 FR 39332 |
| NPRM Public . Comment Period End | 12/21/87 | 52 FR 39332 |
| Final Action                     | 06/00/88 |             |

Small Entity: Yes

Additional Information: The rule was republished as a proposed rule on 10/21/87 (52 FR 39332) to allow for additional public comment.

Agency Contact: Joseph Johnston, Chief, Div. of Energy & Mineral Resources, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2790

RIN: 1076-AA38

## 1177. LEASING OF ALLOTTED LANDS FOR MINING

Significance: Agency Priority

Legal Authority: 25 USC 396; 35 Stat.

CFR Citation: 25 CFR 212 Legal Deadline: None.

Abstract: As a result of review, it has been determined that this Part is no longer necessary and should be revoked. The rules which currently govern the leasing of oil and gas on Indian allotted lands will be replaced by a new 25 CFR Part 225 and in the revisions to 25 CFR Part 211. This Part has been redesignated from 25 CFR Part 172.

#### Timetable:

| Action                               | Date       | FR Cite     |
|--------------------------------------|------------|-------------|
| NPRM                                 | . 08/11/80 | 45 FR 53164 |
| NPRM for removal                     | 10/21/87   | 52 FR 39332 |
| NPRM Public<br>Comment<br>Period End | 12/21/87   | 52 FR 39332 |
| Final Action                         | 06/00/88   |             |

Small Entity: No

Additional Information: The rule was republished for proposed removal with the proposed rulemaking actions for 25 CFR Parts 211 and 225 on 10/21/87 (52 FR 39332).

Agency Contact: Joseph Johnston, Chief, Div. of Energy & Mineral Resources, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2790

RIN: 1076-AA39

## 1178. OIL AND GAS MINERAL AGREEMENTS

**Legal Authority:** PL 97-382; 52 Stat. 347; 35 Stat. 783

CFR Citation: 25 CFR 225 Legal Deadline: None.

Abstract: The Bureau proposes to publish regulations that will govern mineral agreements for the development of Indian owned oil and gas resources pursuant to the Indian Mineral Development Act of 1982, Public Law 97-382, which authorizes the tribes to enter into negotiated agreements rather than go through the previously required competitive advertising procedure.

#### Timetable:

| Action                               | Date     |    | FR | Cite  |
|--------------------------------------|----------|----|----|-------|
| NPRM                                 | 07/12/83 | 48 | FR | 31978 |
| NPRM                                 | 10/21/87 | 52 | FR | 39332 |
| NPRM Public<br>Comment<br>Period End | 12/21/87 | 52 | FR | 39332 |
| Final Action                         | 06/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: Originally

scheduled: April 1983.

Agency Contact: Joseph Johnston, Chief, Div. of Energy and Mineral DOI—BIA Final Rule Stage

Resources, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2790

**RIN: 1076-AA82** 

#### 1179. LEASING OF OSAGE RESERVATION LANDS FOR OIL AND GAS MINING

**Legal Authority:** Sec 3, 34 Stat 543; Sec 1, 45 Stat 1478; Sec 2, 45 Stat 1478; Sec 1, 45 Stat 1479; Sec 2, 45 Stat 1479

CFR Citation: 25 CFR 226 Legal Deadline: None.

Abstract: The rules are being amended to strengthen the management of the Osage mineral estates and relieve the Osage oil lessees from basing the payment of royalties to the Osage Tribe on the offered or posted price of a major purchaser in the Kansas-Oklahoma area. These regulations will improve the management of the Osage mineral estate and will alleviate the

economic hardship placed on the oil lessees.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/16/87 | 52 FR 38608 |
| NPRM Comment<br>Period End | 11/16/87 | 52 FR 38608 |
| Final Action               | 06/00/88 |             |

Small Entity: No

Agency Contact: Joseph Johnston, Chief, Division of Energy and Mineral Resources, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-2790

RIN: 1076-AC09

#### 1180. INDIAN FISHING: HOOPA VALLEY INDIAN RESERVATION

Legal Authority: 25 USC 2; 25 USC 9; 5 USC 301; Reorganization Plan No. 3 of 1950; 64 Stat. 1262

CFR Citation: 25 CFR 250

#### Legal Deadline: None.

Abstract: This rule, which contains the regulations for the Hoopa fishery, will be revised to remove burdensome requirements.

#### Timetable:

| Action                       | Date     | FR    | Cite  |
|------------------------------|----------|-------|-------|
| NPRM                         | 06/24/83 | 48 FR | 29004 |
| Interim Final<br>Rule        | 07/21/87 | 52 FR | 27329 |
| Public Comment<br>Period End | 08/20/87 | 52 FR | 27329 |

Next Action Undetermined Small Entity: Undetermined

Additional Information: Originally

scheduled: April 1983.

Agency Contact: Gary L. Rankel, Chief, Branch of Fish, Wildlife & Recreation, Department of the Interior, Bureau of Indian Affairs, Main Interior, 18th & C Streets, NW, Washington, DC 20245, 202 343-4088

**Completed Actions** 

RIN: 1076-AA83

### DEPARTMENT OF THE INTERIOR (DOI)

### Bureau of Indian Affairs (BIA)

## 1181. LAW ENFORCEMENT EXPENDITURES

Significance: Agency Priority

Legal Authority: 25 USC 2; 25 USC 9; 25

USČ 13

CFR Citation: 25 CFR 11 Legal Deadline: None.

Abstract: The Bureau of Indian Affairs is developing a rule prohibiting the expenditure of Bureau of Indian Affairs law enforcement funds in those areas of Indian country where there is state jurisdiction over criminal offenses committed by or against Indians.

#### Timetable:

| Action   | Date                 |    | FR | Cite |
|--|----------------------|----|----|------|
| NPRM -   | 103/26/87            | 52 | FR | 9669 |
| NPRM Comment<br>Period End                                       | 03/26/87<br>05/26/87 | 52 | FR | 9669 |
| Withdrawn No<br>further action<br>will be taken<br>at this time. | 04/00/88             |    |    |      |

Small Entity: No

Agency Contact: James P. Donovan, Acting Chief, Division of Law Enforcement Services, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Room 1342, Code 430, Washington, DC 20245, 202 343-5786

RIN: 1076-AB97

#### 1182. ENROLLMENT APPEALS

**Legal Authority:** 5 USC 301; 25 USC 2; 25 USC 9; 25 USC 1401 et seq

CFR Citation: 25 CFR 62 Legal Deadline: None.

Abstract: The regulations contained in 25 CFR Part 62 are general regulations that govern appeals from adverse enrollment actions. This rulemaking action will revise the regulations to clarify the purpose of the rule and to make general changes of an administrative nature including the elimination of sex-based and gender specific terminology. This Part has been redesignated from 25 CFR Part 42.

#### Timetable:

| Action                                    | Date | FR Cite                    |
|---|------|----------------------------|
| Final Action<br>Final Action<br>Effective |      | 52 FR 30159<br>52 FR 30159 |

Small Entity: No

Additional Information: It has been determined that this is a rule of agency procedure and practice and therefore does not require publication of a proposed rule.

#### Government Levels Affected: Federal

Agency Contact: Kathleen L. Slover, Tribal Enrollment Specialist, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-3592

RIN: 1076-AB95

#### 1183. ENROLLMENT OF INDIANS OF THE SAN PASQUAL BAND OF MISSION INDIANS IN CALIFORNIA

**Legal Authority:** 5 USC 301; 25 USC 2; 25 USC 9; 25 USC 1401 et seq

CFR Citation: 25 CFR 76 Legal Deadline: None.

Abstract: This rule governed the enrollment of persons in the San Pasqual Band of Mission Indians in California as of January 1, 1959. The rule also provides procedures for maintaining a current membership roll. As a result of review, it has been

#### **Completed Actions**

determined that there is a continued need for this rule. However, the regulations do need to be revised. This rulemaking action will revise the regulations to make general revisions of an administrative nature including the elimination of sex-based and gender specific terminology and to provide procedures for the preparation of a current roll to serve as the basis for the distribution of judgment funds. This Part has been redesignated from 25 CFR Part 48.

#### Timetable:

| Action                     | Date     | •  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/03/87 | 52 | FR | 20727 |
| NPRM Comment<br>Period End | 07/06/87 | 52 | FR | 20727 |
| Final Action               | 08/20/87 | 52 | FR | 31391 |
| Final Action<br>Effective  | 09/21/87 | 52 | FR | 31391 |

#### Small Entity: No

Agency Contact: Kathleen L. Slover, Tribal Enrollment Specialist, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-3592

RIN: 1076-AB59

## 1184. USE OR DISTRIBUTION OF INDIAN JUDGMENT FUNDS

**Legal Authority:** 5 USC 301; 87 Stat 466; 87 Stat 467; 87 Stat 468; 96 Stat 2512; 96 Stat 2513; 96 Stat 2514

CFR Citation: 25 CFR 87 Legal Deadline: None.

Abstract: The regulations govern the preparation of proposed plans for the use or distribution of all judgment funds awarded to Indian tribes and groups by the Indian Claims Commission, the United States Court of Claims or the United States Claims Court, excepting any tribe or group whose trust relationship with the Federal Government has been terminated and for which there exists legislation authorizing the disposition of its judgment funds; and of all funds deriving from judgments entered prior to the date of the Act for which there has been no enabling legislation. The regulations are being revised to eliminate gender-specific terminology, incorporate the provisions of the Act of January 12, 1983 and for clarification. The revisions will make the regulations current to existing laws and should enable parties affected to more easily

understand the regulations. The proposed revisions are a result of a review of the rules completed on July 16, 1984.

#### Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Withdrawn No<br>further action<br>will be taken<br>at this time. | 04/00/88 |         |

#### Smail Entity: No

Additional Information: The proposed revisions to 25 CFR 87 have necessitated minor technical revisions to 25 CFR 115 which will be processed in conjunction with the proposed rule.

Agency Contact: John A. Shapard, Branch Chief, Acknowledgment & Research, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-3568

RIN: 1076-AB20

## 1185. ANNUITY AND OTHER PER CAPITA PAYMENTS

Legal Authority: 5 USC 301; PL 98-64 CFR Citation: 25 CFR 111, (Revision)

Legal Deadline: None.

Abstract: Procedures will describe standards by which per capita payments to Indians out of Tribal Trust Revenue may be made by either the Secretary of the Interior or by Tribal governments.

Information on cost or benefits, if applicable, is unknown at this point.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn No further action will be taken at this time. | 04/00/88 |         |

#### Small Entity: No

Agency Contact: Barbara Davis, Trust Fund Specialist, Department of the Interior, Bureau of Indian Affairs, Office of Trust Responsibilities, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2963

RIN: 1076-AB45

#### 1186. PROCEDURES FOR DEPOSITING FUNDS TO THE CREDIT OF 14X6140-DEPOSITS OF PROCEEDS OF LANDS WITHDRAWN FOR NATIVE SELECTION, BIA

**Legal Authority:** PL 94-204, 89 Stat. 1146; 43 USC 1613; 94 Stat. 2371

CFR Citation: 25 CFR 124, (Revision)

Legal Deadline: None.

Abstract: Provide up to date and correct deposit procedures to be used by all Departments and Agencies of the Federal Government and the State of Alaska for the deposit of proceeds derived from contracts, leases, permits, and rights-of-way or easements pertaining to affected lands or resources in affected lands withdrawn for Native selection pursuant to the Alaska Native Claims Settlement Act.

#### Timetable:

| Action   | Date     | FR Cite | • |
|--|----------|---------|---|
| Withdrawn No<br>further action<br>will be taken<br>at this time. | 04/00/88 |         |   |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0

Affected Sectors: None

Agency Contact: Betty L. Wilkinson, Chief, Division of Accounting Management, Department of the Interior, Bureau of Indian Affairs, Room 4604, Main Interior, 18th & C Sts., NW, Washington, DC 20245, 202 343-7336

RIN: 1076-AB67

## 1187. LAND RECORDS AND TITLE DOCUMENTS

Legal Authority: 25 USC 5, 25 USC 9 CFR Citation: 25 CFR 150, 43 CFR 4

Legal Deadline: None.

Abstract: This regulation will be reviewed with only minor changes expected due to a realignment of responsibilities concerning our title plants. This rule sets forth authorities, policy and procedures governing the recording, custody, maintenance, use and certification of title documents, and the issuance of title status reports for Indian land.

#### DOI-BIA

**Completed Actions** 

#### Timetable:

Action Date FR Cite

Withdrawn No o4/00/88 further action will be taken at this time.

Small Entity: No

Agency Contact: Howard Piepenbrink, Acting Chief, Division of Real Estate Services, Department of the Interior, Bureau of Indian Affairs, Rm. 4520-Main Int., 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-5473

RIN: 1076-AB68

## 1188. ROADS OF THE BUREAU OF INDIAN AFFAIRS

Significance: Agency Priority

**Legal Authority:** 25 USC 13; 25 USC 318(a); PL 97-424, Sec 105(a)(3); 23 USC 109(o); 23 USC 112(b); 23 USC 114(c); 23 USC 202(e); 23 USC 204; 23 USC 217

CFR Citation: 25 CFR 170 Legal Deadline: None.

Abstract: Indian reservation road construction is funded from the Highway Trust Fund. Other provisions include a requirement for proper maintenance of roads, applications of the "Buy Indian" and Indian Self

Determination Acts, and joint program management by the Secretaries of Interior and Transportation. These changes in the law make changes in regulations imperative. The no-action alternative would leave program managers with outdated guidelines. Cost of the action will be minimal and it imposes no burden on the public. Benefits will be a better ordered road construction and maintenance program on Indian reservations, greater management efficiency, and clarity of procedures for federal managers. legislators and tribal officials. This part is also scheduled for review.

#### Timetable:

Action Date FR Cite

Withdrawn No 04/00/88 further action will be taken at this time.

Small Entity: No

Agency Contact: James T. Ball, Chief, Division of Transportation, Department of the Interior, Bureau of Indian Affairs, 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-4359

RIN: 1076-AB05

#### 1189. LEASING OF OSAGE RESERVATION LANDS FOR OIL AND GAS MINING

**Legal Authority:** Sec 3, 34 Stat. 543; Sec 1, 45 Stat. 1478; Sec 2, 45 Stat. 1478; Sec 1, 45 Stat. 1479; Sec 2, 45 Stat. 1479

**CFR Citation: 25 CFR 226; 25 CFR 2** 

Legal Deadline: None.

Abstract: The regulations in this part provide procedures and processes for oil and gas mining leasing of Osage Reservation lands. Changes are being considered.

#### Timetable:

Action Date FR Cite

Withdrawn No further action will be taken at this time.

Small Entity: Undetermined

Agency Contact: Joseph C. Johnston, Chief, Div. of Energy & Mineral Resources, Department of the Interior, Bureau of Indian Affairs, Rm. 4529-Main Int., 1951 Constitution Avenue, NW, Washington, DC 20245, 202 343-2790

RIN: 1076-AB79
BILLING CODE 4310-02-T

## DEPARTMENT OF THE INTERIOR (DOI) Minerals Management Service (MMS)

**Prerule Stage** 

## 1190. ● AIR QUALITY -- OUTER CONTINENTAL SHELF WIDE

Significance: Regulatory Program Legal Authority: 30 USC 1334 CFR Citation: 30 CFR 250.57

Legal Deadline: None.

Abstract: Amendments to the Department of the Interior (DOI) Air Quality regulation for oil and gas operations will be proposed for all Outer Continental Shelf (OCS) areas. The changes would update requirements and consider the need for current information collection burdens, and provide additional safeguards for

those pollutants which could be critical to air quality in areas adjoining the OCS. A determination of potential costs and benefits cannot be made until the determination of effects of rulemaking has been prepared for RIN 1010-AA61, dealing with amendments to the DOI Air Quality regulation for oil and gas operations adjacent to the State of California. Considerable information has been developed during the negotiations conducted to implement that rulemaking. There have also been revisions to the related Environmental Protection Agency regulations which will affect both of these rulemakings. Timing, content, and format for this

rulemaking for all OCS areas will not be determined until completion of the rulemaking RIN 1010-AA61.

#### Timetable:

Action Date FR Cite

Next\_Action Undetermined Small Entity: Undetermined

Agency Contact: William S. Cook, Petroleum Engineer, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7818

RIN: 1010-AB14

## DEPARTMENT OF THE INTERIOR (DOI) Minerals Management Service (MMS)

#### **Proposed Rule Stage**

# 1191. • PROCESSING AND TRANSPORTATION ALLOWANCES, RETURN ON CAPITAL INVESTMENT

Legal Authority: 30 USC 1701 et seq CFR Citation: 30 CFR 206

Legal Deadline: None.

Abstract: The Minerals Management Service (MMS) published new oil and gas product valuation regulations in the Federal Register on January 15, 1988 (53 FR 1184 and 53 FR 1230). If a lessee has a non-arm's-length contract or has no contract for processing or transportation of oil or gas, the new regulations provide for an allowable deduction from royalty payments based upon the lessee's reasonable actual costs during the reporting period. These actual cost deductions allow the lessee to deduct operating and maintenance expenses, overhead, and at the lessee's option, either depreciation plus a return on undepreciated capital investment in the processing plant or transportation system, or a fixed cost equal to the initial depreciable investment multiplied by a rate of return. An amendment is needed to the regulations to establish the method to be used to determine the cost of capital, i.e., rate of return, to be applied to the lessee's investment in a processing plant or transportation system.

#### Timetable:

| Action            | Date     | FR Cite |
|-------------------|----------|---------|
| NPRM <sup>-</sup> | 05/00/88 |         |
| NPRM Comment      | 06/00/88 | •       |
| Period End        |          |         |

Small Entity: No

Agency Contact: Dennis C. Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg. 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AB12

#### 1192. RECOUPMENTS AND REFUNDS OF EXCESS PAYMENTS UNDER FEDERAL OFFSHORE MINERAL LEASES

Significance: Regulatory Program Legal Authority: 43 USC 1339 CFR Citation: 30 CFR 230

Legal Deadline: None.

Abstract: This rulemaking is needed to add new regulations covering recoupment and refunds of excess

payments made under Federal offshore mineral leases which are subject to section 10 of the Outer Continental Shelf Lands Act of 1953 (OCSLA), 43 USC 1339. This rule would establish requirements and guidelines for crediting (recouping) excess payments of royalties, rentals, bonuses, or other amounts against a current or future payment obligation or refunding such excess payment to any person lawfully entitled to receive a refund or credit for an overpayment made under an offshore lease. The new regulation is intended to lessen confusion on the part of payors, operators, and the Minerals Management Service.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| NPRM Comment | 09/00/88 |         |
| Period End   | ,        |         |

Small Entity: Undetermined

Agency Contact: Dennis C. Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg. 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AB11

## 1193. ● REVISION OF REGULATIONS GOVERNING APPEALS

Legal Authority: 30 USC 1701 et seq CFR Citation: 30 CFR 243

Legal Deadline: None.

Abstract: Payors who appeal a bill for payment of additional royalty, rents, bonuses, penalties, or other assessments, are required by the existing appeal regulations to submit payment of the billed amount or to post a bond in an amount adequate to indemnify the lessor from loss or damage. However, some bills for payment that have been appealed have been neither paid nor secured by an acceptable surety. An amendment to the existing regulations is needed to establish a requirement that payment must be made or that an acceptable surety must by posted within a specified period of time as a condition for acceptance of the appeal for consideration by the Director, Minerals Management Service (MMS). An amendment is also needed to permit the posting of letters of credit, in addition to bonds, in accordance with current MMS practice.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |

Small Entity: No 🛫

Agency Contact: Dennis C. Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg. 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AB13

## 1194. AIR QUALITY - OFFSHORE CALIFORNIA

Significance: Regulatory Program Legal Authority: 43 USC 1334 CFR Citation: 30 CFR 250.57

Legal Deadline: None.

Abstract: Amendments to the DOI Air Quality regulation for oil and gas operations will be proposed for Outer Continental Shelf areas adjacent to California. The changes would provide additional safeguards for those pollutants which could be critical to air quality in the region. A determination of potential costs and benefits cannot be made until responses to the Advance Notice of Proposed Rulemaking are analyzed. The DOI has conducted a conflict assessment to determine the likelihood of the interested and affected parties being able to reach an agreement on an air quality regulatory program. If the affected parties involved can develop a mutually agreeable set of requirements, then DOI will initiate rulemaking based on that agreement.

#### Timetable:

|  |   | •         |
|--|---|-----------|
| Action   | Date                                    | FR Cite   |
| ANPRM  | 01/07/85                                | 50 FR 838 |
| ANPRM<br>Comment<br>Period End                                       | 03/08/85                                |           |
| Begin conflict<br>assessment<br>phase of<br>negotiated<br>rulemaking | · 04/15/86                              |           |
| process  |   |           |
| Determine 🔒  | 07/30/86                                |           |
| potential for<br>negotiated<br>agreement                             | • · · · · · · · · · · · · · · · · · · · |           |
|  |   |           |

#### DOI-MMS

#### **Proposed Rule Stage**

| Action  | Date       | FR Cite |
|---|------------|---------|
| Reach agreement<br>on a<br>negotiated rule<br>or begin<br>Jevelpmnt of<br>rule through<br>std process | 12/31/87   |         |
| Complete Determination of Effects of Rules  | 02/00/88   | •       |
| NPRM  | 03/00/88   |         |
| NPRM Comment<br>Period End  | 06/00/88   | •       |
| Final Action  | 12/00/88   |         |
| Small Entity: Un  | determined |         |

Agency Contact: William S. Cook, Petroleum Engineer, Department of the Interior, Minerals Management Service, Mail Stop 646, Reston, VA 22091, 703 648-7818

RIN: 1010-AA61

#### 1195. LEASING OF MINERALS OTHER THAN OIL, GAS, AND SULPHUR IN THE OUTER CONTINENTAL SHELF

Significance: Regulatory Program Legal Authority: 43 USC 1334 CFR Citation: 30 CFR 281 Legal Deadline: None.

Abstract: Proposes the desirability of new regulations to govern lease issuance on the Outer Continental Shelf (OCS) for minerals other than oil, gas, and sulphur under the authority of the OCS Lands Act; and requests comments and recommendations from interested parties. Alternative is to not have leasing requirements in regulations. Promulgation of regulation for leasing of hard mineral resources is not expected to add to the cost to industry. Regulations will ensure uniform leasing policy for all interested parties.

#### Timetable:

| Action                         | Date     | FR. Cite    |
|--------------------------------|----------|-------------|
| ANPRM                          | 04/19/85 | 50 FR 15590 |
| ANPRM<br>Comment<br>Period End | 08/19/85 |             |
| NPRM                           | 10/00/88 |             |

Small Entity: No

Agency Contact: Jane Roberts, Legislative Specialist, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7820

RIN: 1010-AA82

1196. MINING OPERATIONS FOR MINERALS OTHER THAN OIL, GAS, AND SULPHUR IN THE OUTER CONTINENTAL SHELF

Significance: Regulatory Program Legal Authority: 43 USC 1334 CFR Citation: 30 CFR 282

#### Legal Deadline: None.

Abstract: Proposes the desirability of new regulations to govern Production and Development Operations on the Outer Continental Shelf (OCS) for minerals other than oil, gas, and sulphur under the authority of the OCS Lands Act; and requests comments and recommendations from interested parties. Alternative is to specify requirements in a lease document. Promulgation of regulation is not expected to result in costs significantly more than those incurred through the unregulated use of good commercial practices. The regulation will require that hard mineral operations are conducted in a manner that will ensure safety and protection of the environment.

#### Timetable:

| Action      | Date     | FR Cite     |
|-------------|----------|-------------|
| ANPRM       | 04/09/86 | 51 FR 12163 |
| ANPRM 1     | 08/07/86 |             |
| Comment     |          | :           |
| «Period End |          |             |
| NPRM        | 10/00/88 | *           |

Small Entity: Undetermined

Agency Contact: Jane Roberts, Legislative Specialist, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7820

RIN: 1010-AA81

RIN: 1010-AA83

## DEPARTMENT OF THE INTERIOR (DOI) Minerals Management Service (MMS)

Final Rule Stage

#### 1197. VALUATION OF COAL FOR ROYALTY PURPOSES FROM FEDERAL AND INDIAN LEASES

Significance: Regulatory Program

Legal Authority: 30 USC 192 et seq

CFR Citation: 30 CFR 206

Legal Deadline: None.

Abstract: This regulation will provide consistent valuation procedures for coal for the purpose of royalty computations. It is being prepared in response to a Linowes Commission recommendation for a detailed definitive product valuation regulation which contains clear terms and procedures.

| Timetable:                               |          |             |
|--|----------|-------------|
| Action                                   | Date     | FR Cite     |
| ANPRM                                    | 02/05/86 | 51 FR 4507  |
| ANPRM Comment Period End                 | 04/07/86 |             |
| NPRM · ·                                 | 01/15/87 | 52 FR 1840  |
| NPRM Comment<br>Period End               | 04/15/87 | :           |
| Reopen Public Comment Period             | 07/09/87 | 52 FR 25887 |
| Reopened Public<br>Comment<br>Period End | 07/23/87 |             |
| Reopen Public<br>Comment                 | 08/12/87 | 52 FR 29868 |

| Action   | Date  | FR Cite                          |
|--|---|----------------------------------|
| Reopened Public<br>Comment<br>Period End   | 10/13/87  | -                                |
| Notice of Intent to issue NPRM   | 11/17/87  | 52 FR 43919                      |
| Final Action   | 09/00/88  |                                  |
| Small Entity: No   | )   |                                  |
| Agency Contac<br>Chief, Rules and<br>Department of t<br>Management Se<br>Center, MS 662,<br>80225, 303 231-3 | l Procedur<br>he Interior<br>rvice, Den<br>Bldg 85, D | es,<br>, Minerals<br>ver Federal |

DOI-MMS Final Rule Stage

## 1198. ONSHORE PRODUCTION REPORTING AND ACCOUNTING

Significance: Regulatory Program

Legal Authority: 30 USC 1701 et seq

CFR Citation: 30 CFR 216; 43 CFR 3160

Legal Deadline: None.

Abstract: This rulemaking is needed to redesignate the Bureau of Land Management regulations at 43 CFR 3160 applicable to production reporting and accounting to Minerals Management Service regulations at 30 CFR 216 to reflect the transfer in functions. Also, a requirement will be added for unique information needed to report information by oil and gas well.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/15/88 | 53 FR 1039 |
| NPRM Comment<br>Period End | 02/16/88 |            |
| Final Action               | 05/00/88 | <i>;</i> , |

-Small Entity: No

Agency Contact: Dennis C. Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg. 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AB10

#### 1199. OIL AND GAS AND SULPHUR OPERATIONS ON THE OUTER CONTINENTAL SHELF (OCS)

Significance: Regulatory Program
Legal Authority: 43 USC 1334
CFR Citation: 30 CFR 250, (Revision)

Legal Deadline: None.

Abstract: The rules at 30 CFR 250 will be revised by consolidating regulations, OCS Orders, Notices to Lessees, and related offshore operating requirements into a unified body of regulations; eliminating burdensome and counterproductive requirements; adding performance standards; and simplifying and streamlining these rules to the maximum extent practicable. Other alternatives considered were not revising the regulations and revising only those regulations identified by industry.

#### Timetable:

| Action  | Date      |    | FR | Cite  |
|---|-----------|----|----|-------|
| NPRM  | 03/18/86  | 51 | FR | 9316  |
| NPRM Comment Period End                             | 11/25/86  | 51 | FR | 40819 |
| Complete Initial<br>Review of<br>public<br>comments | 09/16/87  |    |    |       |
| Further NPRM:30<br>CFR 250.1                        | 09/22/87  | 52 | FR | 35559 |
| Complete draft of Final Rule                        | 12/04/87  |    |    |       |
| Final Action  | 04/00/88  |    | •  |       |
| Final Action<br>Effective                           | 07/00/88. | ,  |    |       |

Small Entity: No

Additional Information: Merged in whole or in part into one rulemaking: 1010-AA11, 30 CFR 250.70 and .80, Penalties: 1010-AA13, 30 CFR 250.3, Disclosure of Information; 1010-AA25, OCS Order No. 2, para. 8, Safety Requirements for Drilling Operations in an H2S Environment; 1010-AA26, OCS Order No. 6, Well Completion of Oil & Gas Wells; 1010-AA28, OCS Order No. 11, Oil & Gas Production Rates, Prevention Waste, & Protection of Correlative Rights; 1010-AA32, 30 CFR 250.45, Reports of Accidents & Malfunctions; 1010-AA34, 30 CFR 250.75, Self-Inspection; 1010-AA47, 30 CFR 250.80-2, Remedies & Penalties; 1010-AA48, 30 CFR 250, Environmental Reports; 1010-AA49, 30 CFR 250, Protection of Cultural Resources; 1010-AA50, 30 CFR 250.35, Effects of Drilling & Reworking on Lease Term: 1010-AA51, OCS Order No. 5, Production Safety Systems; 1010-AA52, OCS Order No. 9. Pipelines: 1010-AA98, 30 CFR 250.44, Borehole Abandonment.

Agency Contact: Gerald D. Rhodes, Chief, Rules, Orders, and Standards Branch, Department of the Interior, Minerals Management Service, Mail Stop 646, Reston, VA 22091, 703 648-7816

RIN: 1010-AA53

#### 1200. SUPPLEMENTAL SALES

Legal Authority: 43 USC 1331 et seq CFR Citation: 30 CFR 256.12; 30 CFR 256.26

Legal Deadline: None.

Abstract: The rules at 30 CFR Part 256 will be revised to provide for supplemental sales and to establish limits on those supplemental sales. This

rule is intended to allow the offering of rejected bid blocks, drainage blocks, and development blocks. The alternative is to operate under the current regulation and delay the leasing of certain blocks which may be critical to the development of an area or may be susceptible to loss of hydrocarbons.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 03/26/87 | 52 | FR | 9672  |
| NPRM Comment<br>Period End | 04/27/87 |    |    |       |
| Comment Period<br>Reopened | 08/06/87 | 52 | FR | 29222 |
| Final Action               | 04/00/88 |    |    |       |
| Final Action<br>Effective  | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Mary McDonald, Program Analyst, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7817

**RIN:** 1010-AB05

# 1201. NONDISCRIMINATION IN EMPLOYMENT IN THE OUTER CONTINENTAL SHELF

**Legal Authority:** 43 USC 1863; 43 USC 1331 et seg; 42 USC 2000d to 2000e

CFR Citation: 30 CFR 271 Legal Deadline: None.

Abstract: There are no provisions in current Minerals Management Service regulations which provide a mechanism for remedy of unlawful discrimination in Outer Continental Shelf (OCS) employment. Rules would be developed to provide a process whereby persons who believed they had been denied employment because of unlawful discrimination would have a forum. These rules would implement the purposes of section 604 of the OCS Lands Act Amendment of 1978. Alternatives considered are no action, issuance of a policy statement and no rules, and proposal of extensive affirmative action rules similar to those rescinded in the past. Very few complaints are expected to arise as there has been no evidence of discrimination to date. Therefore, costs are expected to be minimal. Benefits would be the assurance that the requirements of section 604 are being fully carried out.

#### DOI-MMS

Final Rule Stage

| Timetable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 05/12/87 | 52 | FR | 17770 |
| NPRM Comment<br>Period End | 06/11/87 |    |    |       |
| Final Action               | 04/00/88 |    |    |       |
| Final Action<br>Effective  | 06/00/88 |    |    |       |

#### Small Entity: No

Agency Contact: Mary McDonald, Program Analyst, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7817

RIN: 1010-AA87 .

1202. PROSPECTING FOR MINERALS OTHER THAN OIL, GAS, AND SULPHUR IN THE OUTER CONTINENTAL SHELF

Significance: Regulatory Program

Legal Authority: 43 USC 1334 CFR Citation: 30 CFR 280 Legal Deadline: None.

Abstract: Proposes the desirability of new regulations to govern exploration on the Outer Continental Shelf (OCS) for minerals other than oil, gas, and sulphur under the authority of the OCS Lands Act; and requests comments and recommendations from interested parties. Alternative is to specify requirements in a permitting document rather than in regulations. Promulgation of regulations is not expected to result in costs significantly more than those incurred through the unregulated use of good commercial practices. The rules will require that hard mineral operations will be conducted in a manner which will ensure safety and protection of the environment.

| Timetable:                     |          |    |    |       |
|--------------------------------|----------|----|----|-------|
| Action                         | Date     |    | FR | Cite  |
| ANPRM                          | 12/07/84 | 49 | FR | 47871 |
| ANPRM<br>Comment<br>Period End | 04/08/85 |    |    |       |
| NPRM                           | 03/26/87 | 52 | FR | 9758  |
| NPRM Comment<br>Period End     | 06/24/87 |    |    |       |
| Final Action                   | 10/00/88 |    |    |       |
| Conall Endless At              |          |    |    |       |

#### Small Entity: No

11

Agency Contact: Jane Roberts, Legislative Specialist, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7820

RIN: 1010-AA71

## DEPARTMENT OF THE INTERIOR (DOI) Minerals Management Service (MMS)

**Completed Actions** 

#### 1203. VALUATION OF OIL FOR ROYALTY PURPOSES FROM FEDERAL AND INDIAN LEASES

Significance: Regulatory Program

Legal Authority: 30 USC 1701 et seg

CFR Citation: 30 CFR 206; 25 CFR 211;

25 CFR 212

Legal Deadline: None.

Abstract: Consistent oil valuation for royalty computation purposes from Federal and Indian leases will be prepared in response to a Linowes Commission recommendation that the Minerals Management Service issue detailed, definitive product valuation guidelines.

#### Timetable:

| Action                              | Date     |    | FR      | Cite  |
|-------------------------------------|----------|----|---------|-------|
| Notice of<br>Proposed<br>Guidelines | 11/29/82 | 47 | FR      | 53822 |
| Notice of<br>Proposed<br>Guidelines | 12/21/82 | 47 | FR<br>· | 56871 |
| ANPRM                               | 02/05/86 | 51 | FR      | 4507  |
| ANPRM<br>Comment<br>Period End      | 04/07/86 |    |         |       |
| NPRM                                | 01/15/87 | 52 | FR      | 1858  |
| NPRM Comment<br>Period End          | 04/15/87 |    |         |       |

| Action                                      | Date     | FR Cite     |
|---|----------|-------------|
| Further Notice of<br>Proposed<br>Rulemaking | 08/17/87 | 52 FR 30826 |
| Comment Period extended                     | 09/02/87 | 52 FR 33247 |
| Second further NPRM                         | 10/23/87 | 52 FR 39846 |
| Final Action                                | 01/15/88 | 53 FR 1184  |
| Final Action<br>Effective                   | 03/01/88 |             |

#### Small Entity: No

Agency Contact: Dennis Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AA30

#### 1204. VALUATION OF GAS AND GAS PRODUCTS FOR ROYALTY PURPOSES, FROM FEDERAL AND INDIAN LEASES

Significance: Regulatory Program

Legal Authority: 30 USC 1701 et seq CFR Citation: 30 CFR 206

Legal Deadline: None.

Abstract: Consistent gas and gas products valuation regulations for Royalty computation purposes, from Federal and Indian leases will be prepared. These regulations are in response to a Linowes Commission recommendation that Minerals Management Service issue detailed, definitive product valuation regulations. These regulations will provide clear terms and procedures and will help clarify areas which are ambiguous.

#### Timetable:

| Action                              | Date     | FR Cite     |
|-------------------------------------|----------|-------------|
| Notice of<br>Proposed<br>Guidelines | 11/29/82 | 47 FR 53822 |
| Notice of<br>Proposed<br>Guidelines | 12/21/82 | 47 FR 56871 |
| ANPRM                               | 02/05/86 | 51 FR 4507  |
| ANPRM<br>Comment<br>Period End      | 04/07/86 |             |
| NPRM                                | 02/13/87 | 52 FR 4732  |
| NPRM                                | 08/17/87 | 52 FR 30776 |
| Comment Period extended             | 09/02/87 | 52 FR 33247 |
| Second further<br>NPRM              | 10/23/87 | 52 FR 39792 |
| Final Action                        | 01/15/88 | 53 FR 1230  |
| Final Action<br>Effective           | 03/01/88 |             |

#### Small Entity: No

Agency Contact: Dennis Whitcomb, Chief, Rules and Procedures, DOI-MMS

**Completed Actions** 

Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AA54

## 1205. CHANGE EFFECTIVE DATE OF ADOPTED MODIFICATIONS TO NTL-5

Legal Authority: 30 USC 1701 et seq CFR Citation: 30 CFR 206

Legal Deadline: None.

**Abstract:** The Minerals Management Service (MMS) published a Notice in the Federal Register on July 25, 1986 (51 FR 26759), to modify Notice to Lessees Number 5 (NTL-5) to provide more flexibility in valuing for royalty purposes, natural gas produced from onshore Federal and Indian leases. The modification was effective on August 1, 1986. However, MMS has received many complaints from industry that the prospective August 1, 1986, effective date of the modification, in some cases. leads to results which are unreasonable and contrary to applicable mineral leasing laws. Consequently, MMS proposes to make the effective date retroactive to a date to be established based on comments received.

#### Timetable:

| i illietable.                            |          |             |
|--|----------|-------------|
| Action                                   | Date     | FR Cite     |
| NPRM .                                   | 01/15/87 | 52 FR 1671  |
| NPRM Comment<br>Period End               | 02/17/87 |             |
| Reopen Public<br>Comment<br>Period       | 07/01/87 | 52 FR 24536 |
| Extend Reopened Public Comment Period    | 07/15/87 | 52 FR 26575 |
| Reopened Public<br>Comment<br>Period End | 07/15/87 |             |

| Action                                   | Date     | FR    | Cite |
|--|----------|-------|------|
| Reopened Public<br>Comment<br>Period End | 07/31/87 |       |      |
| Withdrawn                                | 03/01/88 | 53 FR | 123  |

Small Entity: No

Agency Contact: Dennis Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AB09

#### 1206, ROYALTY-IN-KIND CRUDE OIL

Significance: Regulatory Program

Legal Authority: 30 USC 181 et seq; 43 USC 1331 et seq; 30 USC 1701 et seq

**CFR Citation:** 30 CFR 208; 30 CFR 209

Legal Deadline: None.

Abstract: The Royalty-In-Kind provisions of these rules, some of which were transferred from the Department of Energy, will be revised in order to simplify and streamline the Federal Government's process for selling its royalty crude oil. The contents of existing 30 CFR 208 and 30 CFR 209 will be combined at new 30 CFR 208. 30 CFR 209 will be removed. The revised rule would establish uniformity within the regulatory text, provide industry with a more efficient and responsive Royalty-in-Kind Program and improve the Federal Government's administration of this program.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| ANPRM                     | 10/10/82 | 47 FR 50924 |
| ANPRM                     | 01/10/83 |             |
| Comment                   |          | •           |
| , Period End              |          |             |
| NPRM                      | 01/20/87 | 52 FR 2202  |
| Final Action              | 10/30/87 | 52 FR 41908 |
| Final Action<br>Effective | 12/01/87 |             |

Small Entity: No

Agency Contact: Dennis C. Whitcomb, Chief, Rules and Procedures, Department of the Interior, Minerals Management Service, Denver Federal Center, MS 662, Bldg. 85, Denver, CO 80225, 303 231-3432

RIN: 1010-AA31

#### 1207. EXTENSION OF PROTECTION OF PROPRIETARY DATA AND INFORMATION UNTIL A SUBSEQUENT LEASE SALE IN AN AREA

Legal Authority: 43 USC 1331 et seq CFR Citation: 30 CFR 251.14

Legal Deadline: None.

Abstract: In some instances, current regulations result in release of proprietary data and information before the company which collected the data and information is able to use it during a lease sale in the area to which the data and information pertain. The proposed rule will revise the regulations to ensure that parties generating proprietary data and information are able to use the data and information in at least one lease sale.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/29/87 | 52 FR 36435 |
| NPRM Comment<br>Period End | 10/29/87 |             |
| Final Action               | 02/16/88 | 53 FR 4390  |

Small Entity: No

Additional information: RIN's 1010-AA93 and 1010-97 have been combined into 1010-AA93.

Agency Contact: John Mirabella, Senior Regulatory Policy Analyst, Department of the Interior, Minerals Management Service, Mail Stop 646, 12203 Sunrise Valley Drive, Reston, VA 22091, 703 648-7815

RIN: 1010-AA93
BILLING CODE 4310-MR-T

### DEPARTMENT OF THE INTERIOR (DOI)

Office of Surface Mining Reclamation and Enforcement (OSMRE)

**Proposed Rule Stage** 

# 1208. SURFACE COAL MINING AND RECLAMATION OPERATIONS; TWO ACRE EXEMPTION REPEAL

Legal Authority: 30 USC 1201 et seq; PL 100-34

CFR Citation: 30 CFR 700.11

Legal Deadline: None.

Abstract: Section 528(2) of the Surface Mining Control and Reclamation Act of 1977, exempted from the requirements of the Act "the extraction of coal for commercial purposes where the surface mining operation affects two acres or less." On May 7, 1987, the President signed Pub. L. 100-34 which repealed the exemption. The rule action would remove the exemption provision from the regulations at 30 CFR 700.

#### **Proposed Rule Stage**

| Timetable:  |          |             |
|---|----------|-------------|
| Action  | Date     | FR Cite     |
| Notice of<br>Suspension:<br>Two-Acre<br>Exemption<br>Repeal | 06/04/87 | 52 FR 21228 |
| NPRM  | Q8/00/88 |             |
|   |          |             |

Small Entity: Undetermined

Agency Contact: Arthur Abbs, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5351

RIN: 1029-AB16

# 1209. SURFACE COAL MINING OPERATIONS; DEFINITION OF IN CONNECTION WITH

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 700.5

Legal Deadline: None.

Abstract: The rule will codify the definition of the phrase "in connection with" as used in the definition of surface coal mining operations at 30 CFR 700.5. The definition of "in connection with" will clarify which activities are associated with surface coal mining operations and therefore subject to the requirements of the Surface Mining Control and Reclamation Act.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 | :       |

Small Entity: No

Agency Contact: Raymond E. Aufmuth, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1514

RIN: 1029-AB08

#### 1210. PERMANENT REGULATORY PROGRAM REQUIREMENTS FOR PERMITS FOR SPECIAL CATEGORIES OF MINING

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 701.5; 30 CFR 785.19(d)

Legal Deadline: None.

Abstract: This proposed rule would respond to a ruling by the District Court for the District of Columbia which stated that the definition of farming and agricultural activities were not equal as it related to Alluvial Valley Floors as defined in OSM's regulations. The Court ordered that the definition be repromulgated in a manner consistent with Congressional intent. Pursuant to the Court ruling, additional guidance would be provided as to what the "essential hydrologic functions" are of AVFs.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment               | 06/00/88 |         |
| Period End<br>Final Action | 06/00/88 |         |

Small Entity: No

Agency Contact: Doug Growitz, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-1507

RIN: 1029-AA54

## 1211. PERMANENT REGULATORY PROGRAM DEFINITION OF SUPPORT FACILITIES

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 701.5

Legal Deadline: None.

Abstract: The Office of Surface Mining Reclamation and Enforcement (OSMRE) proposes to remove the definition of support facilities" from its regulations. In reviewing the decisions of regulatory authorities during the time periods when no definition was in effect (prior to the 1983 introduction of a definition and since the 1985 suspension of the definition). OSMRE found that the identification of facilities that support surface coal mining operations has been conducted in a manner consistent with the intent of the Surface Mining Control and Reclamation Act (SMCRA). Therefore, OSMRE has determined that a definition of "support facilities" is not needed in order to ensure that such facilities are regulated under SMCRA. This proposed rule would impose only minor costs to the coal industry since

relatively few operations will be affected.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Undetermined

Agency Contact: Stephan Sheffield, Physical Scientist, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1514

RIN: 1029-AA94

## 1212. ● INTERIM PROGRAM REVISIONS

Legal Authority: 30 USC 1201 et seq

**CFR Citation:** 30 CFR 710; 30 CFR 715; 30 CFR 716; 30 CFR 717; 30 CFR 718; 30 CFR 720; 30 CFR 721; 30 CFR 722

Legal Deadline: None.

Abstract: The rule would amend those portions of the OSMRE interim regulatory program regulations which are different from the permanent regulatory program. OSMRE is undertaking this action to provide equity and regulatory consistency between the programs.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Dermot Winters, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5241

RIN: 1029-AB24

# 1213. REQUIREMENTS FOR COAL EXPLORATION—PERMIT REQUIREMENTS FOR EXPLORATION REMOVING MORE THAN 250 TONS OF COAL

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 772.11; 30 CFR

Legal Deadline: None.

772.12

Abstract: The proposed rule would comply with a court order of the District Court for the District of Columbia which remanded OSM

#### **Proposed Rule Stage**

reporting requirements for surface coal exploration. The proposed rule would revise existing requirements to include the filing of a notice by all individuals or operators planning coal exploration, and specify the information required on applications for coal exploration. The obligation to report is a standing requirement of existing regulations. This rule would expand the requirement to report. Because affected States already have the expanded requirement in place, no additional costs or benefits are expected to be associated with the rule.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM · | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Fred Block, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-

RIN: 1029-AA92

#### 1214. FEDERAL REGULATORY **PROGRAMS: PERMIT APPLICATION**

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 736; 30 CFR 740; 30 CFR 746; 30 CFR 750; 30 CFR 772

Legal Deadline: None.

**Abstract:** The proposed rule would govern the collection by OSMRE of application fees for permits to conduct surface coal mining and reclamation operations, and for permits to conduct coal exploration, as well as fees for processing mining plans and for midterm review of surface coal mining and reclamation permits. Recipients of these services would be required to reimburse OSMRE for costs incurred in providing the services.

#### Timetable:

| Action |   | Date    | FR | Cite |
|--------|---|---------|----|------|
| NPRM   | 0 | 5/00/88 |    |      |

Small Entity: Undetermined

Agency Contact: Arthur Abbs, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5351

**RIN:** 1029-AB15

#### 1215. FEDERAL LANDS PROGRAM

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq; 30

USC 181 et seq

CFR Citation: 30 CFR 740; 30 CFR 745;

30 CFR 746

Legal Deadline: None.

Abstract: Various language changes will be proposed in 30 CFR 740, 745, and 746 in response to a ruling by the District Court for the District of Columbia with respect to the definition of "mining plans," the applicability of the Federal lands program, and for technical accuracy and to clarify ambiguous language that has surfaced since publication of the rules in February 1983.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 01/00/89 |         |

Small Entity: Undetermined

Agency Contact: Leonard Richeson, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5150

**RIN: 1029-AA76** 

#### 1216. DEFINITION AND CRITERIA FOR **VALID EXISTING RIGHTS**

Significance: Regulatory Program

Legal Authority: 30 USC 1254; 30 USC

CFR Citation: 30 CFR 761.5; 30 CFR 761.11(h)

Legal Deadline: None.

Abstract: OSM is repromulgating certain portions of its regulations which define "valid existing rights" and prohibit surface coal mining on lands within units of the National Park System, National Wildlife Refuge System and certain other areas designated by Congress. OSM is repromulgating these regulations as a result of a District Court Decision in Round III of the present litigation on OSM's permanent program regulations.

#### Timetable:

| Action   | Date     | FR Cite    |
|--|----------|------------|
| Notice of EIS<br>and RIA<br>Scoping<br>Meeting,<br>Request for<br>Comments | 01/22/87 | 52 FR 2421 |
| Scoping Hearings<br>for NEPA and<br>RIA                                    | 02/06/87 |            |
| NPRM   | 04/00/88 | •          |
| Hearing on Draft<br>EIS  | 04/00/88 | •          |
| NPRM Comment<br>Period End   | 06/00/88 | -          |
| Final Action   | 11/00/88 |            |
| Small Entity: Ye   | es       | •          |

Agency Contact: Annetta Cheek. Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-7951

RIN: 1029-AA77

#### 1217. LANDS UNSUITABLE REGULATIONS

Significance: Agency Priority

Legal Authority: 30 USC 1254; 30 USC

**CFR Citation:** 30 CFR 761.5; 30 CFR 761.11(a); 30 CFR 761.11(c); 30 CFR 769.14(a)(3); 30 CFR 769.14(b)(2)

Legal Deadline: Noné.

Abstract: OSMRE is repromulgating certain portions of its regulations under Subchapter F which contain criteria for and describe the petition process for designating lands unsuitable for surface coal mining operations. OSM is repromulgating these regulations as a result of a District Court decision in Round III of the present litigation on OSMRE's permanent program regulations.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 06/00/88 | •  |      |  |

Small Entity: No

Agency Contact: Jerry Schwartz, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5144

RIN: 1029-AA90

**Proposed Rule Stage** 

# 1218. PERMANENT REGULATORY PROGRAM DEFINITIONS; AREAS UNSUITABLE FOR MINING

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 784

Legal Deadline: None.

Abstract: The proposed rule would clarify the applicability of the prohibitions in section 522(e) of the Surface Mining Control and Reclamation Act to the surface impacts of underground mining. The issue of the relationship between section 522(e) and mining related subsidence will be addressed in the proposed rulemaking. The rulemaking will seek to clarify whether OSM's rules have the effect of prohibiting underground mining operations related to the features and facilities within the distance limitations enumerated in section 522(e) of the Act. The proposed rulemaking will address the issue of what is a "Surface Impact" incident to an underground mine.

#### Timetable:

| Action                              | Date         | FR Cite     |
|-------------------------------------|--------------|-------------|
| ANPRM                               | 04/03/85     | 50 FR 13250 |
| ANPRM<br>Comment                    | 08/27/85     | 50 FR 13250 |
| Period End                          |              |             |
| Notice of EIS<br>and RIA<br>Scoping | 01/22/87     | 52 FR 2421  |
| Meeting and                         |              |             |
| Request for<br>Comments             | <del>-</del> |             |
| EIS and RIA<br>Scoping<br>Meeting   | 02/06/87     |             |
| NPRM                                | 04/00/88     |             |
| Hearing on Draft<br>EIS             | 04/00/88     |             |
| NPRM Comment<br>Period End          | 06/00/88     |             |
| Final Action                        | 11/00/88     | •           |

Small Entity: Yes

Additional Information: The Office of Surface Mining has determined that the proposed rulemaking constitutes a major Federal action requiring an EIS to meet the requirements of the National Environmental Policy Act. OSM has also made the determination that the proposed rule may be significant within the meaning of E.O. 12291. Precise cost/price impacts cannot be determined prior to further development of the regulation, but such costs are anticipated to be significant in terms of E.O. 12291 and the Regulatory

Flexibility Act. Therefore, a Preliminary Regulatory Impact Analysis and Small Entity Flexibility Analysis are being prepared.

Agency Contact: Dermot Winters, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-1928

RIN: 1029-AA80

## 1219. ● REPROCESSING COAL WASTE

Legal Authority: 30 USC 1201 et seq

**CFR Citation:** 30 CFR 786, (New); 30 CFR 829, (New)

Legal Deadline: None.

Abstract: The rule would revise existing permitting and performance standards to take into consideration the unique circumstances and requirements for reprocessing coal waste. The rule would identify the minimum requirements for this type of activity. The action is being undertaken in response to findings and planned actions identified during OSMRE's study of remining initiatives.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Ray Aufmuth, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 342-1514

RIN: 1029-AB23

#### 1220. PERMANENT PROGRAM PERFORMANCE STANDARDS; DISPOSAL OF COAL MINE WASTE

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 816; 30 CFR 817

Legal Deadline: None.

Abstract: The rule will reexamine performance standards and design criteria for coal waste disposal. The action is in response to a District Court for the District of Columbia remand order which cited procedural defects in an earlier rulemaking (47 FR 44006, September 26, 1983), involving inadequate notice and comment and an inadequate administrative record.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Dr. C. Y. Chen, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1501

RIN: 1029-AB09

# 1221. PERMANENT PROGRAM PERFORMANCE STANDARDS; SURFACE MINING ACTIVITIES; CONTEMPORANEOUS RECLAMATION

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 816.100; 30 CFR

Legal Deadline: None.

Abstract: The rule is being proposed in response to a remand by the Court to provide additional guidance to the regulatory authorities. The proposed rule should ensure that all reclamation efforts proceed as contemporaneously as practicable with surface coal mining operations in accordance with Section 515(b)(16) of the Surface Mining Control and Reclamation Act of 1977.

#### Timetable:

816.101

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM . | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: Robert Wiles,
Department of the Interior, Office of
Surface Mining Reclamation and
Enforcement, 1951 Constitution Ave.,
NW, Washington, DC 20240, 202 3431502

RIN: 1029-AB02

#### 1222. PERMANENT PROGRAM PERFORMANCE STANDARDS SURFACE AND UNDERGROUND MINING ACTIVITIES BACKFILLING AND GRADING

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

**CFR Citation:** 30 CFR 816.102(g)(2); 30 CFR 816.104; 30 CFR 816.105

Legal Deadline: None.

Abstract: The regulation will address the sections that were remanded back

**Proposed Rule Stage** 

to OSM by the action of the Court. The regulation will provide additional guidance to the surface coal mine operator in fulfilling the performance standards of the Act. Costs will not be increased because the regulations will amplify existing requirements.

#### Timetable:

| Action                     | Date     | FR Cite                                |
|----------------------------|----------|--|
| NPRM                       | 08/00/88 | ······································ |
| NPRM Comment<br>Period End | 10/00/88 | •                                      |
| Final Action               | 03/00/89 |  |

Small Entity: Undetermined

Agency Contact: Robert Wiles, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-1502

RIN: 1029-AA57

## 1223. DISPOSAL OF EXCESS SPOIL ON PREEXISTING BENCHES

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 816.74; 30 CFR 817.74

Legal Deadline: None.

Abstract: The regulations at 30 CFR 816.74/817.74 allow, with the approval of the regulatory authority, the disposal of excess spoil through placement on preexisting benches provided that the standards set forth in sections 816.71/817.71 are met. These standards contain the general requirements for the disposal of excess spoil. Based on the draft study entitled "Encouraging Abandoned Mine Land Reclamation via Remining: A Federal, State and Industry Initiative" and comments received, OSMRE has reviewed these regulations. Based on this review, OSMRE has concluded that excess spoil, when placed on the benches is similar to backfilling and grading of a highwall and bench and therefore could be regulated under the backfilling and grading regulations in section 816.102/817.102, in lieu of the "excess spoil" standards while maintaining the same environmental and safety standards. The proposed rule would apply the backfilling and grading requirements to disposal of excess spoil on preexisting benches.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: Undetermined

Agency Contact: Raymond Aufmuth, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1514

RIN: 1029-AB18

### 1224. ● ASSESSMENT CONFERENCE SCHEDULING

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 843; 30 CFR 845

Legal Deadline: None.

Abstract: The rule would eliminate some procedural inconsistencies remaining from previous 30 CFR 843 and 845 rulemakings. In particular, the rules would allow for a more efficient and practical time frame for scheduling assessment conferences. OSMRE is undertaking this action in response to suggestions from the Interior Department's Offices of the Solicitor and from OSMRE personnel involved in administering the existing 30 CFR Part 843 and 845 requirements.

#### Timetable:

| Action | Date     | FR | Cite | - |
|--------|----------|----|------|---|
| NPRM   | 07/00/88 |    | •    |   |

Small Entity: Undetermined

Agency Contact: Dermot Winters, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1928

RIN: 1029-AB22

## 1225. ● IMPROVIDENTLY ISSUED PERMITS

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 845

Legal Deadline: None.

Abstract: This rule will clarify that OSMRE will not require the assessment of civil penalties for notices of violation or cessation orders issued to a permittee who has secured an improvidently issued permit from a State regulatory authority. OSMRE distinguishes this type of violation from an environmental violation, which would be treated differently. However, present rules do not address this type of violation, necessitating this rulemaking.

#### Timetable:

| Action | . Date   | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Sandi Olsen, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1134

RIN: 1029-AB20

## 1226. ● DELINQUENT ABANDONED MINE LAND RECLAMATION FEES

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 845 Legal Deadline: None.

Abstract: The rule will clarify that when OSMRE issues a notice of violation or cessation order for delinquent AML fees, that determination of civil penalties is not to be treated as an environmental violation, but must follow a discrete procedure. Present rules do not address this circumstance, necessitating this rulemaking.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Daniel Lytton, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 653-2871

RIN: 1029-AB21

#### 1227. ABANDONED MINE LAND RECLAMATION; STATE RECLAMATION GRANTS

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 886 Legal Deadline: None.

Abstract: Cases have been identified where coal mine operators have also contracted with a State to conduct reclamation of abandoned mine land. This reclamation is conducted under

#### **DOI—OSMRE**

#### **Proposed Rule Stage**

the Abandoned Mine Land (AML) Reclamation Program and is funded by fees paid by coal operators on productions. Under the proposed rule, a reclamation contract could not be let to an operator with certain outstanding violations of the Surface Mining Control and Reclamation Act. The violations would include outstanding cessation orders and unpaid civil penalties and abandoned mine reclamation fees. The rule action is being initiated to prevent operators in violation of SMCRA from benefiting from the Act by receiving contracts funded under the AML program.

#### Timetable:

| Action | Date     | FR Cite | - |
|--------|----------|---------|---|
| NPRM   | 06/00/88 |         |   |

Small Entity: Undetermined

Agency Contact: Danny Lytton, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-2866

RIN: 1029-AB13

#### 1228. TENNESSEE PROGRAM AMENDMENT; SIGNIFICANT PERMIT REVISIONS

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 942.774

Legal Deadline: None.

Abstract: The rule applies to the Federal program for Tennessee and would establish guidelines for determining whether a proposed revision to an existing coal mining permit is significant. Significant permit revisions are subject to public comment and hearing requirements. The rule would assist OSMRE in making consistent determinations concerning

the significance of permit revisions in Tennessee. The rule is being proposed in response to a decision on a petition for rulemaking, submitted to the Director, OSMRE.

#### Timetable:

| Action   | Date     | FR    | Cite |   |
|--|----------|-------|------|---|
| Notice of<br>Decision on<br>Petition for<br>Rulemaking | 03/05/87 | 52 FR | 6827 |   |
| NPRM   | 06/00/88 |       |      | • |

Small Entity: No

Agency Contact: James Tate, Jr., Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave, NW, Washington, DC 20240, 202 343-4560

RIN: 1029-AB17

### DEPARTMENT OF THE INTERIOR (DOI)

Office of Surface Mining Reclamation and Enforcement (OSMRE)

#### Final Rule Stage

## 1229. TERMINATION OF JURISDICTION UNDER SMCRA

Significance: Regulatory Program
Legal Authority: 30 USC 1201 et seq
CFR Citation: 30 CFR 700.11

Legal Deadline: None.

and Reclamation Act (the Act) doesn't specifically define the point at which regulatory jurisdiction ends. Therefore, a regulation is needed to define that point. The regulation in question is specific to the responsibilities of the Department of the Interior, OSMRE, and implement the Act. No other Federal agency is authorized to

**Abstract:** The Surface Mining Control

undertake this action on behalf of the Department. OSMRE has never addressed this issue in a rulemaking. The regulatory authority will issue a written determination ending regulatory jurisdiction under the Act when the following conditions apply. For permanent program operations, it proposed to terminate regulatory jurisdiction under the Act at the time of final bond release or when all regulatory program requirements have been met. For initial program operations, regulatory jurisdiction will end when all requirements of the

regulatory program have been met.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/26/87 | 52 FR 24092 |
| NPRM Comment<br>Period End | 09/04/87 | 52 FR 24092 |
| Final Action               | 04/00/88 |             |

#### Small Entity: No

Agency Contact: Daniel Stocker, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1314

RIN: 1029-AB07

#### 1230. PERMANENT PROGRAM PERFORMANCE STANDARDS SURFACE AND UNDERGROUND ACTIVITIES ROADS

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

**CFR Citation:** 30 CFR 701.5; 30 CFR 816.150; 30 CFR 816.151; 30 CFR 817.150; 30 CFR 817.151

Legal Deadline: None.

Abstract: The regulation will address the sections that were remanded back to OSM by the action of the Court and modify some provisions that are confusing in the existing file. The changes will provide additional guidance to the surface coal mine operator in fulfilling the performance standards of the Act. Costs will not be increased because the regulations will amplify existing requirements.

#### Timetable:

| Action                     | . Date   |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/03/87 | 52 | FR | 42259 |
| NPRM Comment<br>Period End | 01/12/88 | 52 | FR | 42259 |
| Final Action               | 06/00/88 |    |    |       |

#### Small Entity: No

Agency Contact: Robert Wiles, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-1502

RIN: .1029-AA60

# 1231. EXEMPTION FOR COAL EXTRACTION INCIDENTAL TO THE EXTRACTION OF OTHER MINERALS

Legal Authority: 30 USC 1201 CFR Citation: 30 CFR 702 Legal Deadline: None.

**Abstract:** The Surface Mining Act exempts mining operations that extract

Final Rule Stage

other minerals where coal does not exceed 16 2/3 percent of tonnage of minerals removed for sale. Evidence of abuse of this exemption has been identified. Proposed regulations would establish procedures to administer the exemption. The costs of compliance for these operations are undetermined. Benefits would be to the public in terms of protection of health, safety, and environment from detrimental effects of mining. Legitimate noncoal operators would be able to compete fairly with those operations now using the exemption to undersell their legitimate competitors.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/01/87 | 52 FR 20546 |
| NPRM Comment<br>Period End | 08/10/87 | 52 FR 20546 |
| Final Action               | 06/00/88 |             |

Small Entity: No

Agency Contact: James Fary, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-5384

RIN: 1029-AA53

# 1232. SURFACE COAL MINING AND RECLAMATION OPERATIONS ON INDIAN LANDS

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 7,50 Legal Deadline: None.

Abstract: The proposed rule would implement Court approved settlements involving OSMRE, the State of New Mexico, and the National Coal Association/American Mining Congress Joint Committee in regard to final Indian lands regulations. The rule would delete the reference to the American Indian Religious Freedom Act and revise the requirements addressing inclusion of surface coal mining and reclamation provisions in Indian leases.

#### Timetable:

| THITOLOGICE  |          |            |
|--------------|----------|------------|
| Action       | Date     | FR Cite    |
| NPRM         | 02/10/88 | 53 FR 3992 |
| Final Action | 09/00/88 |            |

Small Entity: No

Agency Contact: Suzanne Hudak, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-4540

RIN: 1029-AB04

## 1233. SUBSTANTIAL LEGAL AND FINANCIAL COMMITMENT

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 762.5 Legal Deadline: None.

Abstract: The proposed rule would amend the definition of the phrase "substantial legal and financial commitments" as required by a District Court decision in Round III of the present litigation on OSMRE's permanent program regulations. The definition will clarify what is needed for a determination of a "substantial legal and financial commitment" in a surface coal mining operation. Such a determination would exempt land from a designation as unsuitable for surface coal mining operations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/20/87 | 52 | FR | 39186 |
| NPRM Comment<br>Period End | 12/29/87 | 52 | FR | 39186 |
| Final Action               | 06/00/00 |    |    |       |

Small Entity: No

Agency Contact: James M. Kress, Federal Land Specialist, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5145

RIN: 1029-AB01

#### 1234. SURFACE COAL MINING AND RECLAMATION OPERATIONS PERMANENT REGULATORY PROGRAM-OWNERSHIP AND CONTROL

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 773 Legal Deadline: None.

Abstract: The proposed rule would require the regulatory authority to make findings prior to permit issuance that the applicant and persons or business entities closely connected to the applicant do not have any outstanding unabated violations, delinquent AML

reclamation fee accounts, or unpaid final civil penalties.

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| NPRM                    | 04/05/85 | 50 FR 13724 |
| NPRM Comment Period End | 11/04/87 | 52 FR 37164 |
| Final Action            | 04/00/88 |             |

Small Entity: No

Agency Contact: Andrew F. DeVito, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-5241

RIN: 1029-AA56

#### 1235. REQUIREMENTS FOR PERMITS AND PERMIT PROCESSING PERMIT APPLICATIONS MINIMUM REQUIREMENTS FOR LEGAL FINANCIAL CIVIL PENALTIES

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 773, (Revision); 30

CFR 843

Legal Deadline: None.

Abstract: The existing rules pertaining to the requirements for permit and permit processing, permit applications and civil penalties are to be amended. The proposed revisions expressly establish an affirmative obligation on permittees and permit applicants to pay uncontested penalties and abate uncontested violations. Permittees and applicants for permits must meet these obligations prior to the issuance of a permit and as a condition of continued operation under existing permits.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/16/86 | 51 | FR | 25822 |
| NPRM Comment<br>Period End | 10/24/86 | 51 | FR | 33905 |
| Final Action               | 04/00/88 |    | •  |       |

Small Entity: No

Government Levels Affected: State, Federal

Agency Contact: Andrew DeVito, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-5241

RIN: 1029-AA66

Final Rule Stage

#### 1236. PERMIT PROCESSING

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 773.11 Legal Deadline: None.

Abstract: The proposed rule would require operators of surface coal mining operations who operated during the initial regulatory program without a permit to cease mining until they secure a permanent program permit. Only operators who held initial program permits may continue to operate after the Secretary has approved a State regulatory program, if they have submitted an application for a permanent program permit. The proposed rule responds to a remand of previously proposed regulation, in which the U.S. District Court concluded that the rule was inconsistent with the statute.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/09/87 | 52 FR 43174 |
| NPRM Comment<br>Period End | 01/19/88 | 52 FR 43174 |
| Final Action               | 07/00/88 |             |

**Śmall Entity:** No

Agency Contact: Patrick Boyd, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-4561

RIN: 1029-AB14

# 1237. PERMANENT REGULATORY PROGRAM - OWNERSHIP INFORMATION

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 778 Legal Deadline: None.

Abstract: The Office of Surface Mining Reclamation and Enforcement is proposing to revise 30 CFR 778 which specifies what information must be furnished in a surface coal mining permit application. The permit application requirements are being revised in order to conform them to proposed revisions in 30 CFR 773 which govern the issuance of surface coal mining permits. The proposed revisions to 30 CFR 778 will require the submission of more detailed information on the ownership and control of permit applicants. It is not

anticipated that the revision will impose a substantial financial burden on those applying for permits.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM ·                     | 05/28/87 | 52 | FR | 20032 |
| NPRM Comment<br>Period End | 08/06/87 | 52 | FR | 20032 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Andrew DeVito, Senior Regulatory Analyst, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5241

RIN: 1029-AA96

# 1238. PERMANENT REGULATORY PROGRAM; REQUIREMENTS FOR PERMITS, INFORMATION ON HYDROLOGIC IMPACTS

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 780.21(f); 30 CFR

784.14(e)

Legal Deadline: None.

Abstract: The rule sets a life of permit . as the parameter for the determination of the probable hydrologic consequences (PHC) of the proposed operation upon the quality and quantity of surface and groundwater under seasonal flow conditions for the proposed permit and adjacent areas. The rule re-promulgates the suspended 1983 rules with an expanded preamble and record to support the rule language. This was requested by the Court as a result of litigation. The rule will result in lower costs to industry and a reduction in their information collection requirements.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/28/87 | 52 FR | 32764 |
| NPRM Comment<br>Period End | 11/06/87 | 52 FR | 32764 |
| Final Action               | 05/00/88 |       |       |

Small Entity: No

Agency Contact: Doug Growitz, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-

RIN: 1029-AB11

#### 1239. PERMANENT PROGRAM PERFORMANCE STANDARDS; HIGHWALL POLICY

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 816.102

Legal Deadline: None.

Abstract: The proposed regulation is in accordance with a Court approved settlement agreement and would provide a method of calculating civil penalties when compliance with Section 30 CFR 816.102(a) cannot be accomplished using Best Technology Currently Available or where compliance would result in significant harm to the environment and the operation does not qualify for an exemption to total highwall elimination in accordance with 30 CFR 816.102(k). The regulation will require an undetermined information collection requirement on the regulatory authority, the cost of which has not been calculated.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/29/87 | 52 | FR | 41668 |
| NPRM Comment<br>Period End | 01/07/88 | 52 | FR | 41666 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Ralph McDonald, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1514

RIN: 1029-AB10

# 1240. PERMANENT PROGRAM PERFORMANCE STANDARDS SURFACE MINING ACTIVITIES, UNDERGROUND MINING ACTIVITIES - REVEGETATION

Significance: Agency Priority Legal Authority: 30 USC 1201 et seq

**CFR Citation:** 30 CFR 816.116(b)(3)(ii); 30 CFR 816.116(c)(4); 30 CFR 817.116(b)(3)(ii); 30 CFR 817.116(c)(4); 30 CFR 816.116(c)(2); 30 CFR 817.116(c)(2)

Legal Deadline: None.

Abstract: This rule is being proposed in response to an order of the U.S. District

Final Rule Stage

Court remanding several aspects of OSM regulations concerning revegetation which has inadequate support in the administrative record. OSM will propose rules concerning replanting of trees as a normal husbandry practice, the period for revegetation success, and rills and gullies control as a normal conservation practice. Costs and benefits of this action have not been determined since the final scope of the rule is not certain. This analysis will be based in large part on public comments received on the proposed rule.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/27/87 | 52 FR 28012 |
| NPRM Comment<br>Period End | 02/01/88 | 52 FR 37334 |
| Final Action               | 05/00/88 | •           |

#### Small Entity: No

Agency Contact: Patrick Boyd, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-4561

**RIN:** 1029-AA86

# 1241. PERMANENT PROGRAM PERFORMANCE STANDARDS SURFACE MINING ACTIVITIES, UNDERGROUND MINING ACTIVITIES IMPOUNDMENTS

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 816.49; 30 CFR 817.49

Legal Deadline: None.

Abstract: The regulation will address the issue addressed in a district court challenge to OSM regulations. The rule will address the problem of combination spillways and will specify a spillway configuration that must be installed to safely pass the designed precipitation event. In some cases, the rule may allow one spillway to serve as a combination principal and emergency spillway. The proposed action may reduce costs in those cases where one spillway will safely pass the design precipitation event with no corresponding decrease in environmental protection.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/21/87 | 52 | FR | 39364 |
| NPRM Comment<br>Period End | 12/30/87 | 52 | FR | 39364 |
| Final Action               | 05/00/88 |    |    | _     |

#### Small Entity: No

Agency Contact: Robert Wiles, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1502

RIN: 1029-AA79

#### 1242. SPECIAL PERMANENT PROGRAM PERFORMANCE STANDARDS OPERATIONS ON PRIME FARMLAND

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 823.11(a); 30 CFR 823.11(b)

Legal Deadline: None.

Abstract: These regulations are being revised as ordered by the District Court for the District of Columbia. They will amend OSM's permanent program performance standards with respect to prime farmlands by allowing last cut lakes to remain after mining is complete only where they are beneficial or necessary to agricultural activity and allowing for a support facility exemption only for underground mines. These changes are mandated by Court Order, thus, no alternatives to this action are being considered.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/25/87 | 52 | FR | 9644 |
| NPRM Comment<br>Period End | 06/03/87 | 52 | FR | 9644 |
| Final Action               | 04/00/88 |    |    |      |

Small Entity: No

Agency Contact: Donald Smith, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-1510

RIN: 1029-AA64

1243. SURFACE COAL MINING AND RECLAMATION OPERATIONS; PERMANENT REGULATORY PROGRAMS; PERMANENT PROGRAM INSPECTION AND ENFORCEMENT PROCEDURES

Significance: Regulatory Program Legal Authority: 30 USC 1267

**CFR Citation:** 30 CFR 840; 30 CFR 842; 30 CFR 843

30 01 11 043

Legal Deadline: None.

Abstract: The proposed rule would define an "abandoned site" and address the inspection frequency for those sites. The rule would enable regulatory authorities to allocate inspector resources to ongoing operations where they are most needed by reducing the inspection frequency for abandoned sites as necessary to monitor conditions or changes of status without sacrificing environmental quality control.

#### Timetable: \*

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/28/87 | 52 | FR | 32758 |
| NPRM Comment<br>Period End | 11/30/87 | 52 | FR | 41471 |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Agency Contact: Daniel E. Stocker, Chief, Section of Inspection, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-1314

RIN: 1029-AA67

## 1244. TEN DAY NOTICE REVIEW CRITERIA

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 842.11; 30 CFR
843.12

Legal Deadline: None.

Abstract: The proposed rule would provide guidance to OSMRE in its evaluation of State responses to ten day notices. It would provide that OSMRE must accept a State's response as constituting appropriate action to cause a violation to be corrected or showing good cause for such failure, unless that response is arbitrary, capricious, or an abuse of discretion under the State program. The rule

DOI—OSMRE Final Rule Stage

would also provide a mechanism whereby a State could seek informal review within OSMRE of an initial decision to inspect a mine site when OSMRE rejects the State's response to the ten day notice. The rulemaking is being proposed in response to a decision on a petition for rulemaking submitted to the Director, OSMRE.

#### Timetable:

| Action   | Date     |      | FR | Cite  |
|--|----------|------|----|-------|
| Notice of<br>Decision on<br>Petition for<br>Rulemaking | 06/08/87 | 52   | FR | 21598 |
| NPRM   | 09/09/87 | . 52 | FR | 34050 |
| NPRM Comment<br>Period End                             | 11/20/87 | 52   | FR | 41309 |
| Final Action   | 04/00/88 |      |    | •     |
| Small Entity: N  | n        |      |    |       |

Small Entity: No

Agency Contact: Daniel Stocker, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1314

RIN: 1029-AB12

#### 1245. COLLECTION OF AML FEES -MOISTURE CONTENT OF COAL

Significance: Regulatory Program Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 870 Legal Deadline: None.

Abstract: The present regulations require the weight of coal (for the purpose of calculating the tonnage upon which the AML fee is calculated) to be determined at the point of first sale. This weight includes not only that of

the saleable coal, but also that of the extraneous material including the moisture content. Recent action by the Internal Revenue Service (IRS) issued a revenue-ruling for the Black Lung Tax to allow for the deduction of a moisture content allowance from the tonnage upon which the Black Lung Tax is collected. The IRS decision to make this change in its regulations was based on a Federal court decision. Taft Coal Co. v. U.S., 605 F. Supp. 366, (N.D. Ala. 1984). OSMRE proposes to change the existing regulations to create a standard moisture allowance which would be consistent with that allowed by the IRS for the Black Lung Tax program. Regulations dealing with the basis upon which a tax or fee is assessed should be consistent for administrative convenience and equity to the coal operator. Federal action is required since OSMRE is directly responsible for collecting the AML fee and for establishing the regulations promulgating (cont)

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/18/87 | 52 | FR | 18680 |
| NPRM Comment<br>Period End | 08/07/87 | 52 | FR | 27419 |
| Final Action               | 04/00/88 |    |    |       |

#### Small Entity: No

Additional Information: ABSTRACT CONT: standards under which the fee is collected. The regulations in question are specific to the responsibilities of the Department of the Interior, OSMRE, and they implement SMCRA. No other Federal agency is authorized to undertake this action on behalf of the Department. The regulation will be changed to include a moisture content

allowance. Standards will be developed to establish a percentage allowance consistent with the IRS approach for the Black Lung Program and with industry technical standards for moisture content calculation.

Agency Contact: Jane Robinson, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-2853

RIN: 1029-AB03

#### 1246. CALIFORNIA FEDERAL **PROGRAM**

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 905 Legal Deadline: None.

Abstract: The proposed rule would establish a Federal program for the State of California. Under the Federal program, surface coal mining and reclamation operations in California will be subject to the OSMRE's permanent program requirements.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/22/87 | 52 | FR | 39594 |
| NPRM Comment<br>Period End | 12/31/87 | 52 | FR | 39594 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Pat Boyd, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-4561

RIN: 1029-AB05

#### DEPARTMENT OF THE INTERIOR (DOI)

Office of Surface Mining Reclamation and Enforcement (OSMRE)

**Completed Actions** 

#### 1247. EXEMPTION FOR COAL **EXTRACTION INCIDENTAL TO GOVERNMENT FINANCED** CONSTRUCTION

Legal Authority: 30 USC 1202; 30 USC 1211; 30 USC 1278 -:

CFR Citation: 30 CFR 707

Legal Deadline: None.

Abstract: The regulations in 309 CFR Part 707 implementing the exemption for coal extraction incidental to government financed construction were

under review to determine their impact on the Abandoned Mine Lands (AML) program. Proposed regulations were scheduled in case regulatory changes were determined necessary. The primary purpose of the review was to determine if the regulations prevent the removal, and consequent resource loss, of incidental amounts of coal encountered during AML reclamation. Upon review of the regulations and guidelines (45 FR 14810, March 6, 1980) for the AML program, OSMRE

determined that extraction of coal incidental to an AML reclamation project is not prohibited by the regulations as specifically addressed in the guidelines. Therefore, action to revise the regulations was withdrawn.

#### **Completed Actions**

| Timetable:  |          |         |
|---|----------|---------|
| Action  | Date     | FR Cite |
| Withdrawn Rule action determined not to be necessary. | 11/02/87 |         |

#### Small Entity: No

Agency Contact: James Fary, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-5384

**RIN:** 1029-AA58

#### 1248. INDIVIDUAL CIVIL PENALTIES

Significance: Regulatory Program Legal Authority: 30 USC 1201

CFR Citation: 30 CFR 723; 30 CFR 724;

30 CFR 845; 30 CFR 846, (New)

Legal Deadline: None.

Abstract: The proposed rule will improve the implementation of Section 518(f) of the Surface Mining Control and Reclamation Act by clarifying the meaning of "knowing and willful" and defining the manner in which a daily penalty will be assessed for a continuing violation. Corporate officials associated with a permittee in violation of the Act will be identified and assessed individual civil penalties in addition to any penalties imposed on the Corporate entity.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/24/86 | 51 FR 46838 |
| NPRM Comment<br>Period End | 05/08/87 | 52 FR 11287 |
| Final Action               | 02/08/88 | 53 FR 3664  |
| Final Action               | 03/09/88 |             |

#### Small Entity: No

Agency Contact: Andrew DeVito, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, Washington, DC 20240, 202 343-5241

RIN: 1029-AA81

#### 1249. SURFACE COAL MINING AND RECLAMATION OPERATIONS; PERMANENT REGULATORY PROGRAM; FEDERAL PROGRAM FOR A STATE; PROCEDURAL REQUIREMENTS

**Legal Authority:** 30 USC 1251; 30 USC 1253 to 1269; 30 USC 1271; 30 USC 1272; 30 USC 1295

CFR Citation: 30 CFR 736 Legal Deadline: None.

Abstract: OSMRE will propose revisions to its rules governing standards and procedures for the promulgation, implementation, revision, and termination of a Federal program for a State for coal exploration and surface coal mining operations on non-Federal and non-Indian lands within that State.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/31/87 | 52 FR 10352 |
| NPRM Comment<br>Period End | 06/01/87 | 52 FR 10352 |
| Final Action               | 10/21/87 | 52 FR 39404 |
| Final Action<br>Effective  | 11/20/87 | 52 FR 39404 |

#### Small Entity: No

Agency Contact: Andrew DeVito, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, Room 134S, 202 343-5241

RIN: 1029-AA71

## 1250. UNSUITABILITY PETITION PROCESS

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq CFR Citation: 30 CFR 764; 30 CFR 769

Legal Deadline: None.

Abstract: The proposed rule would amend the State and Federal process for designating land unsuitable for surface coal mining operations. The revision would standardize the State and Federal procedures and establish new time frames for processing petitions. The revisions are required by a District Court decision in Round III of the present litigation on OSMRE's permanent program regulations.

| Fimetable:                 |          |    |    |       |  |
|----------------------------|----------|----|----|-------|--|
| Action -                   | Date     |    | FR | Cite  |  |
| NPRM                       | 06/09/87 | 52 | FR | 21904 |  |
| NPRM Comment<br>Period End | 08/18/87 | 52 | FR | 21904 |  |
| Final Action               | 12/30/87 | 52 | FR | 49322 |  |
| Final Action               | 01/29/88 | 52 | FR | 49322 |  |

#### Small Entity: No

Effective

Agency Contact: Catie Roy, Program Analyst, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5143

RIN: 1029-AB00

#### 1251. SURFACE MINING PERMIT APPLICATIONS MINIMUM REQUIREMENTS FOR INFORMATION ON ENVIRONMENTAL RESOURCES

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

**CFR Citation:** 30 CFR 779.20; 30 CFR 780.16; 30 CFR 783.20; 30 CFR 784.21; 30 CFR 816.97(a); 30 CFR 816.97(b); 30 CFR 817.97

Legal Deadline: None.

Abstract: OSM is amending Fish and Wildlife performance standards at 30 CFR 816.97 to comply with the District Court's decision of October 1, 1984, which pertains to protection of endangered and threatened species and the exclusion of wildlife from toxic ponds. In addition, OSM is amending the Fish and Wildlife permitting requirements at 30 CFR 779.20 and 780.16 to provide greater flexibility and clarity.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/29/86 | 51 FR 19498 |
| NPRM Comment<br>Period End | 08/07/86 | 51 FR 19498 |
| Final Action`              | 12/11/87 | 52 FR 47352 |
| Final Action<br>Effective  | 01/11/88 | 52 FR 47352 |

#### Small Entity: No

Agency Contact: Chuck Wolf,
Department of the Interior, Office of
Surface Mining Reclamation and
Enforcement, Ten Parkway Center,
Pittsburgh, PA 15220, 412 937-2897

RIN: 1029-AA74

DOI—OSMRE Completed Actions

# 1252. PERMANENT REGULATORY PROGRAM - MOUNTAINTOP REMOVAL

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 785 Legal Deadline: None.

Abstract: The proposed rule amends the rules for "Permits for Special Categories of Mining -- Mountaintop Removal Mining." This action will correct an inadvertent error whereby certain substantive provisions. concerning mountaintop removal mining in the Surface Mining Control and Reclamation Act of 1977 (the Act) were not included in previous implementing regulations. These provisions include a finding for permit issuance that the applicant has presented specific plans for the proposed postmining land use and has made appropriate assurances for the use. The addition of these provisions will make the rules for mountaintop removal mining consistent with the Act, as well as with the Secretary's brief In Re: Permanent Surface Mining Regulation Litigation II, (round III). The requirements of the proposed rule will ensure that all the substantive provisions of the Act are applied to mountaintop removal coal mining operations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 03/25/87 | 52 FR 9640  |
| NPRM Comment<br>Period End | •        |             |
| Final Action               | 10/20/87 | 52 FR 39182 |
| Final Action<br>Effective  | 11/19/87 | 52 FR 39182 |

Small Entity: No

Agency Contact: Ralph McDonald, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-5245

RIN: 1029-AA97

#### 1253. REQUIREMENTS FOR PERMITS FOR SPECIAL CATEGORIES OF MINING: EXPERIMENTAL PRACTICES

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

Legal Deadline: None.

CFR Citation: 30 CFR 785.13

Abstract: The proposed rule would revise the permit application requirements applicable to experimental practices as provided by section 711 of SMCRA. Section 711 allows for departures from the environmental protection performance standards of section 515 and 516 of the Act. The rule would be revised to encourage advances in mining and reclamation practices and special alternative postmining land uses. No additional costs to the environment would occur because experimental practices cannot be authorized if they are not as environmentally protective as the requirements of section 515 and 516. The rule revision may provide coal mine operators the ability to utilize more cost efficient mining and reclamation practices. OSMRE has discussed experimental practice issues with external groups and determined not to proceed with rulemaking.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn Rule action determined not to be necessary. | 01/27/88 |         |

Small Entity: Undetermined

Agency Contact: John Parsons, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave., NW, Washington, DC 20240, 202 343-1505

RIN: 1029-AB06

## 1254. REQUIREMENT TO RELEASE PERFORMANCE BONDS

Significance: Agency Priority

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 800-40(a)(2)

Legal Deadline: None.

Abstract: This proposed rule would require that an applicant for bond release include the name of the permittee in the application. This action is being taken as a result of a commitment made during litigation on bonding requirements before the District Court for the District of Columbia where it was found that an explicit requirement for providing the name of the applicant was necessary. Also the proposed revision would allow certain third parties to guarantee self-

bond. This action is being taken as a result of OSMRE on June 13, 1986 accepting a proposal to revise self-bonding regulations sought in a petition for rulemaking by the National Coal Association/American Mining Congress (NCA/AMC) Joint Committee on Surface Mine Regulations. There will be no increase or decrease in the cost/benefits of this rule.

#### Timetable:

| Action                     | Date     |      | FR | Cite  |
|----------------------------|----------|------|----|-------|
| NPRM                       | 11/26/86 | 51   | FR | 42984 |
| NPRM Comment<br>Period End | 02/04/87 | 51   | FR | 42984 |
| Final Action               | 01/14/88 | - 53 | FR | 994   |
| Final Action<br>Effective  | 02/13/88 |      |    |       |

Small Entity: No

Agency Contact: Frank Mancino, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-5143

RIN: 1029-AA91

# 1255. PERMANENT PROGRAM PERFORMANCE STANDARDS UNDERGROUND MINING ACTIVITIES HYDROLOGIC BALANCE PROTECTION

Significance: Regulatory Program

Legal Authority: 30 USC 1201 et seq

CFR Citation: 30 CFR 817.41(b)(2)

Legal Deadline: None.

Abstract: The rulemaking is in response to a challenge of this issue in District Court where the Office agreed to suspend 30 CFR 817.41(b)(2), concerning requirement to restore groundwater recharge capacity, and repromulgate the rule to develop the administrative records. OSM will propose two options: (1) removing 817.41(b)(2) and (2) retaining this paragraph while asking for comments concerning its legality, technological validity, and environmental impacts. Since this rule will be repromulgated with options, a determination of its potential costs and benefits cannot be assessed until comments are received and options chosen.

#### **Completed Actions**

| Timetable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM '                     | 12/11/86 | 51 | FR | 44742 |
| NPRM Comment<br>Period End | 02/19/87 |    | :  |       |
| Final Action               | 12/02/87 | 52 | FR | 45920 |
| Final Action<br>Effective  | 01/04/88 | 52 | FR | 45920 |

Small Entity: No

Agency Contact: Raymond Aufmuth, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, Room 5010 L, 1951 Constitution Ave., NW, Washington, DC, 202 343-1514

RIN: 1029-AA75

## 1256. STATE-FEDERAL COOPERATIVE AGREEMENTS

Legal Authority: 30 USC 1201 et seq. CFR Citation: 30 CFR Subchapter T

Legal Deadline: None.

Abstract: This Subchapter will incorporate the State-Federal - Cooperative Agreements for the permanent regulatory programs on Federal lands in various States. The

affected Parts in Title 30 are indicated in parentheses after each State.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Illinois (913)            | 03/24/87 | 52 FR 9402  |
| Final Action              | 11/27/87 | 52 FR 45328 |
| Final Action<br>Effective | 12/28/87 | •           |

Small Entity: No

Agency Contact: Art Abbs, Department of the Interior, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Avenue, NW, Washington, DC 20240, 202 343-5351

**Proposed Rule Stage** 

RIN: 1029-AA40 BILLING CODE 4310-05-T

## DEPARTMENT OF THE INTERIOR (DOI) Bureau of Reclamation (RB)

## 1257. ● ACREAGE LIMITATION RULES AND REGULATIONS

**Legal Authority:** 5 USC 552; 43 USC 371; 43 USC 390

CFR Citation: 43 CFR 426 Legal Deadline: None.

Abstract: This rule will be revised to incorporate amendments to the Reclamation Reform Act included in PL 100-203 (Omnibus Budget Reconciliation Act of 1987).

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/01/88 |         |
| NPRM Comment<br>Period End | 05/31/88 |         |
| Final Action               | 08/01/88 |         |
| Final Action<br>Effective  | 09/01/88 |         |

Small Entity: No

Agency Contact: James Cook, Chief, Division of Water and Land, Department of the Interior, Bureau of Reclamation, 18th and C Streets, NW, Washington, DC 20240, 202 343-5104

RIN: 1006-AA17

#### 1258. • PROCEDURE TO PROCESS AND RECOVER THE VALUE OF RIGHTS-OF-USE AND ADMINISTRATIVE COSTS INCURRED IN PERMITTING SUCH USE

**Legal Authority:** 43 USC 387; 31 USC 483(a)

**CFR Citation:** 43 CFR 429.3(a), (Revision); 43 CFR 429.3(d), (New); 43 CFR 429.6(c), (Revision)

Legal Deadline: None.

Abstract: These changes to 43 CFR 429 will provide greater flexibility in determining the value of low value uses

by third parties of lands administered by the Bureau of Reclamation. Currently an appraisal is required to provide the use value. A periodic review of the value of the use will also be provided. And finally, the Authority of Reclamation's Regional directors to modify or waive the values to be recovered is further clarified.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 08/01/88 |         |
| NPRM Comment | 09/01/88 |         |
| Period End   |          |         |

Small Entity: No

Agency Contact: Terence G. Cooper, Department of the Interior, Bureau of Reclamation, 18th and C Streets, NW, Washington, DC 20240, 202 343-5204

**RIN:** 1006-AA18

## DEPARTMENT OF THE INTERIOR (DOI) Bureau of Reclamation (RB)

**Completed Actions** 

#### 1259. OFF-ROAD VEHICLE USE

Legal Authority: 43 USC 391 et seq

CFR Citation: 43 CFR 420 Legal Deadline: None.

Abstract: This rule governs the use of off-road vehicles on Bureau Lands and provides for the opening of only those lands where the use of such vehicles will not adversely affect associated

project features or facilities. The provisions of this rule will be expanded to cover the use of ultralight vehicles, since, by definition, these vehicles are excluded from control of the Federal Aviation Administration.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Withdrawn Revision of this rule is not needed at this | 04/00/88 | •       |

Small Entity: No

Agency Contact: Fred Gientke, Chief, Water O&M Branch, Department of the

#### DOI-RB **Completed Actions**

Interior, Bureau of Reclamation, Bldg 67, Federal Center, Denver, CO 80225, 303 776-8081

RIN: 1006-AA06

#### 1260. ACREAGE LIMITATION RULES AND REGULATIONS

Legal Authority: 5 USC 552; 43 USC 371;

43 USC 390

CFR Citation: 43 CFR 426

Legal Deadline: None.

Abstract: This rule will be amended to remove reference to the term "gift" in section 426.16(a).

#### Timetable:

| Action       | Date <sup>-</sup> | FR    | Cite  |
|--------------|-------------------|-------|-------|
| NPRM         | 06/27/87          | 52 FR | 24041 |
| NPRM Comment | 07/27/87.         |       |       |
| Period End   |                   |       |       |

Final Action 10/26/87 52 FR 39918 Small Entity: No

Agency Contact: James Cook, Chief, Division of Water and Land, Department of the Interior, Bureau of Reclamation, 18th & C Sts., NW, Washington, DC 20240, 202 343-5104

RIN: 1006-AA16 BILLING CODE 4310-09-T

#### **DEPARTMENT OF THE INTERIOR (DOI) Bureau of Land Management (BLM)**

#### 1261. PUBLIC LAND RECORDS

Legal Authority: 5 USC 301; 43 USC 2; 44 USC 3101; 43 USC 13; 43 USC 751; 43 USC 1201; 43 USC 2457; 43 USC 1740

CFR Citation: 43 CFR 1813 Legal Deadline: None.

Abstract: This rule will amend the existing regulations by updating them to reflect and accommodate the transition from the Manual Record System (Tract Books, Master Plats, etc.), to an Automated Records System.

#### Timetable:

| Action       | Date            | FR Cite |
|--------------|-----------------|---------|
| NPRM         | 05/00/88        |         |
| Small Entity | y: Undetermined |         |

Agency Contact: John Butterfield, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8693

**RIN: 1004-AA77** 

#### 1262. MINERALS (NONMINERAL **ENTRIES ON MINERAL LANDS)**

Legal Authority: 30 USC 186; 30 USC

CFR Citation: 43 CFR Subpart 2093

Legal Deadline: None.

Abstract: The amendments made by this rulemaking would eliminate portions of the existing regulations that refer to repealed authorities and make minor changes that reflect the merger of functions between the Bureau of Land Management and the Minerals Management Service.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: Undetermined

Agency Contact: Gary Rowe, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8693

RIN: 1004-AB20

#### 1263. EXCHANGES - GENERAL **PROCEDURES**

**Legal Authority:** 43 USC 1715; 43 USC 1716; 43 USC 1732; 43 USC 1740

CFR Citation: 43 CFR 2200 Legal Deadline: None.

Abstract: This rule will amend the existing regulations to provide procedures to facilitate and expedite the processing of land exchanges.

#### Timetable:

| Action      | Date     | FR | Cite |
|-------------|----------|----|------|
| NPRM        | 06/00/88 |    |      |
| Small Entit | v· No    | •  |      |

Agency Contact: Dave Hemstreet, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8693

RIN: 1004-AB28

#### 1264. INDIAN ALLOTMENTS

Legal Authority: 25 USC 334 CFR Citation: 43 CFR 2530 Legal Deadline: None.

Abstract: This rule would revise the existing regulations to remove obsolete and burdensome provisions and clarify and simplify the remaining provisions.

**Proposed Rule Stage** 

| Timetable: |          |         |   |
|------------|----------|---------|---|
| Action     | Date     | FR Cite | • |
| NPRM       | 05/00/88 |         |   |

Small Entity: Undetermined **Agency Contact:** Gary Rowe, Department of the Interior, Bureau of Land Management, 1800 C Street, NW,

Washington, DC 20240, 202 343-8693

RIN: 1004-AB10

#### 1265. RIGHTS-OF-WAY. PRINCIPLES **AND PROCEDURES**

Legal Authority: 43 USC 1746 CFR Citation: 43 CFR 2800 Legal Deadline: None.

Abstract: This rule will be amended to provide for improved administration of rights-of-way under the Federal Land Policy and Management Act.

#### Timetable:

| Action | Date '   | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Theodore Bingham, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-5441

RIN: 1004-AB00

#### 1266. RIGHTS-OF-WAY UNDER THE MINERAL LEASING ACT

Legal Authority: 30 USC 185 CFR Citation: 43 CFR 2880 Legal Deadline: None.

Abstract: This rule will be amended to provide for improved administration of

#### DOI-BLM

**Proposed Rule Stage** 

rights-of-way under the Mineral Leasing Act.

| _    |   |   | _  |   |     |
|------|---|---|----|---|-----|
| -    | - | - | •  |   | •   |
| - 11 | ш | e | La | D | le: |

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

Small Entity: Undetermined

Agency Contact: Theodore Bingham, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-5441

RIN: 1004-AA98

## 1267. RECREATION AND PUBLIC PURPOSES ACT LEASES

Legal Authority: 43 USC 869 et seq CFR Citation: 43 CFR 2910; 43 CFR 2912

Legal Deadline: None.

Abstract: The rule will amend the existing regulations to implement policy changes as they relate to the granting of public lands for recreation and public purposes under the Recreation and Public Purposes Act.

#### Timetable:

| Action | Date     | FR   | Cite |
|--------|----------|------|------|
| NPRM   | 07/00/88 | <br> | •    |

Small Entity: Undetermined

Agency Contact: Gary Rowe, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8693

**RIN: 1004-AA73** 

#### 1268. EXPLORATION ACTIVITY; OIL AND GAS LEASING; GEOTHERMAL RESOURCE LEASING - GENERAL

**Legal Authority:** 30 USC 181 et seq; 30 USC 301 to 306; 30 USC 351 to 359; 43 USC 1701 et seq; PL 96-514; 40 Op. Atty. Gen. 41

**CFR Citation:** 43 CFR 3040; 43 CFR 3100; 43 CFR .3130; 43 CFR .3200

Legal Deadline: None.

Abstract: This rule would amend the existing regulations as they relate to bond coverage for oil and gas and geothermal resources. As a result of comments and a study by a special Task Force, several alternatives for bonding have been identified. These alternatives will be addressed in a

second proposed rulemaking.

#### Timetable

| I III Ctubic.              |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 05/01/85 | 50 | FR | 18614 |
| NPRM Comment<br>Period End | 07/01/85 | 50 | FR | 18614 |
| NPRM - Second              | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Rob Cervantes, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2190

RIN: 1004-AB13

## 1269. OIL AND GAS LEASING - FEES, RENTALS AND ROYALTIES

**Legal Authority:** 16 USC 3101 et seq; 30 USC 181 et seq; 30 USC 351 to 359; 40 USC 760 et seq; 43 USC 1701 et seq

CFR Citation: 43 CFR 3100

Legal Deadline: None.

Abstract: This rule would amend the existing regulations to maintain all noncompetitive lease rentals at \$1 per acre per year. This change would primarily be applicable to those noncompetitive leases that are later determined to be included in a known geologic structure.

#### Timetable:

| Timotable.    |              |         |
|---------------|--------------|---------|
| Action        | Date         | FR Cite |
| NPRM          | 05/00/88     | ,       |
| Small Entity: | Undetermined |         |

Agency Contact: Mona Schermerhorn, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2190

RIN: 1004-AB31

## 1270. ● OIL AND GAS LEASING COMPETITIVE LEASES

Significance: Agency Priority

**Legal Authority:** 30 USC 181 et seq; 30 USC 351 to 359; 16 USC 3101 et seq; 43 USC 1701 et seq; PL 97-35; PL 100-203

CFR Citation: 43 CFR 3100; 43 CFR 3120

Legal Deadline: Statutory, June 23, 1988.

Abstract: This rulemaking action will provide the procedures for the regulatory implementation of the Federal Onshore Oil and Gas Leasing Reform Act passed by the Congress as part of the Omnibus Budget Reconciliation Act of 1987.

#### Timetable:

| Action                     | Date     | FR    | Cite |
|----------------------------|----------|-------|------|
| NPRM                       | 03/21/88 | 53 FR | 9214 |
| NPRM Comment<br>Period End | 04/21/88 |       |      |
| Final Action               | 06/17/88 |       |      |
| Final Action<br>Effective  | 06/17/88 |       |      |

Small Entity: No

Additional Information: Robert C.

Bruce - 202 343-8735

Agency Contact: Jeff Zabler, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2182

RIN: 1004-AB41

#### 1271. ONSHORE OIL AND GAS ORDER NO. 8 - WELL WORKOVERS, COMPLETIONS, ABANDONMENTS

**Legal Authority:** 30 USC 189; 30 USC 359; 30 USC 396; 25 USC 396(d)

**CFR Citation:** 43 CFR 3162; 43 CFR 3164.1(b)

Legal Deadline: None.

Abstract: This Order is being issued under the Oil and Gas Operations regulations as found in 43 CFR Part 3160. The Order details the minimum standards of performance when conducting workover, completions, and abandonment of existing wells on Federal and Indian lands (except Osage Tribe). It also will contain enforcement actions that will result from the failure to meet the minimum standards.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AB37

#### 1272. ONSHORE OIL AND GAS ORDER NO. 7 - DISPOSAL OF PRODUCED WATER

Legal Authority: 30 USC 189; 30 USC

**CFR Citation:** 43 CFR 3164.1(b); 43 CFR 3162.3; 43 CFR 3162.5

Legal Deadline: None.

Abstract: This order is being issued under the revised oil and gas

**Proposed Rule Stage** 

regulations as found in 43 CFR Part 3160. The order details the requirements for the handling, storing or disposing of water produced from oil or gas wells. It replaces NTL-2B. The Order will also contain inspection standards. This order is referenced in the Table at 43 CFR 3164.1(b).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AA66

#### 1273. ONSHORE OIL AND GAS ORDER NO. 6 - HYDROGEN SULFIDE OPERATIONS

Significance: Regulatory Program

Legal Authority: 30 USC 189; 30 USC

359

**CFR Citation:** 43 CFR 3164.1(b); 43 CFR 3162.3; 43 CFR 3162.5

Legal Deadline: None.

Abstract: This order is being issued under the revised oil and gas regulations as found in 43 CFR Part 3160. The order details the requirements for protecting workers and the public from hydrogen sulfide. It specifies documentation needed prior to operation and measures required during drilling and production. This order is referenced in the Table at 43 CFR 3164.1(b).

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/15/84 | 49 FR 40354 |
| NPRM Comment<br>Period End | 01/14/85 | 49 FR 48576 |
| NPRM - Second              | 06/00/88 |             |

Small Entity: No

Agency Contact: George F. Brown, Assistant Director, Fluid Leasable Minerals, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

**RIN:** 1004-AA67

#### 1274. ONSHORE OIL AND GAS OPERATIONS - ONSHORE OIL AND GAS ORDER NUMBER 4-MEASUREMENT OF CRUDE OIL

**Legal Authority:** 30 USC 189; 30 USC 359; 25 USC 396; 25 USC 396(d)

**CFR Citation:** 43 CFR 3164.1(b); 43 CFR . 3162.7

Legal Deadline: None.

Abstract: This document is being issued under the oil and gas operations regulations as found in 43 CFR Part 3160. The order details the requirements for the accurate measurement and recording of the volumes of crude oil and lease condensation produced and sold from Federal and Indian (except Osage) leases. This includes such production from other leases which is allocated to a covered lease. This order will also contain inspection standards. This is referenced in the Table at 43 CFR 3164.1(b).

#### Timetable:

| Action                     | Date      | FR Cite    |
|----------------------------|-----------|------------|
| NPRM                       | 02/03/88  | 53 FR 3158 |
| NPRM Comment<br>Period End | .04/04/88 |            |
| Final Action               | 08/00/88  |            |

Small Entity: Undetermined

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AA96

# 1275. ONSHORE OIL AND GAS OPERATIONS - COOPERATIVE AGREEMENTS, DELEGATIONS OF AUTHORITY AND CONTRACTS FOR OIL AND GAS INSPECTION AND ENFORCEMENT

**Legal Authority:** 30 USC 1701; 30 USC 1732; 30 USC 1735; 30 USC 1751

CFR Citation: 43 CFR 3190

Legal Deadline: None.

Abstract: This rule will provide the procedures for implementing the provisions of the Federal Oil and Gas Royalty Management Act authorizing delegations of authority to States in connection with oil and gas operations.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 05/00/88 |    |      |

Small Entity: Undetermined

Agency Contact: Susan Pepperney, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2200

RIN: 1004-AB32

### 1276. GEOTHERMAL RESOURCE OPERATIONS

**Legal Authority:** 30 USC 1001 to 1025 **CFR Citation:** 43 CFR 3200; 43 CFR 3260; 43 CFR 3270

Legal Deadline: None.

Abstract: This rulemaking will revise provisions related to geothermal leasing and geothermal operations conducted on Federal lands. The changes are designed to remove burdensome and cumbersome provisions and simplify the regulations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AB18

#### 1277. SALES OF FOREST PRODUCTS; GENERAL - PREPARATION FOR SALE

Legal Authority: PL 90-554

**CFR Citation:** 43 CFR 5400; 43 CFR 5420

Legal Deadline: None.

Abstract: Existing regulations permit timber export and purchase volumes to "rachet" upward at a questionable rate, leading to substitution. The existing regulations need simplification. The rule would correct both of these concerns.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Gary Ryan, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-8864

RIN: 1004-AB34

**Proposed Rule Stage** 

#### 1278. ONSHORE OIL AND GAS ORDER NO. 5 - MEASUREMENT OF NATURAL GAS

**Legal Authority:** 30 USC 189; 30 USC 359; 25 USC 396; 25 USC 396(d)

**CFR Citation:** 43 CFR 3164.1(b); 43 CFR 3162.7

Legal Deadline: None.

Abstract: This order is being issued under the revised oil and gas operations regulations as found in 43 CFR Part 3160. The order details the requirements for the accurate measurement of the volumes of natural gas produced and sold from Federal and Indian (except Osage) leases. This includes such production from other leases which is allocated to a covered lease. The order also will contain inspection standards. This order is to be referenced in the Table at 43 CFR 3164.1(b).

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/03/88 | 53 FR 3168 |
| NPRM Comment<br>Period End | 04/04/88 |            |
| Final Action               | 08/00/88 |            |

Small Entity: Undetermined

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AB22

# 1279. ● COAL EXPLORATION AND MINING OPERATIONS RULES

**Legal Authority:** 30 USC 181 et seq; 30 USC 351 to 359; 30 USC 1201 et seq

CFR Citation: 30 CFR 3480 Legal Deadline: None.

Abstract: This regulation will remove from the existing regulations language that provides that a suspension of a coal lease does not suspend the diligent development requirement.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 06/00/88 |    |      |  |

Small Entity: No

Agency Contact: Paul Politzer,

Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-7722

RIN: 1004-AB42

# 1280. OPERATING REGULATIONS FOR EXPLORATION, DEVELOPMENT AND PRODUCTION

Legal Authority: 30 USC 181 et seq CFR Citation: 43 CFR 3570

Legal Deadline: None.

Abstract: This rule will revise the existing regulations to streamline them and to have them reflect current policy and industry operating practices relating to the leasing of minerals other than oil and gas.

#### Timetable:

| Action | Date     | FR | Cite | ) |
|--------|----------|----|------|---|
| NPRM   | 04/00/88 | ,  |      |   |

Small Entity: Undetermined

Agency Contact: Harry Moritz, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-7722

RIN: 1004-AA68

#### 1281. MULTIPLE USE: MINING: MINING CLAIMS UNDER THE GENERAL MINING LAWS

**Legal Authority:** 30 USC 22 et seq; 30 USC 521 to 540; 30 USC 601 to 615; 30 USC 621 to 625; 43 USC 2; 43 USC 1732; 43 USC 1740; 61 Stat. 681

CFR Citation: 43 CFR Group 3700; 43 CFR Group 3800

Legal Deadline: None.

Abstract: These two groups of regulations will be combined into a single group, with the language being revised to remove burdensome, cumbersome and unnecessary provisions. In addition, the language will be updated and clarified and some provisions will be revised to meet the needs of today's conditions.

#### Timetable:

| Action                                       | Date     | FR Cite     |
|--|----------|-------------|
| Notice of Intent<br>to Propose<br>Rulemaking | 12/27/82 | 47 FR-57521 |
| NPRM   | 06/00/88 |             |
| O  |          |             |

Small Entity: Undetermined

Agency Contact: Eugene Carlet, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8537

RIN: 1004-AB04

# 1282. ● MINING CLAIMS UNDER THE GENERAL MINING LAW NATURE AND CLASSES OF MINING CLAIMS ASSESSMENT WORK

**Legal Authority:** 43 USC 1732 to 1733; 30 USC 28 - 1 - 2; 30 USC 26; 30 USC 33; 43 USC 1782

**CFR Citation:** 43 CFR 3800; 43 CFR 3840; 43 CFR 3850

Legal Deadline: None.

Abstract: This rulemaking will amend the existing regulations to include the criteria for the standard of discovery as applied to oil shale placer mining claims and provide clarification of what constitutes substantial compliance with assessment work requirements under the Mining Law.

#### Timetable:

| Action |   | Date    | , | FR Cite |  |
|--------|---|---------|---|---------|--|
| NPRM   | Ô | 5/00/88 |   |         |  |

Small Entity: No

Agency Contact: Eugene Carlet, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8537

RIN: 1004-AB43

# 1283. MINING CLAIMS UNDER THE GENERAL MINING LAWS

**Legal Authority:** 30 USC 22; 43 USC 1201; 43 USC 1744; 43 USC 1734; 43 USC 1740

CFR Citation:. 43 CFR Subpart 3809; 43 CFR Subpart 3833

Legal Deadline: None.

Abstract: The rule would make amendments to the regulatory provisions dealing with the recordation of mining claims and surface management of mining claims to incorporate changes recommended by Task Forces that studied these areas.

#### Timetable:

| Action | Date       | FR Cite |
|--------|------------|---------|
| NPRM   | . 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Eugene Carlet, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8537

RIN: 1004-AB36

**Proposed Rule Stage** 

# 1284. SALES OF FOREST PRODUCTS; CONDUCT OF SALES

Legal Authority: 30 USC 601 et seq; 43 USC 1181a

CFR Citation: 43 CFR 5400 Legal Deadline: None.

Abstract: This rule will amend the existing regulations to specify the conditions under which the provisions of this subpart are applicable to contracts that are not completed.

#### Timetable:

| Action | Date     | FR Cite | - |
|--------|----------|---------|---|
| NPRM   | 05/00/88 | ·       | - |

Small Entity: Undetermined

Agency Contact: Gary Ryan, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-8864

RIN: 1004-AB39

# 1285. SALES OF FOREST PRODUCTS; AWARD OF CONTRACT

Legal Authority: 30 USC 601 et seq; 43 USC 1181a

**CFR Citation:** 43 CFR 5400; 43 CFR 5450

Legal Deadline: None.

Abstract: This rule will amend the existing regulations as they relate to timber sale contract performance bonds to discourage bidding at such a rate that the bidder, if awarded the contract, would be unable to perform under the terms of the contract.

#### Timetable:

| Action | Date      | FR Cite |
|--------|-----------|---------|
| NPRM   | -04/00/88 |         |

Small Entity: No

Agency Contact: Gary Ryan,

Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-8864

RIN: 1004-AB40

# 1286. PROTECTION OF SPECIAL STATUS PLANTS

Legal Authority: 43 USC 1701 et seq CFR Citation: 43 CFR 6850

Legal Deadline: None.

Abstract: This rule will provide the procedure for protecting rare plants located on the public lands. The uncontrolled collection of these rare plants will endanger their existence.

#### Timetable:

| Action      | Date            | FR Cite |
|-------------|-----------------|---------|
| NPRM        | 07/00/88        |         |
| Small Entit | v: Undetermined |         |

Agency Contact: William H. Radtkey, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-9202

RIN: 1004-AB09

### 1287. CULTURAL RESOURCE MANAGEMENT

**Legal Authority:** 43 USC 1701 et seq; 16 USC 470 et seq; 42 USC 4321; 16 USC 432; 16 USC 470aa et seq; 42 USC 1996; 16 USC 433; 36 CFR 800.11

**CFR Citation:** 43 CFR 8100, 43 CFR 8110; 43 CFR 8111; 43 CFR 8140; 43 CFR 8141; 43 CFR 8142; 43 CFR 8143

Legal Deadline: None.

Abstract: The rule will adapt a Governmentwide compliance procedure to a Bureau-specific procedure, with substantial streamlining, reduction of outside consultation, quicker management decisions that are more rapidly carried out, public land users being allowed to proceed with land or resource use with less delay and cultural resources being protected as effectively as under the existing system of review.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: John G. Douglas, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-9353

RIN: 1004-AA69

#### 1288. PALEONTOLOGY

Legal Authority: 43 USC 1701 et seq CFR Citation: 43 CFR 8270

Legal Deadline: None.

Abstract: This rule will be revised to provide the procedures for the management of paleontological specimens located on the public lands.

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| NPRM          | 08/17/82 | 47 FR 35914 |
| NPRM - Second | 09/00/88 |             |

Small Entity: No

Agency Contact: Carl Barna,

Department of the Interior, Bureau of Land Management, 18th and C Streets, NW, Washington, DC 20240, 202 343-3207

RIN: 1004-AA27

#### 1289. RECREATION: GENERAL

**Legal Authority:** 43 USC 1701 et seq; 43 USC 869; 43 USC 1181a; 43 USC 315; 43 USC 4321 et seq; 16 USC 4601 to 461; 16 USC 1131; 16 USC 1271 to 1287; 16 USC 1241; 16 USC 670; 29 USC 794

CFR Citation: 43 CFR Subpart 8300

Legal Deadline: None.

Abstract: This rule will be amended to revise the policy statement for recreation management of the public lands.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Undetermined

Agency Contact: Rodger Schmitt, Department of the Interior, Bureau of Land Management, 18th and C Streets, NW, Washington, DC 20240, 202 343-9353

RIN: 1004-AA35

#### 1290. CADASTRAL SURVEY

**Legal Authority:** 43 USC 1701 et seq; 48 USC 351; 43 USC 772; 43 USC 773

CFR Citation: 43 CFR 9180

Legal Deadline: None.

**Abstract:** This rule would revise the existing regulations to remove obsolete and burdensome provisions and clarify and simplify the remaining provisions.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |
|        |          |         |

Small Entity: Undetermined

Agency Contact: Bernard W. Hostrop, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-8798

RIN: 1004-AB07

# 1291. UNAUTHORIZED USE OF PUBLIC LANDS

Legal Authority: 43 USC 1701 et seq

13960

#### DOI-BLM

#### **Proposed Rule Stage**

CFR Citation: 43 CFR 9230 Legal Deadline: None.

Abstract: This rule will be amended to clarify those activities that are prohibited on the public lands, to provide managers with additional authority to resolve existing violations and to clarify the authority of the Secretary of the Interior in instances of mineral trespass.

#### Timetable:

| *************************************** |          |         |
|---|----------|---------|
| Action                                  | Date     | FR Cite |
| NPRM                                    | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Walter I. Johnson, Jr., Department of the Interior, Bureau of Land Management, 18th and C Streets, NW, Washington, DC 20240, 202 653-

8815

**RIN:** 1004-AA38

# DEPARTMENT OF THE INTERIOR (DOI) Bureau of Land Management (BLM)

Final Rule Stage

#### 1292. OIL AND GAS LEASING AND GEOTHERMAL RESOURCE LEASING-GENERAL

**Legal Authority:** 16 USC 3101 et seq; 30 USC 181 et seq; 30 USC 351 to 359; 40 USC 760 et seq; 43 USC 1701 et seq

**CFR Citation:** 43 CFR 1820; 43 CFR 3040; 43 CFR Group 3100; 43 CFR Group 3200

#### Legal Deadline: None.

Abstract: This rulemaking will make corrections and modifications to the existing regulations, including procedural changes that have resulted from operations under the regulations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/12/87 | 52 | FR | 22592 |
| NPRM Comment<br>Period End | 08/11/87 | 52 | FR | 22592 |
| Final Action               | 08/00/88 |    |    |       |

Small Entity: No

Agency Contact: Mona Schermerhorn, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2228

RIN: 1004-AA97

#### 1293. LAND CLASSIFICATION

**Legal Authority:** 43 USC 315f; 43 USC 869; 43 USC 1701 et seq

CFR Citation: 43 CFR 2400 Legal Deadline: None.

Abstract: The rulemaking will revise the existing land classification regulations, will remove obsolete provisions, remove burdensome provisions, simplify the land classification system and provide a new protest system for use in connection with land classification decisions.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/22/87 | 52 | FR | 39542 |
| NPRM Comment<br>Period End | 12/21/87 | 52 | FR | 39542 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Annette Jameson, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8693

**RIN:** 1004-AB19

#### 1294. ONSHORE OIL AND GAS ORDER NO. 2 - DRILLING OPERATIONS

**Legal Authority:** 30 USC 189; 30 USC 359; 30 USC 226; 25 USC 396; 25 USC 396(d)

**CFR Citation:** 43 CFR 3164.1(b); 43 CFR 3162.3; 43 CFR 3162.5

Legal Deadline: None.

Abstract: This order is being issued under the revised oil and gas operations regulations as found in 43 CFR Part 3160. The order details the uniform national minimum standards of performance which are expected for drilling operations on Federal and Indian (except Osage) lands. It also will contain enforcement actions that will result from failure to meet the minimum standards.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/13/87 | 52 FR 30310 |
| NPRM Comment<br>Period End | 10/13/87 |             |
| Final Action               | 06/00/88 |             |

Small Entity: Undetermined

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AB21

# 1295. ONSHORE OIL AND GAS ORDER NO. 3 - SITE SECURITY

Significance: Regulatory Program

**Legal Authority:** 30 USC 189; 30 USC 359; 30 USC 1701 et seq.; 25 USC 396; 25 USC 396(d)

CFR Citation: 43 CFR 3164.1(b); 43 CFR 3161.3; 43 CFR 3162.7-1; 43 CFR 3162.7-4

Legal Deadline: None.

Abstract: This order is being issued under the revised oil and gas operations regulations as found in 43 CFR Part 3160. The order supplements the minimum standards found in the regulations at 43 CFR 3162.7-4(b), (c) and (d).

#### Timetable:

| Action          | Date        |    | FR | Cite  |
|-----------------|-------------|----|----|-------|
| NPRM            | 08/13/87    | 52 | FR | 30282 |
| NPRM Comment    | 10/13/87    |    |    |       |
| Period End      | `           |    |    |       |
| Final Action    | 07/00/88    |    |    |       |
| Small Entity: U | ndetermined |    |    |       |

Agency Contact: Sie Ling Chiang, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-2127

RIN: 1004-AB24

### 1296. MANAGEMENT OF EXISTING LEASES

**Legal Authority:** 30 USC 181 et seq; 30 USC 351 to 359; 30 USC 521 to 531; 30 USC 1201 et seq

CFR Citation: 43 CFR 3450 Legal Deadline: None.

Abstract: This rule would eliminate the right of a lessee to object to readjusted lease terms and conditions that are mandated by law or required by

#### DOI—BLM

Final Rule Stage

regulation, and also would make the readjusted royalty and rental rates effective as of the date of the lease readjustment, regardless of whether there is a subsequent appeal of the readjusted terms and conditions.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/08/87 | 52 FR 46499 |
| NPRM Comment<br>Period End | 01/07/88 | 52 FR 46499 |
| Final Action               | 07/00/88 |             |

Small Entity: Undetermined

Agency Contact: Harry W. Moritz, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-7722

RIN: 1004-AB38

# 1297. GRAZING ADMINISTRATION - EXCLUSIVE OF ALASKA

**Legal Authority:** 43 USC 315a to 315r; 43 USC 1701 et seq; 43 USC 118(d); 43 USC 1901 et seq

CFR Citation: 43 CFR 4100 Legal Deadline: None.

Abstract: The amendment made by this rulemaking would bring the existing regulations into compliance with the decision in Natural Resources Defense Council, Inc. v. Hodel, et al., No. CIV. S-84-616 RAR (1985). It also would update the existing regulations to have them conform to recent grazing policy changes.

#### Timetable:

| Action                     | Date        |    | FR | Cite  |
|----------------------------|-------------|----|----|-------|
| NPRM                       | 05/20/87    | 52 | FR | 19032 |
| NPRM Comment<br>Period End | 08/19/87    | 52 | FR | 27321 |
| Final Action               | 04/00/88    |    |    |       |
| Small Entity: U            | ndetermined |    |    |       |

Agency Contact: Billy R. Templeton, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-9195

RIN: 1004-AB23

#### 1298. CONDUCT OF SALES (TIMBER)

Legal Authority: 43 USC 1181e; 30 USC 601 et seq

CFR Citation: 43 CFR 5440 Legal Deadline: None.

Abstract: This rule would amend the existing regulations to define more precisely when someone may be disbarred from participating in a timber sale and would provide notice and opportunity for a hearing to those who are subject to debarment.

#### Timetable:

| Action                     | Date     | FR Cité     |
|----------------------------|----------|-------------|
| NPRM'                      | 08/04/87 | 52 FR 28830 |
| NPRM Comment<br>Period End | 10/05/87 | 52 FR 28830 |
| Final Action               | 05/00/88 |             |

Small Entity: No

Agency Contact: Gary Ryan, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 653-8864

RIN: 1004-AB35

#### 1299. OFF-ROAD VEHICLES

**Legal Authority:** 43 USC 1201; 43 USC 315a; 16 USC 1531 et seq; 16 USC 1281c; 16 USC 670 et seq; 16 USC 4601 to 6a; 16 USC 1241 et seq; 43 USC 1701 et seq

CFR Citation: 43 CFR 8340 Legal Deadline: None.

Abstract: This rule will amend the existing regulations to clarify some of the definitions to remove confusion that has arisen since the implementation of

the existing regulations and to improve the public notification process provided by the regulations.

#### Timetable:

| Action                     | Date      | FR Cite     |
|----------------------------|-----------|-------------|
| NPRM                       | 07/17/87  | 52 FR 27017 |
| NPRM Comment<br>Period End | 09/15/87. | 52 FR 27017 |
| Final Action               | 05/00/88  |             |

Small Entity: Undetermined

Agency Contact: Richard E. Traylor, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Room 2661, Main Interior Bldg., Washington, DC 20240, 202 343-9353

RIN: 1004-AB26

#### 1300. USE AUTHORIZATIONS; SPECIAL RECREATION PERMITS

**Legal Authority:** 43 USC 1201 et seq; 43 USC 1701 et seq; 43 USC 1181a; 16 USC 460 to 6a

CFR Citation: 43 CFR Subpart 8372

Legal Deadline: None.

**Abstract:** This rule is being revised to reflect revised, special recreation policies.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/16/85 | 50 | FR | 37555 |
| NPRM Comment<br>Period End | 11/15/85 | 50 | FR | 37555 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Gary Marsh, Department of the Interior, Bureau of Land Management, 18th and C Streets, NW, Washington, DC 20240, 202 343-9353

RIN: 1004-AA36

# DEPARTMENT OF THE INTERIOR (DOI) Bureau of Land Management (BLM)

1301. ALASKA STATE SELECTION

Legal Authority: 94 Stat. 2437 CFR Citation: 43 CFR Subpart 2627

Legal Deadline: None.

Abstract: This rule will be amended to provide a change in selection procedures for the State of Alaska as provided for in the amendments to the Alaska Statehood Act.

#### Timetable:

| Action    | Date     |    | FR | Cite  |
|-----------|----------|----|----|-------|
| NPRM      | 11/18/83 | 48 | FR | 48400 |
| Withdrawn | 09/17/87 | 52 | FR | 35119 |

Small Entity: No

**Completed Actions** 

Agency Contact: Robert Faithful, Department of the Interior, Bureau of Land Management, 18th and C Streets, NW, Washington, DC 20240, 202 343-6511

RIN: 1004-AA12

#### **Completed Actions**

### 1302. LEASES, PERMITS AND EASEMENTS

**Legal Authority:** 43 USC 1732; 43 USC 1740; 43 USC 1733; 43 USC 1734

CFR Citation: 43 CFR 2920; 43 CFR 9260

Legal Deadline: None.

Abstract: This rule will amend the existing regulations to provide penalties for unauthorized use of public lands.

#### Timetable:

| Action ·                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/27/87 | 52 FR 28024 |
| NPRM Comment<br>Period End | 08/26/87 |             |
| Final Action               | 12/29/87 | 52 FR 49114 |
| Final Action<br>Effective  | 01/28/88 | 52 FR 49114 |

Small Entity: Undetermined

Agency Contact: Ralph Conrad, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Washington, DC 20240, 202 343-8693

RIN: 1004-AB29

### 1303. COMPETITIVE LEASING; ENVIRONMENT

**Legal Authority:** 30 USC 181 et seq; 30 USC 201a; 30 USC 351 to 359; 30 USC 1201 et seq; 43 USC 1701 et seq ...

CFR Citation: 43 CFR 3420; 43 CFR 3460

Legal Deadline: None.

Abstract: This rule will modify the existing regulations as they relate to the 20 coal unsuitability criteria and their application during the Bureau of Land Management's land use planning process. The changes made by the rule are a result of the Office of Technology

Assessment's study of the Federal coal programs treatment of environmental issues.

#### Timetable:

| Action                     | Date     | FR C    | ite  |
|----------------------------|----------|---------|------|
| NPRM                       | 05/15/87 | 52 FR 1 | 8404 |
| NPRM Comment<br>Period End | 06/15/87 | 52 FR 1 | 8404 |
| Final Action               | 12/08/87 | 52 FR 4 | 6469 |
| Final Action               | 01/07/88 | 52 FR 4 | 6469 |

Small Entity: No

Agency Contact: Walter Rewinski, Department of the Interior, Bureau of Land Management, 1800 C Street, NW, Room 3600, Main Interior Bldg., Washington, DC 20240, 202 343-6821

RIN: 1004-AB25 BILLING CODE 4310-84-T

# DEPARTMENT OF THE INTERIOR (DOI) Office of the Secretary (OS)

Completed Actions

#### 1304. NATURAL RESOURCE DAMAGE ASSESSMENT - TYPE B AMENDMENTS

Legal Authority: 42 USC 9651(c)(1) CERCLA as amended

CFR Citation: 43 CFR 11

**Legal Deadline:** Statutory, April 17, 1987. SARA calls for any necessary amendments to be prepared within 6 months of enactment of SARA (Oct. 17, 1986).

Abstract: CERCLA allows trustees of natural resources that have been damaged by a release of a hazardous substance or a discharge of oil to bring a claim against the potentially responsible party of the Superfund. Section 301(c) requires the development of regulations for the assessment of damages to natural resources. Two sets of regulations are required by the Act: a set of simplified procedures that require minimal field investigations, referred to as the type A procedures, and a set of alternative procedures for the testing, sampling, and valuing of natural resource damages, referred to as the type B procedures. The Superfund Amendments and Reauthorization Act of 1986 (SARA), enacted on October 17, 1986, amended certain sections of CERCLA that pertain to natural resource damages and the Section

301(c) damage assessment regulations. This submittal covers the amendments required to the Section 301(c) damage assessment regulations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/17/87 | 52 | FR | 12886 |
| NPRM Comment<br>Period End | 06/17/87 | 52 | FR | 19896 |
| Final Action               | 02/22/88 | 53 | FR | 5166  |
| Final Action<br>Effective  | 03/23/88 |    |    |       |

Small Entity: No

Affected Sectors: None

Agency Contact: Bruce Blanchard, Director, Office of Environmental Review, Department of the Interior, Office of the Secretary, 18th & C Sts., NW, Washington, DC 20240, 202 343-3891

RIN: 1093-AA05

# 1305. DEPARTMENT OF THE INTERIOR, PROCUREMENT ETHICS REGULATION

**Legal Authority:** 5 USC 301; EO 11222; 43 CFR 20.735

CFR Citation: 48 CFR 1400 Legal Deadline: None. Abstract: This notice of proposed rulemaking proposes to provide implementing regulations in the Department of the Interior Acquisition Regulation for E. O. 11222 governing ethics conduct for Government employees. The proposed rule would also provide a special code of conduct for employees with procurement responsibilities in accordance with 43 CFR 20.735-2(h).

#### Timetable:

| Action                      | Date     | FR Cite |
|-----------------------------|----------|---------|
| NPRM                        | 03/00/87 |         |
| Became RIN No.<br>1090-AA15 | 03/01/88 |         |

Small Entity: No

Agency Contact: William S. Opdyke, Chief, Division of Acquistion and Assistance, Department of the Interior, Office of the Secretary, 18th and C Streets, NW, Washington, DC 20240, 202 343-3433

RIN: 1093-AA06 BILLING CODE 4310-RK-T

[FR Doc. 88-5084 Filed 04-22-88; 8:45 am]



Monday April 25, 1988

Part XI

# Department of Justice

Semiannual Regulatory Agenda

#### **DEPARTMENT OF JUSTICE (DOJ)**

#### **DEPARTMENT OF JUSTICE**

8 CFR Ch. I

28 CFR Ch. I

48 CFR Ch. 28

#### **Regulatory Agenda**

**AGENCY:** Justice Management Division, Justice.

#### **ACTION:** Regulatory agenda.

SUMMARY: The Department of Justice is publishing its April 1988 regulatory agenda pursuant to Executive Order No. 12291, "Federal Regulation," 3 CFR Part 127 (1981 Compilation), the Regulatory Flexibility Act, 5 U.S.C.A. 601-612 (West 1984), and Office of Management and Budget Bulletin No. 88-1, October 7, 1987.

#### FOR FURTHER INFORMATION CONTACT:

Terry Samuels, Executive Secretariat, Justice Management Division, Department of Justice, Room 1110, 10th and Constitution Avenue, NW., Washington, DC 20530 (202-633-3123).

Dated: March 4, 1988. Harry H. Flickinger,

Assistant Attorney General for Administration.

#### Civil Rights Division—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1306<br>1307            | Nondiscrimination on the Basis of Age in Programs or Activities Receiving Federal Financial Assistance<br>Enforcement of Nondiscrimination on the Basis of Handicap in Department of Justice Programs |                                    |

#### Civil Rights Division—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1308<br>1309            | Implementation of the Provisions of the Voting Rights Act Regarding Language Minority Groups Unfair Immigration - Related Employment Practices | 1190-AA15<br>1190-AA17             |

#### General Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1310                    | Procedures for Tax Refund Offsets for the Collection of Judgments   | 1103-AA16                          |
| 1311                    | Justice Acquisition Regulations Title 48 2870 Nondiscrimination on the Basis of Handicap in DOJ Contracting Activities. | 1103-AA17                          |
| 1312                    | Determination for Access to National Security Information: Eligibility, Adjudication, and Appeal Procedures             | 1103-AA18                          |

#### General Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1313                    | Representation and Appearances  | 1103-AA05                          |
| 1314                    | Rules of Practice and Procedure for Administrative Hearings Before, Administrative Law Judges in Cases Involving Allegations of Unlawful Employment of Aliens and Unfair (Cont) | 1103-AA14                          |
| 1315                    | Implementation of the Program Fraud Civil Remedies Act of 1986  | 1103-AA15                          |

#### General Administration—Completed Actions

| Se-<br>quence.<br>Number | Title   | Regulation<br>Identifier<br>Number |
|--------------------------|---|------------------------------------|
| 1316                     | Justice Acquisition Regulations Title 48 2801 Career Management Program | 1103-AA10                          |

#### DOJ

#### Immigration and Naturalization Service—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1317<br>1318            | Inspection of Persons Applying for Admission |                                    |

#### Immigration and Naturalization Service—Proposed Rule Stage

| Title  | Regulation<br>Identifier<br>Number                       |
|--|--|
| Seizure and Forfeiture of Vehicles, Vessels and Aircraft   | 1115-AA26  |
| Nonimmigrant Classes, Special Requirements   | 1115-AA65  |
| Application for Verification of Information from INS Service Records; Form and Fee Cancellation  |  |
| Establishment of National Fines Office   | 1115-AA73  |
| Documentary Requirements; Nonimmigrants; Waivers; Admission of Certain Inadmissible Aliens; Parole   | 1115-AB00  |
| Acceptance by Overseas Immigration and Naturalization Service Officers and American Consulates of Jurisdiction of Relative Petitions based on Residence of Petitioners | 1115-AB01  |
|  | Seizure and Forfeiture of Vehicles, Vessels and Aircraft |

#### Immigration and Naturalization Service—Final Rule Stage

| Asylum Procedures  Documentary Requirements: Nonimmigrants; Waivers; Admission of Cer Transits  Nonimmigrant Classes; Temporary Employees Powers and Duties of Service Officers; Availability of Service Records Powers and Duties of Service Officers; Availability of Service Records; Nonin Adjustment of Status to that of Persons Admitted for Permanent Resi Admission of Permanent Residence Marriage Fraud Amendment Regulations Bonds Temporary Alien Workers Seeking Classification Under the Immigration and State Employment Agencies Detention and Release of Juveniles Display of Control Numbers Temporary Disqualification of Certain Newly Legalized Aliens from Receivation and Agricultural Workers Special Agricultural Workers Definitions of Felony and Misdemeanor Documentary Requirements: Nonimmigrants; Waivers; Admission of Certain | tain Inadmissible Aliens; Parole; Direct 1115-AA19 1115-AA25 1115-AA28 |
|--|--|
| Documentary Requirements: Nonimmigrants; Waivers; Admission of Cer Transits  Nonimmigrant Classes; Temporary Employees Powers and Duties of Service Officers; Availability of Service Records Powers and Duties of Service Officers; Availability of Service Records; Nonin Adjustment of Status to that of Persons Admitted for Permanent Resi Admission of Permanent Residence Marriage Fraud Amendment Regulations Bonds Temporary Alien Workers Seeking Classification Under the Immigration and State Employment Agencies Detention and Release of Juveniles Display of Control Numbers Temporary Disqualification of Certain Newly Legalized Aliens from Receivation of Permanent Workers Special Agricultural Workers Definitions of Felony and Misdemeanor Documentary Requirements: Nonimmigrants; Waivers; Admission of Certain                        | tain Inadmissible Aliens; Parole; Direct 1115-AA19 1115-AA25 1115-AA28 |
| Transits   | 1115-AA19<br>1115-AA25<br>1115-AA28                                    |
| Nonimmigrant Classes; Temporary Employees  |  |
| Powers and Duties of Service Officers; Availability of Service Records; Nonin Adjustment of Status to that of Persons Admitted for Permanent Residence   |  |
| Adjustment of Status to that of Persons Admitted for Permanent Resi Admission of Permanent Residence   | nmigrant Classes 1115-AA29   |
| Admission of Permanent Residence Marriage Fraud Amendment Regulations Bonds Temporary Alien Workers Seeking Classification Under the Immigration and State Employment Agencies Detention and Release of Juveniles Display of Control Numbers Temporary Disqualification of Certain Newly Legalized Aliens from Receivations of Special Agricultural Workers  Special Agricultural Workers Definitions of Felony and Misdemeanor Documentary Requirements: Nonimmigrants; Waivers; Admission of Certain   | g.w 0.00000  |
| 1331 Marriage Fraud Amendment Regulations  |  |
| 1332 Bonds   |  |
| 1333 Temporary Alien Workers Seeking Classification Under the Immigration and State Employment Agencies  | 1115-AA41  |
| 1335 Detention and Release of Juveniles  1336 Display of Control Numbers  1337 Temporary Disqualification of Certain Newly Legalized Aliens from Receive Financial Assistance  |  |
| 1335 Detention and Release of Juveniles  1336 Display of Control Numbers  1337 Temporary Disqualification of Certain Newly Legalized Aliens from Receive Financial Assistance  1338 Special Agricultural Workers  1339 Definitions of Felony and Misdemeanor  1340 Documentary Requirements: Nonimmigrants; Waivers; Admission of Certain  | 1115-AA50  |
| Temporary Disqualification of Certain Newly Legalized Aliens from Receive Financial Assistance   | 1115-AA53  |
| Temporary Disqualification of Certain Newly Legalized Aliens from Receive Financial Assistance   |  |
| 1339 Definitions of Felony and Misdemeanor   | ving Benefits from Federal Programs of                                 |
| 1340 Documentary Requirements: Nonimmigrants; Waivers; Admission of Certain  |  |
|  |  |
|  | Inadmissible Aliens; Parole 1115-AA59                                  |
| 1341 Revision of Field Office Listing  | 1115-AA60  |
| 1342 Adjustment of Status for Certain Aliens   |  |
| 1343 Certificate of Citizenship  | 1115-AA67  |
| 1344 Nonimmigrant Classes; Special Requirements for Admission; Extension and   |  |
| 1345 Prevention of Unauthorized Landing of Aliens, by Owners and Operators of  |  |
| Toll Roads   |  |
| 1346 Visa Waiver Pilot Program   | 1115-AA75  |
| 1347 Equal Treatment of Fathers  |  |
| 1348 Rule Revision to Add New Special Immigrant and Nonimmigrant Classification  |  |
| 1349 Immigration User Fee, Conforming Amendments   |  |
| 1350 Special Agricultural Workers  |  |
| 1351 Change of Nonimmigrant Classification   |  |
| 1352 Contracts with Transportation Lines   |  |
| 1353 Revision of Regulations Regarding the Seizure and Forfeiture of Conveyance  | 1115-AA88  |
| 1354 Adjustment of Status for Certain Aliens   | 98   |

#### DOJ

#### Immigration and Naturalization Service—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1355                    | Immigration User Fee  | 1115-AA30                          |
| 1356                    | Documentary Requirements: Nonimmigrants: Waivers: Admission of Certain Inadmissible Aliens: Parole: Judicial        |                                    |
|                         | Hecommendations Against Deportation; Proceedings to Determine Deportability   | 1115-AA34                          |
| 1357                    | Recommendations Against Deportation; Proceedings to Determine Deportability   | 1115-AA49                          |
| 1358                    | Adjustment of Status; Persons Admitted for Permanent Residence  | 1115-AA61                          |
| 1359                    | Nonimmigrant Classes: Requirements for Admission, Extension, and Maintenance of Status                              | 1115-4469                          |
| 1360                    | Control of Employment of Aliens   | 1115-AA71                          |
| 1361                    | Documentary Requirements, Nonimmigrants   | 1115-AA74                          |
| 1362                    | Change in Procedure in Asylum Adjudications   | 1115-AA94                          |
| 1363                    | Residence, Physical Presence and Absence  | 1115-AA94                          |
| 1364                    | Direct Mail of Applications and Petitions to the Regional Service Center in San Ysidro, California                  |                                    |
| 1365                    | Legalization and Special Agricultural Worker Applicants Assistance; Qualified Designated Entity Listing of Outreach | 1115-AA98                          |
|                         | Program   | 1115-AA99                          |

#### Legal Activities—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1366                    | Implementation of the Equal Access to Justice Act in Department of Justice Administrative Proceedings | 1105-AA05                          |

#### Office of Justice Programs—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  |                                    |
| 1367                    | Equal Employment Opportunity Program Guidelines  | 1121-AA10                          |
| 1368                    | Nondiscrimination in Federal Assisted Programs Implementation of Section 809 (c) (1) of the Justice Assistance |                                    |
|                         | Act of 1984  | 1121-AA11                          |
| 1000                    | Act of 1984  |                                    |
| 1369                    | Criminal Intelligence Systems Operating Policies   | 1121-AA12                          |
| 1370                    | Criminal Justice Information Systems   | 1121-AA13                          |
|                         |  |                                    |

# DEPARTMENT OF JUSTICE (DOJ) Civil Rights Division (CRT)

Final Rule Stage

FR Cite

#### 1306. NONDISCRIMINATION ON THE BASIS OF AGE IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE

Legal Authority: 42 USC 6103

CFR Citation: 28 CFR 42, Subpart I, (New)

Legal Deadline: None.

Abstract: This regulation will implement the Age Discrimination Act of 1975, as amended, in programs or activities assisted by the Department of Justice (DOJ). The statute, 42 USC 6103(a)(4), requires that Federal agencies providing Federal financial assistance promulgate implementing regulations consistent with the general

regulations issued by the Secretary of Health and Human Services (HHS), and the statute provides that such agency regulations shall not be effective until approved by HHS. In 1980 the proposed rule was published for comment, modified, approved by the DOJ Office of Legal Counsel, and on November 10, 1980 a draft final rule was forwarded to HHS for approval. On July 13, 1984 HHS conditionally approved the draft regulation. On August 12, 1987 DOJ submitted to HHS a draft final regulation.

#### Timetable:

Action

•

NPRM Comment 06/18/80 45 FR 32710 Period End

Date

Final Action 00/00/00

Small Entity: No

#### Agency Contact: Doreen Dennis,

Attorney, Coordination and Review Section, Department of Justice, Civil Rights Division, P.O. Box 66118, Washington, DC 20035-6118, 202 724-2219

RIN: 1190-AA03

#### DOJ-CRT

Final Rule Stage

**Completed Actions** 

**Proposed Rule Stage** 

1307. ENFORCEMENT OF **NONDISCRIMINATION ON THE BASIS** OF HANDICAP IN DEPARTMENT OF **JUSTICE PROGRAMS** 

Legal Authority: 29 USC 794 CFR Citation: 28 CFR 42 Legal Deadline: None.

Abstract: This proposed regulation would amend the regulation issued by the Department of Justice for

enforcement of section 504 of the Rehabilitation Act of 1973, as amended, in federally assisted programs or activities to include a cross-reference to the Uniform Federal Accessibility Standards.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/01/87 |         |
| Final Action | 04/01/88 | •       |

Small Entity: No

Agency Contact: Merrily Raffa, Attorney, Coordination and Review Section, Department of Justice, Civil Rights Division, P.O. Box 66118. Washington, DC 20035-6118, 202 724-2216

**RIN:** 1190-AA16

#### **DEPARTMENT OF JUSTICE (DOJ)** Civil Rights Division (CRT)

1308. IMPLEMENTATION OF THE PROVISIONS OF THE VOTING RIGHTS **ACT REGARDING LANGUAGE MINORITY GROUPS** 

CFR Citation: 28 CFR 55

Completed:

| Reason                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action              | 01/12/88 | 53 FR 735 |
| Final Action<br>Effective | 01/12/88 | 53 FR 735 |

Small Entity: Not Applicable

Agency Contact: David H. Hunter 202 724-5898

**RIN:** 1190-AA15

#### 1309. UNFAIR IMMIGRATION -RELATED EMPLOYMENT PRACTICES

CFR Citation: 28 CFR 44

#### Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/06/87 | 52 FR 37402 |
| Final Action | 11/05/87 |             |

Small Entity: No

Agency Contact: Mary E. Mann 202

653-8121

RIN: 1190-AA17

# **DEPARTMENT OF JUSTICE (DOJ)**

General Administration (DOJADM)

1310. PROCEDURES FOR TAX **REFUND OFFSETS FOR THE** 

COLLECTION OF JUDGMENTS

Legal Authority: 31 USC 3720A; 31 USC 3718; 28 USC 509; 28 USC 510

CFR Citation: 28 CFR Not yet determined

Legal Deadline: None.

Abstract: The proposed regulation will establish procedures for referring to the Department of the Treasury debts for collection by offset against Federal income tax refunds.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/30/88 |         |
| NPRM Comment<br>Period End | 07/30/88 |         |
| Final Action<br>Effective  | 08/30/88 |         |

Small Entity: No

Agency Contact: Robert C. Niffenegger, Department of Justice, General Administration, 10th Street and

Constitution Avenue, NW, Washington, DC 20530, 202 633-5345

RIN: 1103-AA16

1311. ● JUSTICE ACQUISITION **REGULATIONS TITLE 48 2870 NONDISCRIMINATION ON THE BASIS** OF HANDICAP IN DOJ CONTRACTING **ACTIVITIES** 

Legal Authority: 29 USC 794

CFR Citation: 48 CFR 2870, (New); 48 CFR 2852.270-1

Legal Deadline: None.

Abstract: These rules will prohibit discrimination against the handicapped in agency programs or activities conducted by contractors. The rules will not have a significant cost impact on contractors but will enhance services to the handicapped and prevent discrimination.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Smail Entity: No

Agency Contact: W. L. Vann, Procurement Executive, Department of Justice, General Administration, 601 D Street, NW, Room 6406, Washington, DC 20530, 202 272-8354

**RIN:** 1103-AA17

1312. ● DETERMINATION FOR **ACCESS TO NATIONAL SECURITY** INFORMATION: ELIGIBILITY, **ADJUDICATION, AND APPEAL PROCEDURES** 

Legal Authority: EO 12356 CFR Citation: 28 CFR 17 Legai Deadline: None.

Abstract: To establish procedures for granting, denying, suspending, and revoking access to national security information originated by, or in the control of, the Department of Justice.

#### DOJ---DOJADM

#### **Proposed Rule Stage**

Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: D. Jerry Rubino, Director, Security and Emergency

Planning, Staff, Department of Justice, General Administration. 10th & Constitution Avenue, N.W., Washington, DC 20530, 202 633-2094

**RIN:** 1103-AA18

# DEPARTMENT OF JUSTICE (DOJ) General Administration (DOJADM)

Final Rule Stage

# 1313. REPRESENTATION AND APPEARANCES

Significance: Agency Priority

Legal Authority: 8 USC 1103; 8 USC

1362

CFR Citation: 8 CFR 292.1 Legal Deadline: None.

Abstract: The contemplated regulation change would limit practice of foreign-licensed attorneys outside the definition of attorney under 8 CFR 1.1(f) to matters arising outside the United States and to those instances where the Immigration and Naturalization Service allows such practice. This is designed to help assure the high quality of representation in immigration matters.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM.                      | 01/29/87 | 52 FR 2951 |
| NPRM Comment<br>Period End | 03/02/87 | 52 FR 2951 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Gerald S. Hurwitz, Counsel to the Director, Department of Justice, General Administration, Executive Office for Immigration Review, Suite 1609, 5203 Leesburg Pike, Falls Church, VA 22041, 703 756-6470

RIN: 1103-AA05

1314. RULES OF PRACTICE AND PROCEDURE FOR ADMINISTRATIVE HEARINGS BEFORE ADMINISTRATIVE LAW JUDGES IN CASES INVOLVING ALLEGATIONS OF UNLAWFUL EMPLOYMENT OF ALIENS AND UNFAIR (CONT)

Significance: Agency Priority

**Legal Authority:** 5 USC 301; 5 USC 554; 8 USC 1103; 8 USC 1324a; 8 USC 1324b

CFR Citation: 28 CFR 66

Legal Deadline: None.

Abstract: These regulations will provide the rules of practice and procedure in administrative hearings regarding allegations of unlawful hiring, recruiting or referring for a fee, for employment in the United States of aliens knowing that the aliens are not authorized to work in the United States, or the continued employment of aliens in the United States knowing the aliens are (or have become) unauthorized to work in the United States, failure to comply with the employment verification requirements and unfair immigration-related employment practices.

#### Timetable:

| Action                | Date     | F    | R | Cite  | _ |
|-----------------------|----------|------|---|-------|---|
| Interim Final<br>Rule | 11/24/87 | 52 F | R | 44972 |   |

**Next Action Undetermined** 

Small Entity: No

Additional Information: TITLE CONT: Immigration-Related Employment Practices

Agency Contact: Gerald S. Hurwitz, Counsel to the Director, Department of Justice, General Administration, Executive Office for Immigration Review, 5203 Leesburg Pike, Suite 1609, Falls Church, VA 22041, 703 756-6470

RIN: 1103-AA14

# 1315. IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL REMEDIES ACT OF 1986

**Legal Authority:** 31 USC 3801 to 3812; 28 USC 509; 28 USC 510; 5 USC 301

CFR Citation: 28 CFR 0; 28 CFR 71

Legal Deadline: Statutory, April 29, 1987.

Abstract: Part A of these regulations will implement the Program Fraud Civil

Remedies Act with respect to actions initiated by the Department of Justice. The rules will establish administrative procedures for imposing statutorily authorized civil penalties against any person who makes, submits or presents a false, fictitious, or fraudulent claim or written statement to the Department of Justice.

Part B of these rules designates officials within the Department of Justice who are authorized to exercise the authorities conferred upon the Attorney General with respect to cases brought to the Department of Justice by other agencies or by Department components.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/11/88 | 53 FR 4034 |
| NPRM Comment<br>Period End | 03/14/88 |            |
| Final Action               | 05/02/88 | • •        |
| Final Action<br>Effective  | 05/02/88 |            |

Small Entity: No

Additional Information: Agency Contact with respect to Part A: Janis A. Sposato, General Counsel, Justice Management Division, Department of Justice, Room 6328, 10th and Constitution Avenue, NW, Washington, DC 20530, 202-633-3452

Agency Contact with respect to Part B: Michael F. Hertz, Director, Commercial Litigation Branch, Civil Division, Department of Justice, PO Box 261, Ben Franklin Station, Washington, DC 20044, 202-724-7179

Affected Sectors: None

Agency Contact: Janis A.
Sposato/Michael F. Hertz, Department of Justice, General Administration, Washington, DC 20530

RIN: 1103-AA15

# DEPARTMENT OF JUSTICE (DOJ) General Administration (DOJADM)

**Completed Actions** 

1316. JUSTICE ACQUISITION REGULATIONS TITLE 48 2801 CAREER MANAGEMENT PROGRAM

CFR Citation: 48 CFR 2801

| Completed:                |          |    |    |       |
|---------------------------|----------|----|----|-------|
| Reason                    | Date     |    | FR | Cite  |
| Final Action              | 08/31/87 | 52 | FR | 32796 |
| Final Action<br>Effective | 08/31/87 | 52 | FR | 32796 |

Small Entity: No

Agency Contact: W. L. Vann 202 272-8354

RIN: 1103-AA10

#### **DEPARTMENT OF JUSTICE (DOJ)**

Immigration and Naturalization Service (INS)

Prerule Stage

# 1317. INSPECTION OF PERSONS APPLYING FOR ADMISSION

Legal Authority: 31 USC 9701 CFR Citation: 8 CFR 235.11 Legal Deadline: None.

Abstract: This proposed rule would amend existing regulations to charge carriers for the administrative costs and the Service's portion of the Social Security taxes associated with billable 1931 Act overtime.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| ANPRM        | 00/00/00 |         |
| Cmall Entity | es No    |         |

Small Entity: No

Affected Sectors: Multiple -

Government Levels Affected: Federal

Agency Contact: Charles S. Thomason, Jr., Systems Accountant, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-4705

RIN: 1115-AA27

# 1318. ● PUBLIC NOTICE, NOTICE OF PROPOSED SOLICITATION

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1151; 8 USC 1153; 8 USC 1154; 8 USC 1182; 8 USC 1255; 8 USC 1257

CFR Citation: 8 CFR 245 Legal Deadline: None.

Abstract: This notice announces the Service's consideration of implementation of a standardized

English language/citizenship test for legalization purposes and to request comments from entities who are capable and interested in developing and implementing standardized tests for this effort.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| Public Notice | 04/30/88     |         |
| Small Entity: | Undetermined |         |

Additional Information: INS Number

1100-88

Agency Contact: Terrance M. O'Reilly, Deputy Assistant Commissioner, Department of Justice, Immigration and Naturalization Service, 202 786-3658

RIN: 1115-AB02

#### **DEPARTMENT OF JUSTICE (DOJ)**

Immigration and Naturalization Service (INS)

# 1319. SEIZURE AND FORFEITURE OF VEHICLES, VESSELS AND AIRCRAFT

Legal Authority: 8 USC 1324 CFR Citation: 8 CFR 274 Legal Deadline: None.

Abstract: The proposed changes would amend existing regulations relating to the seizure and forfeiture of vehicles, vessels and aircraft.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: No

Additional Information: INS Number

1033-87

Government Levels Affected: Federal

Agency Contact: Paul Virtue, Assistant General Counsel, Department of Justice, Immigration and Naturalization Service. 425 Eye St., NW, Washington, DC 20536, 202 633-2656

**RIN:** 1115-AA26

# 1320. NONIMMIGRANT CLASSES, SPECIAL REQUIREMENTS

Legal Authority: 8 USC 1101; 8 USC 1184

CFR Citation: 8 CFR 214.2(b)
Legal Deadline: None.

Abstract: The Immigration and Naturalization Service ("the Service") proposes to restrict the types of situations under which an alien may apply for an extension of stay as a nonimmigrant visitor for pleasure (B-2). Faced with ever-increasing adjudications caseloads and with resources which fail to keep pace with those increases, the Service must continually seek ways to carry out its responsibilities in a more efficient

manner. By limiting the situations under which a visitor for pleasure may seek an extension of stay, the Service will decrease the amount of resources which must be dedicated to this area and will be able to increase its efforts in other areas having higher priority.

**Proposed Rule Stage** 

#### Timetable:

| Action - | Date     | FR | Cite |
|----------|----------|----|------|
| NPRM     | 00/00/00 |    |      |

Small Entity: No

Additional Information: INS Number 1029-87

Government Levels Affected: Federal

Agency Contact: Michael L. Shaul, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-3946

**RIN:** 1115-AA65

**Proposed Rule Stage** 

#### 1321. APPLICATION FOR VERIFICATION OF INFORMATION FROM INS SERVICE RECORDS; FORM AND FEE CANCELLATION

Legal Authority: 8 USC 1103; 31 USC

CFR Citation: 8 CFR 103.7 Legal Deadline: None.

Abstract: The Immigration and Nationalization Service ("the Service") entertains numerous requests for Verification of Information from INS Service Records, via Form G-641. This form has been misused as a substitute document, while other INS documents are being prepared (i.e.: I-94, I-551 or Certificate of Naturalization or Citizenship). Should an applicant need to have his or her status verified while waiting for one of these documents to be processed, and such verification can be satisfied by obtaining a copy of a document (Certified if necessary), an FOIA/PA request can be made. If verification is needed to obtain a benefit and a copy will not suffice, the agency needing verification can make a direct request to the INS and it will be handled as appropriate.

Discontinuing the use of Form G-641 will also eliminate the need to request Form G-350, Certification of Birth Data. Requests for this document are minimal since foreign-born children are issued an alien registration receipt card or a citizenship document by INS and no other form of identification should be necessary.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Undetermined

Additional Information: INS Number

1044-87

Government Levels Affected: Federal

Agency Contact: Ramonia Law-Hill, Information Management Specialist, Department of Justice, Immigration and Naturalization Service, 202 633-2552

RIN: 1115-AA66

### 1322. ESTABLISHMENT OF NATIONAL FINES OFFICE

Legal Authority: PL 99-591 CFR Citation: 8 CFR 280 Legal Deadline: None.

Abstract: This rule establishes a centralized handling of administrative fines; dept established as a precursor of National Collections office. Removes workload from district examiners.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/30/88 |         |
| NPRM Comment | 07/31/88 |         |
| Period End   |          | •       |

Small Entity: No

Additional Information: INS Number 1108-88

100-00

Government Levels Affected: Federal

Agency Contact: Daniel J. Stephan, Assistant Chief Inspector, Department of Justice, Immigration and Naturalization Service. 202 633-2680

RIN: 1115-AA73

# 1323. • DOCUMENTARY REQUIREMENTS; NONIMMIGRANTS; WAIVERS; ADMISSION OF CERTAIN INADMISSIBLE ALIENS; PAROLE

**Legal Authority:** 8 USC 1101; 8 USC 1102; 8 USC 1103; 8 USC 1182; 8 USC 1184; 8 USC 1225; 8 USC 1226; 8 USC 1252; 48 FR 8039; 8 CFR 2

CFR Citation: 8 CFR 212 Legal Deadline: None.

Abstract: This rule expands the coverage of the waiver of

inadmissibility of mentally retarded aliens seeking entry as nonimmigrants.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 02/05/88 | 53 | FR | 3403. |
| NPRM Comment<br>Period End | 04/05/88 | 53 | FR | 3403  |
| Final Action               | 09/30/88 |    |    |       |

Small Entity: No

Additional Information: INS Number

1102-88

Agency Contact: Joanna London, Associate General Counsel, Department of Justice, Immigration and Naturalization Service, 202 633-2895

RIN: 1115-AB00

# 1324. ● ACCEPTANCE BY OVERSEAS IMMIGRATION AND NATURALIZATION SERVICE OFFICERS AND AMERICAN CONSULATES OF JURISDICTION OF RELATIVE PETITIONS BASED ON RESIDENCE OF PETITIONERS

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1151; 8 USC 1153; 8 USC 1154; 8 USC 1182; 8 USC 1255

CFR Citation: 8 CFR 204 Legal Deadline: None.

Abstract: This amendment revises and clarifies the process used by overseas INS offices and American consulates in accepting jurisdiction of Forms I-130, petitions for alien relatives.

#### Timetable:

| 1111010 | 1010 | <br>         |    |      |
|---------|------|--------------|----|------|
| Action  |      | Date         | FR | Cite |
| NPRM    | •    | <br>06/30/88 |    |      |

Small Entity: No

Additional Information: INS Number 1055-87

Agency Contact: Yolanda Sanchez-K, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-5014

RIN: 1115-AB01

### DEPARTMENT OF JUSTICE (DOJ)

Immigration and Naturalization Service (INS)

Final Rule Stage

#### 1325. ASYLUM PROCEDURES

Significance: Regulatory Program

**Legal Authority:** 8 USC 1103; 8 USC 1158; 8 USC 1182; 8 USC 1225; 8 USC 1226; 8 USC 1252; 8 USC 1253; 8 USC 1283

**CFR Citation:** 8 CFR 208; 8 CFR 236.3; 8 CFR 242.17(c); 8 CFR 243.9; 8 CFR 253.1(f); 8 CFR 3

Legal Deadline: None.

Abstract: The proposed rule would set forth procedures to be used in

adjudicating asylum and withholding of deportation applications under sections 208 and 243(h) of the Immigration and Nationality Act.

Final Rule Stage

| Ti | m | eta | ы | e: |
|----|---|-----|---|----|
|    |   |     |   |    |

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/28/87 | 52 FR 32552 |
| NPRM Comment<br>Period End | 10/27/87 | 52 FR 32552 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Additional Information: DOJ Order

Number 1211-87

Agency Contact: Ralph B. Thomas, Immigration Inspector, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-5463

RIN: 1115-AA13

# 1326. DOCUMENTARY REQUIREMENTS: NONIMMIGRANTS; WAIVERS; ADMISSION OF CERTAIN INADMISSIBLE ALIENS; PAROLE; DIRECT TRANSITS

Legal Authority: 8 USC 1182 CFR Citation: 8 CFR 212.7(d)

Legal Deadline: None.

Abstract: This final rule outlines requirements for approval of section 212(k) waivers, including an amended I-193 for use in making the application.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 06/30/88 | •       |

Small Entity: No

Agency Contact: Susan Curda, Assistant Chief Inspector, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW,

Washington, DC 20536, 202 633-2725 RIN: 1115-AA19

#### 1327. NONIMMIGRANT CLASSES; TEMPORARY EMPLOYEES

Significance: Regulatory Program

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1182; 8 USC 1184; 8 USC 1258

CFR Citation: 8 CFR 214.2(h)

Legal Deadline: None.

Abstract: The Immigration Reform and Control Act of 1986 (IRCA) imposes sanctions against employers who hire aliens not authorized to work. Since many of the nation's agricultural employers have become dependent upon such workers to meet production and harvesting needs, Congress created the Special Agricultural Workers

(SAW) Program and the Replenishment Agricultural Workers (RAW) Program to provide permanent resident status to certain agricultural workers. To clarify the process through which employers can employ nonimmigrant seasonal and temporary agricultural workers, Congress moved agricultural employment from H-2 classification into a separate H-2A class, and incorporated a labor certification process into the statute. This interim rule establishes special H-2A regulatory criteria. It supplements the Department of Labor's rules covering the temporary agricultural labor certification process. This rule amends Service regulations relating therefore to temporary alien workers seeking classification under section 101(a)(15) (H) of the Immigration and Nationality Act.

#### Timetable:

| Action                         | Date     |      | FR | Cite  |
|--------------------------------|----------|------|----|-------|
| NPRM                           | 08/08/86 | 51   | FR | 28576 |
| NPRM Comment<br>Period End     | 10/07/86 |      |    |       |
| Interim Final<br>Rule          | 06/01/87 | 52   | FR | 20554 |
| Interim Rule<br>Effective Date | 06/01/87 | - 52 | FR | 20554 |
| Final Action                   | 00/00/00 |      |    |       |

Small Entity: No

Additional Information: INS Number 1008-87

Government Levels Affected: Federal

Agency Contact: Michael L. Aytes, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-3946

'RIN: 1115-AA25

#### 1328. POWERS AND DUTIES OF SERVICE OFFICERS; AVAILABILITY OF SERVICE RECORDS

Legal Authority: 8 USC 1103 CFR Citation: 8 CFR 103.2(b) Legal Deadline: None.

Abstract: This proposed rule would authorize a district director to withhold adjudication of a visa petition or

adjudication of a visa perition or application when determined necessary to pursue a criminal investigation.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 05/30/86 | 51 | FR | 19559 |
| NPRM Comment | 07/29/86 | 51 | FR | 19559 |
| Period End   |          |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Lori Scialabba, Assistant General Counsel, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-3197

RIN: 1115-AA28

#### 1329. POWERS AND DUTIES OF SERVICE OFFICERS; AVAILABILITY OF SERVICE RECORDS; NONIMMIGRANT CLASSES

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1182; 8 USC 1184; 8 USC 1351; 8 USC 1454; 8 USC 1455

**CFR Citation:** 8 CFR 103.1(f)(1); 8 CFR 214.4

Legal Deadline: None.

Abstract: This proposed rule would revise the procedures and authority to withdraw approval of a school to enroll foreign students.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/05/86 | 51 | FR | 40207 |
| NPRM Comment<br>Period End | 01/05/87 | 51 | FR | 40207 |
| Final Action               | 12/00/88 |    |    |       |

Small Entity: No

Additional Information: INS Number C-87

Agency Contact: Joanna London, Associate General Counsel, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-2895

RIN: 1115-AA29

#### 1330. ADJUSTMENT OF STATUS TO THAT OF PERSONS ADMITTED FOR PERMANENT RESIDENCE; CREATION OF RECORDS OF LAWFUL ADMISSION OF PERMANENT RESIDENCE

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1151; 8 USC 1153; 8 USC 1154; 8 USC 1182; 8 USC 1255; 8 USC 1257; 8 USC 1259

**CFR Citation:** 8 CFR 245.1; 8 CFR 245.6; 8 CFR 245.7; 8 CFR 245.8; 8 CFR 245.9; 8 CFR 249.2

**Legal Deadline:** Statutory, November 6, 1986.

Abstract: This interim rule will implement sections 117, 202, and 203 of the Immigration Reform and Control

Final Rule Stage

Act of 1986. Section 107 contains prohibitions on adjustment of lawful permanent resident status by certain individuals. Section 202 provides for adjustment to lawful permanent resident status by certain nationals of Cuba and Haiti. Section 203 changes the registry date for creation of record of lawful permanent residence from June 30, 1948 to January 1, 1972.

#### Timetable:

| Action                          | Date     | FR Cite     |
|---------------------------------|----------|-------------|
| Interim Final<br>Rule           | 03/03/87 | 52 FR 6320  |
| Correction of<br>legal citation | 04/27/87 | 52 FR 13827 |
| Final Action                    | 00/00/00 |             |

Small Entity: No

Additional Information: INS Number

1003-87

Government Levels Affected: Federal

Agency Contact: Joseph D. Cuddihy, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-3320

RIN: 1115-AA31.

#### 1331. MARRIAGE FRAUD AMENDMENT REGULATIONS

Significance: Regulatory Program

Legal Authority: 5 USC 301; 8 USC 1101; 8 USC 1103; 8 USC 1151; 8 USC 1153; 8 USC 1154; 8 USC 1181; 8 USC 1182; 8 USC 1184; 8 USC 1186a; 8 USC 1203; 8 USC 1225; 8 USC 1226; 8 USC 1227; PL 99-639

CFR Citation: 8 CFR 204.1; 8 CFR 205.1; 8 CFR 211.1; 8 CFR 212.7; 8 CFR 214.2; 8 CFR 216.1; 8 CFR 216.2; 8 CFR 216.3; 8 CFR 216.4; 8 CFR 216.5; 8 CFR 223.2; 8 CFR 223a.4; 8 CFR 235.11; 8 CFR 242.7; 8 CFR 242.17; ...

#### Legal Deadline: None.

**Abstract:** The Immigration Marriage Fraud Amendments of 1986 (Pub.L. 99-639) became effective on November 10, 1986. The law provides for conditional permanent resident status for certain alien spouses, sons and daughters of US citizens and lawful permanent residents. It also provides for the removal of the conditional basis of such residence upon the filing of a joint petition by the conditional resident and the petitioning spouse. Additionally, the law provides for the termination of an alien's lawful permanent residence for failure to file the necessary petition or for other reasons. This rulemaking

creates interim regulations necessary for the implementation of the law pending preparation of final regulations.

#### Timetable:

| Action                                 | Date     |    | FR | Cite |
|--|----------|----|----|------|
| Interim Final<br>Rule                  | 01/27/88 | 53 | FR | 2426 |
| Interim Rule<br>Comment<br>Period Ends | 02/26/88 | 53 | FR | 2426 |
| Final Action                           | 00/00/00 |    |    |      |

Small Entity: No

Additional Information: INS Number B-

Agency Contact: Michael L. Shaul, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 425 Eye St., NW, Washington, DC 20536, 202 633-3946

RIN: 1115-AA32

#### **1332. BONDS**

Legal Authority: 5 USC 552(A); 8 USC 1101; 8 USC 1103; 8 USC 1201; 8 USC 1301; 8 USC 1302; 8 USC 1303; 8 USC 1304; 8 USC 1305; 8 USC 1351; 8 USC 1443; 8 USC 1454; 8 USC 1455; 28 USC 1746; 7 USC 2243; ...

CFR Citation: 8 CFR 103 Legal Deadline: None.

Abstract: This rule proposes to eliminate surety bonds as acceptable security on immigration appearance, public charge, and maintenance of status and departure bonds. This change is necessary to increase alien appearances and minimize dollar losses to the U.S.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM ·                     | 07/01/87 | 52 | FR | 24475 |
| NPRM Comment<br>Period End | 07/31/87 | 52 | FR | 24475 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Undetermined

Additional Information: INS Number 1036-87

Government Levels Affected: Federal

Agency Contact: Karl Klauk, Associate General Counsel, Department of Justice, Immigration and Naturalization Service, 202 633-1261

RIN: 1115-AA41

#### 1333. TEMPORARY ALIEN WORKERS SEEKING CLASSIFICATION UNDER THE IMMIGRATION AND NATIONALITY ACT

Legal Authority: 8 USC 1101 CFR Citation: 8 CFR 214.2(h)

Legal Deadline: None.

Abstract: The proposed rule amends regulations of the INS relating to Temporary Alien Workers seeking classification under section 101(a) (15) (H) of the Immigration and Nationality Act.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/08/86 | 51 | FR | 28576 |
| NPRM Comment<br>Period End | 10/07/86 | 51 | FR | 28576 |
| Interim Final<br>Rule      | 00/00/00 |    |    |       |
| Final Action               | 00/00/00 |    |    | •     |

Small Entity: No

Additional Information: INS Number 1040-87

Government Levels Affected: Federal

Agency Contact: Flora Richardson, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-3240

RIN: 1115-AA44

# 1334. STATE EMPLOYMENT AGENCIES

Significance: Agency Priority

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1324a; PL 99-603

CFR Citation: 8 CFR 274a.6 Legal Deadline: None.

Abstract: This interim rule amends the regulations at 8 CFR 274a.6, defining procedures for state employment agencies in verifying the identity and employment eligibility of individuals and certifying verifications to employers.

#### Timetable:

| Action                                | Date     |    | FR | Cite  |
|---------------------------------------|----------|----|----|-------|
| Interim Final<br>Rule                 | 11/09/87 | 52 | FR | 43050 |
| Effective date of<br>Interim Rule     | 11/09/87 | 52 | FR | 43050 |
| Comment period closes on Interim Rule | 01/08/88 | 52 | FR | 43050 |
| Final Action                          | 00/00/00 |    |    |       |

Small Entity: No

Final Rule Stage

Additional Information: INS Number 1046-87

Government Levels Affected: State, Federal

Agency Contact: Steven M. Hurst, Senior Special Agent, Department of Justice, Immigration and Naturalization Service, 202 633-4495

RIN: 1115-AA50

### 1335. DETENTION AND RELEASE OF JUVENILES

Legal Authority: 8 USC 1101; 8 USC 1103; 8 USC 1182; 8 USC 1184; 8 USC 1225; 8 USC 1226; 8 USC 1228; 8 USC 1252; 8 USC 1182b; 8 USC 1182b; 8 USC 1254; 8 USC 1255; 8 USC 1357; 8 USC 1362

**CFR Citation:** 8 CFR 212; 8 CFR 242

Legal Deadline: None.

Abstract: The proposed rule would add a new Section 242.24 and would replace existing Subsection 212.5(a)(2)(ii) with a new section. The purpose of this regulation is to codify Service policy regarding detention and release of juvenile aliens and to provide a single policy for juveniles in both deportation and exclusion proceedings.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/15/87 | 52 | FR | 38245 |
| NPRM Comment<br>Period End | 11/16/87 | 52 | FR | 38245 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Additional Information: INS Number 1035-87

Government Levels Affected: Federal

Agency Contact: Mary Ruth Calhoun, Juvenile Detention Specialist, Department of Justice, Immigration and Naturalization Service, 202 633-4120

RIN: 1115-AA53

### 1336. DISPLAY OF CONTROL NUMBERS

Legal Authority: 66 Stat. 173; 8 USC

CFR Citation: 8 CFR 299.5 Legal Deadline: None.

Abstract: A new Section 299.5 is being added to 8 CFR Part 299. The new section, titled, Display of Control Numbers, will allow the Immigration and Naturalization Service (Service), to compile, in one centralized location

within its regulations, a listing of all current Service public use forms and their respective control numbers as assigned by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act. The consolidated identification of public use forms will enable both Service officials and the public to easily identify those public use forms in current use by the Immigration and Naturalization Service.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Final Action. | 10/31/88 |         |

Small Entity: No

Additional Information: INS Number 1045-87

Government Levels Affected: Federal

Agency Contact: Sharon A. Andrade, Management Analyst, Department of Justice, Immigration and Naturalization Service, 202 633-3291

**RIN:** 1115-AA54

# 1337. TEMPORARY DISQUALIFICATION OF CERTAIN NEWLY LEGALIZED ALIENS FROM RECEIVING BENEFITS FROM FEDERAL PROGRAMS OF FINANCIAL ASSISTANCE

Significance: Agency Priority

**Legal Authority:** 8 USC 1101, (Note); PL 99-603; 100 Stat. 3359

CFR Citation: 8 CFR 245a

Legal Deadline: None.

Abstract: This proposed rule implements section 245A of the Immigration and Nationality Act ("ACT"), as amended by Section 201 of the Immigration Reform and Control Act of 1986, Pub.L. 99-603 ("IRCA"). Section 245A(h) of the Act provides that, with certain exceptions, aliens granted lawful temporary resident status pursuant to section 245A(a) are not eligible for a period of five years after such grant to receive benefits from programs of financial assistance furnished under Federal law on the basis of financial need. The Attorney General is required by section 245A(h)(1)(A)(i) of the Act to identify such programs after consultation with other appropriate heads of the various departments and agencies of government. This proposed rule implements such provision.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM ,                     | 08/24/87 | 52 FR 31784 |
| NPRM Comment<br>Period End | 09/23/87 | 52 FR 31784 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Additional Information: INS Number 1038-87

Government Levels Affected: Federal

Analysis: Regulatory Impact Analysis

Agency Contact: Paul W. Virtue, Associate General Counsel, Department of Justice, Immigration and

Naturalization Service, 302 633-2656

**RIN:** 1115-AA55

### 1338. SPECIAL AGRICULTURAL WORKERS

Significance: Agency Priority

Legal Authority: 8 USC 1101 note

CFR Citation: 8 CFR 210 Legal Deadline: None.

Abstract: This rule incorporates in 8 CFR 210, a reference to the rules established by the Secretary of Agriculture for implementation of the special agricultural worker provisions of the Immigration Reform and Control Act of 1986 (IRCA).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

Additional Information: INS Number 1032-87

Government Levels Affected: Federal

Agency Contact: Gerald Heinauer, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-4657

RIN: 1115-AA57

### 1339. DEFINITIONS OF FELONY AND MISDEMEANOR

Legal Authority: 8 USC 1255A CFR Citation: 8 CFR 245a Legal Deadline: None.

Abstract: Amends the definition of felony and misdemeanor as it applies to applicants for temporary resident status under the legalization program.

Final Rule Stage

| T | im | e | ta | b | le: |
|---|----|---|----|---|-----|
|---|----|---|----|---|-----|

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/30/87 | 52 | FR | 36582 |
| NPRM Comment<br>Period End | 10/30/87 | 52 | FR | 36582 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Additional Information: INS Number

1052-87

Government Levels Affected: Federal

Agency Contact: Franchesco Isgro, Acting Deputy General Counsel, Department of Justice, Immigration and Naturalization Service, 202 633-2517

RIN: 1115-AA58

1340. DOCUMENTARY
REQUIREMENTS: NONIMMIGRANTS;
WAIVERS; ADMISSION OF CERTAIN
INADMISSIBLE ALIENS; PAROLE

Legal Authority: 8 USC 1103; 8 USC

1182

CFR Citation: 8 CFR 212.1(e)(3)

Legal Deadline: None.

Abstract: This rule amends the listing of countries, for which transit without visa privileges are unavailable, to include Syria.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 00/00/00 |         |

Small Entity: No

Additional Information: INS Number

1013-87

Government Levels Affected: Federal

Agency Contact: Y. Peggy Wong, Assistant Chief Inspector, Department of Justice, Immigration and Naturalization Service, 202 633-4033

RIN: 1115-AA59

# 1341. REVISION OF FIELD OFFICE LISTING

Legal Authority: 66 Stat. 173; 8 USC

1103

CFR Citation: 8 CFR 100.4(d)

Legal Deadline: None.

Abstract: Amending the list of Border Patrol Sectors to include Puerto Rico under the Eastern Region.

#### Timetable:

| Action       | Date '   | FR Cite |
|--------------|----------|---------|
| Final Action | 06/30/88 |         |

Small Entity: No

Additional Information: INS Number

1048-87

Government Levels Affected: Federal

Agency Contact: Luis Barker, Deputy Chief, Border Patrol, Department of Justice, Immigration and Naturalization Service, 202 633-1109

RIN: 1115-AA60

# 1342. ADJUSTMENT OF STATUS FOR CERTAIN ALIENS

**Legal Authority:** PL 99-603; Stat. 3359; 8 USC 1101 note

CFR Citation: 8 CFR 245a Legal Deadline: None.

**Abstract:** This regulation provides technical corrections to existing Service regulations published on May 1, 1987 at 52 FR 16205, and provides additional guidance as required.

#### Timetable:

| Action                                      | Date     | FR Cite     |
|---|----------|-------------|
| Interim Final<br>Rule,                      | 11/17/87 | 52 FR 43843 |
| Interim Rule<br>Effective                   | 11/17/87 | 52 FR 43843 |
| Comment Period<br>Closes on<br>Interim Rule | 12/17/87 | 52 FR 43843 |
| Final Action                                | 00/00/00 |             |

Small Entity: No

Additional Information: INS Number 1050-87

Government Levels Affected: Federal

Agency Contact: Terrance M. O'Reilly, Deputy Assistant Commissioner, Legalization, Department of Justice, Immigration and Naturalization Service, 202 633-4657

RIN: 1115-AA64

#### 1343. CERTIFICATE OF CITIZENSHIP

**Legal Authority:** PL 99-653; 8 USC 1103; 8 USC 1409(c); 8 USC 1434; 8 USC 1444; 8 USC 1448; 8 USC 1452; 8 USC 1455

CFR Citation: 8 CFR 341

Legal Deadline: Statutory, November 6

1986

Abstract: This rule change will implement section 22 of Public Law 99-653, the Immigration and Nationality

Act Amendments of 1986, regarding issuance of certificates of citizenship for adopted children. The effect of this rule change is to facilitate acquisition of United States citizenship by adopted alien children once they enter the United States.

#### Timetable:

| Action                    | Date       | FR Cite     |
|---------------------------|------------|-------------|
| Interim Final<br>Rule     | . 04/22/87 | 52 FR 13229 |
| Notice of Final<br>Action | 00/00/00   |             |

Small Entity: No

Additional Information: INS Number 1007-87

Government Levels Affected: Federal

Agency Contact: Thomas E. Cook, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-5014

RIN: 1115-AA67

#### 1344. NONIMMIGRANT CLASSES; SPECIAL REQUIREMENTS FOR ADMISSION; EXTENSION AND MAINTENANCE OF STATUS

Legal Authority: 8 USC 1101 (a)(15)(B); 9

USC 1184

CFR Citation: 8 CFR 214.2(b)

Legal Deadline: None. Abstract: This notice announces the intent of the Immigration and Naturalization Service ("the Service") to set forth, in regulatory form, the special requirements for admission, extension and maintenance of status of nonimmigrant alien visitors for business and visitors for pleasure. Much of the Service's written policy relating to this subject is now contained in the Service's Operations Instructions at O.I. 214.2(b). Because it is more appropriate for interpretations and rules to be set forth in regulatory form, this information will become part of 8 CFR 214. In addition, the proposed rulemaking will clarify the criteria for according B-1 classification to members of certain occupations (such as participants in religious programs and members of foreign film crews). By issuing this advance notice, the Service is providing an opportunity to the public to submit comments and make suggestions at an earlier stage of the process. This will result in a proposed

rule which is more comprehensive in its

Final Rule Stage

scope and more understandable to the public.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 10/01/87 | 52 FR 36783 |
| ANPRM<br>Comment<br>Period End | 11/16/87 | 52 FR 36783 |
| Final Action                   | 00/00/00 |             |

Small Entity: No

Additional Information: INS Number

1025-87

Government Levels Affected: Federal

Agency Contact: Michael L. Shaul, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-3946

RIN: 1115-AA68

1345. PREVENTION OF UNAUTHORIZED LANDING OF ALIENS, BY OWNERS AND OPERATORS OF RAILROAD LINES, INTERNATIONAL BRIDGES, OR TOLL ROADS

Legal Authority: 8 USC 1103; 8 USC

CFR Citation: 8 CFR 271

Legal Deadline: None.

Abstract: It has long been the contention of owners of international bridges that sufficient safeguards to fine procedures were lacking in the statutory language of Section 271 (8 U.S.C. 1321) of the Immigration and Nationality Act, as amended. The Immigration Reform and Control Act of 1986, Public Law 99-603 Part B at Section 114 provides amelioration to some degree of this contention. This regulation provides for an inspection by the Attorney General, at the request of owners and operators of facilities which provide a means for the unlawful entry of aliens into the United States. If a determination is made that adequate measures have been taken by the owners to prevent such unlawful entry, the owners will be relieved from liability to fine proceedings as long as the facility remains in the condition in. which approved.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/16/87 | 52 FR 1920 |
| NPRM Comment<br>Period End | 02/17/87 | 52 FR 1920 |
| Final Action               | 00/00/00 |            |

Small Entity: No

Additional Information: INS Number

1019-87

Government Levels Affected: Federal

Agency Contact: Daniel Stephan, Assistant Chief Inspector, Department of Justice, Immigration and Naturalization Service, 202 633-2745

RIN: 1115-AA72

#### 1346. VISA WAIVER PILOT PROGRAM

Significance: Agency Priority

Legal Authority: Sec 217 IRCA

CFR Citation: 8 CFR 212

Legal Deadline: None.

Abstract: Waives nonimmigrant tourist visa for nationals of eight different countries.

#### Timetable:

| Action                 | Date     | FR Cite |
|------------------------|----------|---------|
| Interim, Final<br>Rule | 04/30/88 |         |

Small Entity: Undetermined

Additional Information: INS Number 1109-88

1108-00

Government Levels Affected: Federal

Agency Contact: Y. Peggy Wong. Assistant Chief Inspector, Department of Justice, Immigration and Naturalization Service, 202 633-4033

RIN: 1115-AA75

# 1347. EQUAL TREATMENT OF FATHERS

**Legal Authority:** PL 99-603; 8 USC 1101; 8 USC 1103; 8 USC 1151; 8 USC 1153; 8 USC 1154; 8 USC 1182; 8 USC 1255

CFR Citation: 8 CFR 204

**Legal Deadline:** Statutory, November 6 1987.

Abstract: This revision is to assist in the implementation of Pub. L. 99-603, the Immigration Reform and Control Act of 1986, which recognizes, for preference petition purposes, the relationship between a biological father and his illegitimate child.

#### Timetable:

| Action        | Date       | FR Cite |  |
|---------------|------------|---------|--|
| Interim Final | . 00/00/00 |         |  |
| Rule          |            | ,       |  |

Small Entity: No

Additional Information: INS Number 1049-87

Government Levels Affected: Federal

Agency Contact: Thomas E. Cook, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-5014

RIN: 1115-AA76

# 1348. RULE REVISION TO ADD NEW SPECIAL IMMIGRANT AND NONIMMIGRANT CLASSIFICATIONS

Legal Authority: 8 USC 1103; 8 USC

1101; 8 USC 1184

CFR Citation: 8 CFR 101; 8 CFR 214

Legal Deadline: Statutory, November 6,

1987. Interim rules effective date.

Abstract: This revision was issued to assist in the implementation of P.L. 99-603, which created new special immigrant and nonimmigrant classifications. This provision was intended to alleviate hardships of international organizations and their immediate family members. The new nonimmigrant classification was added to minimize any family separations caused by ineligibility for special immigrant status on behalf of certain parents and children of persons accorded Section 101(a)(27)(I) status.

#### Timetable:

| Action                                   | Date       | FR    | Cite |
|--|------------|-------|------|
| Interim Final<br>Rule                    | 02/05/88   | 53 FR | 3331 |
| Interim rule<br>comment<br>period closes | . 03/07/88 | 53 FR | 3331 |
| Final Action                             | 05/00/88   |       |      |

Small Entity: No

Additional Information: INS Number 1006-87

Government Levels Affected: Federal

Agency Contact: Thomas E. Cook, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-5014

RIN: 1115-AA80

### 1349. IMMIGRATION USER FEE, CONFORMING AMENDMENTS

Significance: Regulatory Program

Legal Authority: 8 USC 1103; 8 USC

1356; PL 99-591

DOJ--INS Final Rule Stage

**CFR Citation:** 8 CFR 232; 8 CFR 233; 8 CFR 235; 8 CFR 237; 8 CFR 238; 8 CFR 239; 8 CFR 271; 8 CFR 273; 8 CFR 280; 8 CFR 299

Legal Deadline: None.

Abstract: Section 101(b) subsection 205 of the Department of Justice Appropriation Act, 1987 (P.L. 99-591) establishes the collection, payment, and remittance of a specific user fee for the Immigration inspection or preinspection of passengers (with certain exceptions) arriving in the U.S. aboard commercial aircraft or commercial vessels. Subsection 206 of P.L. 99-591 places the responsibility for physical custody of excludable aliens pursuant to former section 233 of the I & N Act of 1952, as amended on the INS. This proposed rule addresses this change from carrier responsibility to INS responsibility. This rule would also amend present regulations to conform to statutory deletions and amendments.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM -                     | 01/22/88 | 53 | FR | 1791 |
| NPRM Comment<br>Period End | 03/22/88 | 53 | FR | 1791 |
| Final Action               | 00/00/00 |    |    |      |

Small Entity: No

Additional Information: INS Number 1037-88

Government Levels Affected: Federal

Agency Contact: Charles S. Thomason, Jr., Systems Accountant, Department of Justice, Immigration and Naturalization Service, 202 633-4705

RIN: 1115-AA81

# 1350. SPECIAL AGRICULTURAL WORKERS

Significance: Agency Priority

Legal Authority: PL 99-603; 100 Stat. 3359; 8 USC 1101 note; 8 USC 1301; 8 USC 1302; 8 USC 1303; 8 USC 1304; 8 USC 1305; 8 USC 1351; 8 USC 1443; 8 USC 1454; 8 USC 1455; 8 USC 1182; 8 USC 1252; 8 USC 1362; ...

**CFR Citation:** 8 CFR 103; 8 CFR 210; 8 CFR 242

Legal Deadline: None.

Abstract: This rule implements a new amendment to section 210 of the INA by deleting the entry cut-off date for eligibility to file applications under section 210 in the United States; and establishing standards and procedures

for processing "preliminary applications" at designated ports of entry on the southern land border. This rule clarifies and makes various grammatical and technical amendments to the regulations governing the Special Agricultural Worker Program including changes necessitated by the new amendments to section 210. The rule defines the term "preliminary application"; deletes the limitation on the authority of District Directors to deny applications at legalization offices: deletes the filing date requirement for eligible aliens apprehended prior to the application period; clarifies the provision concerning where appeals under Part 210 are to be filed; deletes the references to issuance of an Order to Show Cause and Warrant of Arrest in cases where the United States Attorney declines prosecution; clarifies the provision requiring notification of decisions to the applicant's representative; confirms that Special Agricultural Worker (CONT)

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 04/15/88 | •       |

Small Entity: No

Additional Information: INS Number 1101-88

ADDITIONAL ABSTRACT: (SAW) applicants are permitted to travel outside the United States and reenter upon the presentation of a valid unexpired Form I-688A; provides for eligible applicants to be issued the Temporary Resident Card at any Legalization Office; and, deletes the transitional admission.

Agency Contact: Aaron Bodin, Deputy Assistant Commissioner, Special Agricultural Workers (SAW), Department of Justice, Immigration and Naturalization Service, 202 786-3658

RIN: 1115-AA83

# 1351. CHANGE OF NONIMMIGRANT CLASSIFICATION

**Legal Authority:** PL 99-603; 8 USC 1101; 8 USC 1103; 8 USC 1184; 8 USC 1257; 8 USC 1258

CFR Citation: 8 CFR 248

**Legal Deadline:** Statutory, November 6 1987, Effective date Pub. L. 99-603

Abstract: This rule change will implement section 312 of Pub. L. 99-603,

the Immigration Reform and Control Act of 1986, to facilitate an application for a change to nonimmigrant (N) status while in the United States.

#### Timetable:

| Action                          | Date     | FR Cite     |
|---------------------------------|----------|-------------|
| Interim Final<br>Effective Date | 11/06/86 | 52 FR 11621 |
| Interim Final<br>Rule           | 05/11/87 | 52 FR 11621 |
| Final Action                    | 00/00/00 |             |

Small Entity: No

**Additional Information:** INS, Number 1000-87

Government Levels Affected: Federal

Agency Contact: Thomas E. Cook, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-5014

RIN: 1115-AA87

### 1352. CONTRACTS WITH TRANSPORTATION LINES

Legal Authority: 8 USC 1103; 8 USC

CFR Citation: 8 CFR 238 Legal Deadline: None.

Abstract: This rule amends the listing of transportation lines which have entered into agreements with the INS for the preinspection of their passengers and crew at locations outside the United States.

#### Timetable:

| Action                      | Date     | FR Cite |
|-----------------------------|----------|---------|
| Quarterly update of listing | 03/00/88 |         |
| Quarterly update of listing | 06/00/88 |         |

Small Entity: No

Additional Information: INS Number 1041-87

Government Levels Affected: Federal

Agency Contact: Janet M. Charney, Assistant Chief Inspector, Department of Justice, Immigration and Naturalization Service, 202 633-2694

RIN: 1115-AA88

# 1353. ● REVISION OF REGULATIONS REGARDING THE SEIZURE AND FORFEITURE OF CONVEYANCES

Legal Authority: 8 USC 1103; 8 USC 1324(b)

CFR Citation: SUFR 274

Final Rule Stage.

Legal Deadline: None.

Abstract: The rule revises the extant regulations regarding conveyances seizures and forfeitures by the INS. It clarifies and amends the regulations to reflect changes in the authorizing statute, Section 274(b) on the Immigration and Nationality Act (8 USC 1324(b)), and applicable provisions of regulations of the Department of Justice in 28 CFR Part 9.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| Final Action  | 06/30/88       |         |
| Small Entity: | Not Applicable |         |

Additional Information: INS Number

1061-87

Agency Contact: Karl D. Klauck, Associate General Counsel, Department of Justice, Immigration and Naturalization Service, 202 633-1260

RIN: 1115-AA95

#### 1354. ● ADJUSTMENT OF STATUS FOR CERTAIN ALIENS

Legal Authority: PL 99-603; 100 Stat. 3359; 8 USC 1101, (Note); PL 100-204; 101 Stat. 1331

CFR Citation: 8 CFR 245(a) Legal Deadline: None.

Abstract: This rule amends the regulations published in the Federal Register at 52 FR 16205 on May 1, 1987, and 52 FR 43843 published on November 17, 1987. The rule further provides for another class of eligible aliens, specifically, certain nationals of countries for which extended voluntary departure (EVD) was made available at

any time during the 5 year period ending on November 1, 1987.

#### Timetable:

|  | Date            | FR Cite |
|--|-----------------|---------|
| Interim Final<br>Rule  | 05/31/88        |         |
| Comment period closes for Interim Rule (30 days following publication in the Federal Register) | <b>07/01/88</b> |         |

Small Entity: No

Additional Information: INS Number 1106-88

Agency Contact: Terrance M. O'Reilly, Deputy Assistant Commissioner, Department of Justice, Immigration and Naturalization Service, 202 786-3658

**Completed Actions** 

RIN: 1115-AA97

### **DEPARTMENT OF JUSTICE (DOJ)**

Immigration and Naturalization Service (INS)

#### 1355. IMMIGRATION USER FEE

Significance: Regulatory Program

CFR Citation: 8 CFR 286

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/26/88 | 53 FR 5756 |
| Final Action | 03/28/88 |            |
| Effective    |          |            |

Small Entity: No 1

Agency Contact: Charles S. Thompson,

Jr. 202 633-4705 RIN: 1115-AA30

#### 1356. DOCUMENTARY **REQUIREMENTS: NONIMMIGRANTS; WAIVERS; ADMISSION OF CERTAIN INADMISSIBLE ALIENS; PAROLE;** JUDICIAL RECOMMENDATIONS **AGAINST DEPORTATION:** PROCEEDINGS TO DETERMINE DEPORTABILITY

Significance: Regulatory Program

CFR Citation: 8 CFR 212.3(a) & (b); 8 CFR 241.1(a) & (b); 8 CFR 242.2; 8 CFR 287.1(g) to (i); 8 CFR 287.7(a) to (f)

Completed:

| Reason       | Date     | FR Cite    |  |
|--------------|----------|------------|--|
| Final Action | 03/22/88 | 53 FR 9281 |  |

Small Entity: No

Agency Contact: Walter D. Cadman

202 786-4502 RIN: 1115-AA34

#### 1357. ADDITION OF NEW SERVICE OFFICE

CFR Citation: 8 CFR 204

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/20/87 | 52 FR 44592 |
| Final Action | 11/20/87 | 52 FR 44592 |

Small Entity: No

Agency Contact: Yolanda Sanchez-K

202 633-5014

**RIN:** 1115-AA49

#### 1358. ADJUSTMENT OF STATUS; PERSONS ADMITTED FOR PERMANENT RESIDENCE

CFR Citation: 8 CFR 245

Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 09/15/87 | 52 | FR | 34764 |
| Final Action<br>Effective | 09/15/87 | 52 | FR | 34764 |

Small Entity: No

Agency Contact: Joseph D. Cuddihy 202 633-3320

RIN: 1115-AA61

#### 1359. NONIMMIGRANT CLASSES: REQUIREMENTS FOR ADMISSION, EXTENSION, AND MAINTENANCE OF **STATUS**

CFR Citation: 8 CFR 214

Completed:

| Reason       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Final Action | 11/30/87 | 52 FR | 45445 |
| Final Action | 12/30/87 | 52 FR | 45445 |
| Effective    |          |       |       |

Small Entity: No

Agency Contact: Michael L. Shaul 202

633-3946

RIN: 1115-AA69

#### 1360. CONTROL OF EMPLOYMENT OF ALIENS

CFR Citation: 8 CFR 274a

Completed:

| Reason       | Date     | FR    | Cite | _ |
|--------------|----------|-------|------|---|
| Final Action | 03/16/88 | 53 FR | 8611 | _ |
| 0            |          |       |      |   |

Small Entity: No

**Completed Actions** 

Agency Contact: Walter D. Cadman 202 786-4502

RIN: 1115-AA71

# 1361. DOCUMENTARY REQUIREMENTS, NONIMMIGRANTS

CFR Citation: 8 CFR 212

Completed:

 Reason
 Date
 FR Cite

 Final Action
 12/18/87
 52 FR 48082

Small Entity: No

Agency Contact: Y. Peggy Wong 202

633-4033

RIN: 1115-AA74

# 1362. ● CHANGE IN PROCEDURE IN ASYLUM ADJUDICATIONS

**Legal Authority:** Operating Instruction 208.8(e); Operating Instruction 208.9(c)

CFR Citation: 8 CFR 208 Legal Deadline: None.

Abstract: The notice instructs Asylumadjudicators that in cases where they are unable to make a final decision without input from the Department of State, they are to pose specific questions which will be addressed by Bureau of Human Rights and Humanitarian Affairs (BHRHA).

#### Timetable:

| Action        | Date     |    | FR | Cite |
|---------------|----------|----|----|------|
| Public Notice | 02/02/88 | 53 | FR | 2893 |

Small Entity: No

Additional Information: INS Number 1059-88

Agency Contact: Ralph Thomas, Deputy Assistant Commissioner, Department of Justice, Immigration and Naturalization Service, 202 633-5463

RIN: 1115-AA94

# 1363. ● RESIDENCE, PHYSICAL PRESENCE AND ABSENCE

**Legal Authority:** 8 USC 1103; 8 USC 1427; 8 USC 1428; 8 USC 1443

CFR Citation: 8 CFR 316A Legal Deadline: None.

Abstract: This rule adds African Medical and Research Foundation (AMREF-USA) to the list of recognized American institutes conducting research abroad.

#### Timetable:

| Cincl Action 40/40/07 CO ED 4070 | Action       | Date     | FR    | Cite  | _ |
|----------------------------------|--------------|----------|-------|-------|---|
| Final Action 12/10/87 52 FR 4673 | Final Action | 12/10/87 | 52 FR | 46738 | _ |

Small Entity: No

**Additional Information:** INS Number 1057-87

Agency Contact: Raymond Jaroneski, Jr., Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service. 202 633-5014

**RIN:** 1115-AA96

#### 1364. ● DIRECT MAIL OF APPLICATIONS AND PETITIONS TO THE REGIONAL SERVICE CENTER IN SAN YSIDRO, CALIFORNIA

**Legal Authority:** 8 USC 1101; 8 USC 1103; 8 USC 1151; 8 USC 1153; 8 USC 1154; 8 USC 1182; 8 USC 1255; 31 USC 9701

CFR Citation: 8 CFR 103; 8 CFR 204

Legal Deadline: None.

Abstract: This notice establishes the Regional Service Center in San Ysidro, California as the one approved filing location for the applications and petitions described in this notice.

#### Timetable:

| Action        | Date     | FR Cite    |
|---------------|----------|------------|
| Final Action  |          | 3 FR 5479  |
| Public Notice | 02/24/88 | 53 FR 5479 |

Small Entity: No

**Additional Information:** INS Number 1104-88

Agency Contact: Lloyd Sutherland, Senior Immigration Examiner, Department of Justice, Immigration and Naturalization Service, 202 633-3946

**RIN:** 1115-AA98

# 1365. • LEGALIZATION AND SPECIAL AGRICULTURAL WORKER APPLICANTS ASSISTANCE; QUALIFIED DESIGNATED ENTITY LISTING OF OUTREACH PROGRAM

Legal Authority: PL 99-603

CFR Citation: 8 CFR 245a; 8 CFR 210

Legal Deadline: None.

Abstract: The Immigration and Naturalization Service has certified 977 qualified designated entities (QDEs) to assist legalization and special agricultural worker applicants seeking temporary residence according to the provisions of the Immigration Reform and Control Act of 1986. This notice lists those QDEs.

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| Notice to the | 11/20/87 | 52 FR 44812 |
| Public        |          |             |

Small Entity: Not Applicable

**Additional Information:** INS Number 1056-87

Agency Contact: E. B. Duarte, Jr., Director, Outreach Program, Department of Justice, Immigration and Naturalization Service, 202 633-4123

**Proposed Rule Stage** 

RIN: 1115-AA99

#### DEPARTMENT OF JUSTICE (DOJ) Legal Activities (LA)

1366. IMPLEMENTATION OF THE EQUAL ACCESS TO JUSTICE ACT IN

Legal Authority: 5 USC 504 Equal Access to Justice Act

CFR Citation: 28 CFR 24, (Revision)

**ADMINISTRATIVE PROCEEDINGS** 

**DEPARTMENT OF JUSTICE** 

Legal Deadline: None.

Abstract: The Equal Access to Justice Act was reauthorized on August 5, 1985. Various new amendments have been adopted which require revision of the procedures for applications for attorneys fees, eligible parties, and proceedings covered.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/15/88 |         |
| NPRM Comment<br>Period End | 07/15/88 |         |
| Final Action               | 10/00/88 |         |

Small Entity: No

Affected Sectors: Multiple

#### DOJ-LA

#### Proposed' Rule Stage

Government Levels Affected: Local,

**Federal** 

Analysis: Regulatory Impact Analysis

Agency Contact: John Wilson,

Associate General Counsel, Department of Justice, Legal Activities, 633 Indiana

Ave., NW, Room 1268, Washington, DC

20531, 202 724-7792

RIN: 1105-AA05

# DEPARTMENT OF JUSTICE (DOJ) Office of Justice Programs (OJP)

Final Rule Stage

#### 1367. EQUAL EMPLOYMENT OPPORTUNITY PROGRAM GUIDELINES

Legal Authority: 42 USC 3789d(c) CFR Citation: 28 CFR 42.301 Legal Deadline: None.

Abstract: To change Departmental nomenclature to comply with nomenclature changes in the Justice Assistance Act of 1984 and eliminate references to Title IV of the Civil Rights Act of 1964 and Title IX of the Education Amendments of 1977 which are not specifically applicable.

#### Timetable:

Action Date FR Cite

Final Action 10/00/88

Small Entity: No

Agency Contact: Winifred A. Dunton, Director, Office of Civil Rights Compliance, Department of Justice, Office of Justice Programs, 633 Indiana Avenue, NW, Room 1269, Washington, DC 20531, 202 724-7681

RIN: 1121-AA10

#### 1368. NONDISCRIMINATION IN FEDERAL ASSISTED PROGRAMS --IMPLEMENTATION OF SECTION 809 (C) (1) OF THE JUSTICE ASSISTANCE ACT OF 1984

Legal Authority: 42 USC 3789d(c)
CFR Citation: 28 CFR 42.201
Legal Deadline: None.

Abstract: To change Departmental nomenclature to comply with nomenclature changes in the Justice Assistance Act of 1984 and eliminate references to Title VI of the Civil Rights Act of 1964 and Title IX of the Education Amendments of 1977 which are not specifically applicable.

#### Timetable:

Action Date FR Cite
Final Action 10/00/88

Small Entity: No

Agency Contact: Winifred A. Dunton, Director, Office of Civil Rights Compliance, Department of Justice, Office of Justice Programs, 633 Indiana Avenue, NW, Room 1269, Washington, DC 20531, 202 724-7681

RIN: 1121-AA11

#### 1369. CRIMINAL INTELLIGENCE SYSTEMS OPERATING POLICIES

Legal Authority: 42 USC 3789(g) (c) and (d)

CFR Citation: 28 CFR 23 Legal Deadline: None.

Abstract: To change Office and Bureau nomenclature to comply with changes resulting from the Justice Assistance Act of 1984, Pub. L. 98-473, and clarification of policy issues relating to time periods for validation of intelligence information.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 12/15/87

 NPRM Comment Period End
 02/15/88

 Period End
 04/00/88

Small Entity: No

Public Compliance Cost: Initial Cost: \$0 Government Levels Affected: Local, State

Agency Contact: John Wilson, Associate General Counsel, Department of Justice, Office of Justice Programs, 633 Indiana Ave., NW, Rm. 1254-C, Washington, DC 20531, 202 724-7795

RIN: 1121-AA12

# 1370. ● CRIMINAL JUSTICE INFORMATION SYSTEMS

Legal Authority: 42 USC 3789g

CFR Citation: 28 CFR 20 Legal Deadline: None.

Abstract: To change Office and Bureau nomenclature to comply with changes resulting from the Justice Assistance Act of 1984, Pub. L. 98-473 and State and Local Law Enforcement Assistance Act of 1986, Pub. L. 99-570 Subtitle K, and deletion of obsolete terminology.

#### Timetable:

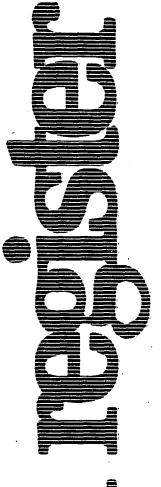
| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 05/00/88 |         |

Small Entity: No

Agency Contact: John J. Wilson,
Associate General Counsel, Department
of Justice, Office of Justice Programs,
633 Indiana Ave., NW, Room 1254-C,
Washington, DC 20531, 202 724-7795

RIN: 1121-AA13

[FR Doc. 88-5796 Filed 04-22-88; 8:45 am]
BILLING CODE 4410-01-T



Monday April 25, 1988

Part XII

# **Department of Labor**

Semiannual Regulatory Agenda



#### DEPARTMENT OF LABOR (DOL)

#### **DEPARTMENT OF LABOR**

Office of the Secretary

20 CFR Chs. I, IV, V, VI, and VII

29 CFR Subtitle A and Chs. II, IV, V, XVII, and XXV

30 CFR Ch. I

41 CFR Ch. 60

48 CFR Ch. 29

#### Semiannual Agenda of Regulations

AGENCY: Office of the Secretary, Labor.

**ACTION:** Semiannual agenda of regulations selected for review or development.

SUMMARY: This document sets forth the Department's Semiannual Agenda of Regulations which has been selected for review or development during the coming one-year period. The agenda complies with the requirements of both Executive Order 12291 and the Regulatory Flexibility Act.

**DATES:** The agenda includes all regulations which are expected to be under review or development between April 1988 and April 1989.

### FOR FURTHER INFORMATION CONTACT: Poland C. Droitech Doputy Assistant

Roland G. Droitsch, Deputy Assistant Secretary for Policy, Office of the Assistant Secretary for Policy, Department of Labor, 200 Constitution Avenue, NW., Room S-2312, Washington, DC 20210, (202) 523-9058. Note: Information pertaining to a specific regulation can be obtained from the Agency Contact listed for that particular regulation.

#### SUPPLEMENTARY INFORMATION:

Executive Order 12291 and the Regulatory Flexibility Act require the semiannual publication in the Federal Register of an agenda of regulations.

Executive Order 12291 became effective February 17, 1981, and in substance requires the Department of Labor to publish an agenda, listing all the regulations it expects to have under active consideration for promulgation, proposal or review during the coming one-year period. It also requires the Department to conduct a Regulatory Impact Analysis for all "major" regulations being developed.

The Regulatory Flexibility Act became effective on January 1, 1981. It applies only to regulations for which a notice of proposed rulemaking was issued on or after January 1, 1981, and requires the Department of Labor to publish an agenda, listing all the regulations it expects to propose or promulgate that are likely to have a "significant economic impact on a substantial number of small entities" (5 U.S.C. 602). For any regulation that will have this impact, the Department must conduct a Regulatory Flexibility Analysis to gauge the economic consequences of the rule, and to analyze the availability of more flexible approaches for lightening the rule's regulatory burden on "small

If a proposed regulation will not have a "significant economic impact on a substantial number of small entities," the Department of Labor must publish a certification to that effect at the time of the general notice of proposed rulemaking or at the time of the publication of the final rule. That certification must be accompanied by a succinct statement-explaining the reasons for the agency's determinations.

As permitted by law, the Department of Labor is combining this publication of its agendas under the Regulatory Flexibility Act and Executive Order 12291.

The regulatory reform process, of which the Unified Agenda is a part, continues to be an extremely valuable aid in the development of better regulations by the Department. We believe that our regulatory reform program has resulted in improved regulatory management, more clearly written regulations and significantly less burdensome regulations.

Further improvement is certainly needed, and we are constantly seeking new and innovative approaches in pursuit of this goal. All interested members of the public are invited and encouraged to let Departmental officials know how our regulatory reform process can be further improved and, of course, to participate in and comment on the review or development of the regulations listed on the agenda.

The Department of Labor's next semiannual agenda, under Executive Order 12291 and the Regulatory Flexibility Act, will be published in October 1988.

Ann McLaughlin, Secretary of Labor.

#### Office of the Secretary—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1371                    | Production or Disclosure of Information or Materials | 1290-AA08                          |

#### Office of the Secretary—Completed Actions

| Se-<br>quence<br>Number |  | Title      |      |                                       | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------|------|---------------------------------------|------------------------------------|
| 1372<br>1373            | Right to Financial Privacy ActImplementation of the Program Fraud Civil Re | medies Act | <br> | · · · · · · · · · · · · · · · · · · · | 1290-AA05<br>1290-AA07             |

#### Employment Standards Administration—Prerule Stage:

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1374                    | Child Labor Regulations, Orders and Statements of Interpretation (ESA/W-H) | 1215-AA09                          |

#### Employment Standards Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title:  | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1375                    | Government Contractors: Nondiscrimination and Affirmative Action Obligations (ESA/OFCCP)  | 1215-AA01                          |
| 1376                    | Nondiscrimination and Affirmative Action Obligations for Disabled Veterans, Veterans of Vietnam Era, and Handi-<br>capped Workers (ESA/OFCCP) | 1215-AA02                          |
| 1377                    | Defining and Delimiting the Terms "Any Employee Employed in a Bona Fide Executive, Administrative, or Professional Capacity" (ESA/W-H)        | 1215-AA14                          |
| 1378                    | Claims for Compensation Under the Federal Employees' Compensation Act   | 1215-AA29                          |
| 1379                    | Employment of Workers with Disabilities Under Special Certificates  | 1215-AA34                          |
| 1380                    | Employment of Homeworkers in Certain Industries   | 1215-AA36                          |
| 1381                    | Reporting System for Employment of Special Agricultural Workers   | 1215-AA48.                         |

#### Employment Standards Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1382                    | Labor Standards Provisions, Davis-Bacon and Related Acts (ESA/WH)  | 1215-AA07                          |
| 1383                    | Labor Standards on Projects or Productions Assisted by Grants from the National Endowment for the Arts (ESA/W-H) | 1215-AA35                          |
| 1384                    | Labor Standards for Foreign Agricultural Workers   | 1215-AA43                          |
| 1385                    | Migrant and Seasonal Agricultural Worker Protection  | 1215-AA44                          |

#### Employment Standards Administration—Completed Actions

| Se-<br>quence<br>Number | ° Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1386<br>1387            | General Regulations Under the Walsh-Healey Public Contracts Act | 1215-AA39<br>1215-AA42             |

#### Employment and Training Administration—Prerule Stage

| Se-<br>quence:<br>Number:    | Title  | Regulation<br>Identifier<br>Number |
|------------------------------|--|------------------------------------|
| 1388<br>1389<br>1390<br>1391 | Services to Migrant and Seasonal Farmworkers, Job Service Complaint System, Monitoring and Enforcement |                                    |

#### Employment and Training Administration—Proposed Rule Stage

| Se-<br>quence<br>Number                                      | Title  | Regulation<br>Identifier<br>Number  |
|--|--|-------------------------------------|
| 1392<br>1393<br>1394<br>1395<br>1396<br>1397<br>1398<br>1399 | Airline Deregulation: Employee Benefit Program Job Corps Program Under Title IV-B of the Job Training Partnership Act Labor Surplus Area Program Population Criteria Change as Revised by PL 99-272 Federal-State Unemployment Compensation Program: Income and Eligibility Verification System Advances to States and Repayment of Advances; Interest on Advances. Labor Certification Process for the Permanent Employment of Aliens in the United States Implementation of the Worker Adjustment Legislation Job Training Partnership Act - Amendment Concerning Fixed Unit Price Performance Based Contracts | 1205-AA64<br>1205-AA65<br>1205-AA66 |

#### Employment and Training Administration—Final Rule Stage

| Se-<br>quence<br>Number                                      | Title  | Regulation<br>Identifier<br>Number                            |
|--|--|---|
| 1400<br>1401<br>1402<br>1403<br>1404<br>1405<br>1406<br>1407 | Limitations on Tax Credit Reduction and Interest on Advances to States  Extended Unemployment Compensation Program Extended Benefits  Unemployment Compensation for Ex-Servicemembers  Senior Community Service Employment Program  Administrative Procedure  Job Training Partnership Act Audits  Preference in Federal Procurement For Labor Surplus Areas Under Executive Orders 12073 and 10582  Labor Certification Process for Temporary Employment of Alien Workers in Agriculture: The H-2A Program  Trade Adjustment Assistance for Workers | 1205-AA26<br>1205-AA29<br>1205-AA46<br>1205-AA53<br>1205-AA55 |

#### **Employment and Training Administration—Completed Actions**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1409                    | Implementation of Job Training Partnership Act Amendments of 1986 | 1205-AA60                          |

#### Pension and Welfare Benefits Administration—Prerule Stage

| Se-<br>quence<br>Number |                 | Title | ,                                     | Regulation<br>Identifier<br>Number |
|-------------------------|-----------------|-------|---------------------------------------|------------------------------------|
| 1410                    | "Top Hat" Plans |       | · · · · · · · · · · · · · · · · · · · | <br>1210-AA21                      |

#### Pension and Welfare Benefits Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number               |
|-------------------------|---|--|
| 1411                    | Adequate Consideration  | 1210-AA15  |
| 1412                    | Qualified Domestic Relations Orders Under the Retirement Equity Act   |  |
|                         |   | IL IO-MAIO                                       |
| 1413                    | Procedures for Filing and Processing Applications for Exemption from the Prohibited Transaction Provisions of ERISA, the Internal Revenue Code, and FERSA | - 1210-AA26                                      |
|                         |   |  |
| 1414                    | Amount Of Bond For FERS Thrift Savings Fund   | 1210-AA28  |
| 1414<br>1415            | Amount Of Bond For FERS Thrift Savings Fund   | 1210-AA28  |
|                         | Amount Of Bond For FERS Thrift Savings Fund Allocation of Fiduciary Responsibility (FERSA) Final Bonding Rules (FERSA and ERISA)                          | 1210-AA28<br>1210-AA30                           |
| 1415                    | Amount Of Bond For FERS Thrift Savings Fund   | 1210-AA28<br>1210-AA30<br>1210-AA31<br>1210-AA32 |

| Pension and | Welfare Bei | nefits Adminis     | tration—Final     | Rule Stage   |
|-------------|-------------|--------------------|-------------------|--------------|
| rension and | TTCHAIC DO  | 101119 40111111119 | ווומיייייו וווימי | i nuie State |

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1419                    | Individual Benefits Reporting and Recordkeeping for Multiple Employer Plans                                     | 1210-AA02                          |
| 1420                    | Individual Benefits Reporting and Recordkeeping for Single Employer Plans                                       |                                    |
| 1421                    | Participant Directed Individual Account Plans   | 1210-AA08                          |
| 1422                    | Participant Directed Individual Account Plans  Loans to Participants  | 1210-AA09                          |
| 1423                    | Definition of "Plan Assets" (Participant Contributions) (Proposed at 44 FR 50363, August 28, 1979)              |                                    |
| 1424                    | Procedures for the Administrative Imposition of Civil Sanctions Under Section 502(i) of the Employee Retirement | · .                                |
|                         | Income Security Act of 1974 (ERISA)   | 1210-AA20                          |
| 1425                    | Proposed Regulation Exempting Certain Broker-Dealers and Investment Advisers From Bonding Requirements          | 1210-AA25                          |
|                         |   |                                    |

#### Pension and Welfare Benefits Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1426                    | Adoption of Temporary Bonding Regulations Under ERISA Section 412 for Purposes Of FERSA Section 8478 | 1210-AA29                          |

#### Office of Labor Management Standards—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                                       | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1427                    | Labor Organization Annual Financial Reports | 1294-AA04                          |

#### Office of Labor Management Standards—Completed Actions

| Se-<br>quence<br>Number | Title _   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1428                    | General Statement Concerning the Election Provisions of the Labor-Management Reporting and Disclosure Act of 1959 Characteristics of Candidates | 1294-AA02                          |

#### Mine Safety and Health Administration—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1429<br>1430            | Diesel-Powered Equipment for Underground Coal Mines | 1219-AA27                          |
| 1430                    | Mines   | 1219-AA33                          |
|                         |   |                                    |
| 1431                    | Asbestos  | 1219-AA46                          |

#### Mine Safety and Health Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title                 | Regulation<br>Identifier<br>Number  |
|-------------------------|-----------------------|-------------------------------------|
| 1433<br>1434<br>1435    | Pattern of Violations | 1219-AA04<br>1219-AA10<br>1219-AA14 |

#### Mine Safety and Health Administration—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1436                    | Review of Metal and Nonmetal Explosives Standards                              | 1219-AA17                          |
| 1437                    | Review of Metal and Nonmetal Explosives Standards                              | 1219-AA21                          |
| 1438                    | Certification and Qualification of Persons                                     | 1219-AA36                          |
| 1439                    | Automatic Warning Devices for Mobile Equipment                                 | 1219-AA38                          |
| 1440                    | Automatic Brakes on Self-Propelled Electric Face Equipment                     | 1219-AA39                          |
| 1441                    | Electric Mine Lamps Other Than Standard Cap Lamps                              | 1219-AA40                          |
| 1442                    | Coal Air Quality   | 1219-AA41                          |
| 1443                    | Multiple-Shot Blasting Units   | 1219-AA42                          |
| 1444                    | Rules of Practice for Petitions for Modification of Mandatory Safety Standards | 1219-AA45                          |

#### Mine Safety and Health Administration—Final Rule Stage

| Se-<br>quence<br>Number                      | Title   | Regulation<br>Identifier<br>Number                            |
|--|---|---|
| 1445<br>1446<br>1447<br>1448<br>1449<br>1450 | Procedures for Approval of Mining Equipment Underground Coal Mine Ventilation Explosives and Blasting in Underground Coal Mines Safety Standards for Loading, Hauling and Dumping and Machinery and Equipment at Metal and Nonmetal Mines Approval Requirements for Explosives and Sheathed Explosive Units Metal and Nonmetal Radiation Standards Approval Criteria for Respirafory Protective Devices | 1219-AA11<br>1219-AA16<br>1219-AA18<br>1219-AA23<br>1219-AA28 |

#### Mine Safety and Health Administration—Completed Actions

| Se-<br>quence<br>Number                      | Title  | Regulation<br>Identifier<br>Number   |
|--|--|--|
| 1452<br>1453<br>1454<br>1455<br>1456<br>1457 | Underground Coal Mine Roof Control Safety Standards for Machinery and Equipment at Metal and Nonmetal Mines. Mine Plan Approvals Surface Coal Mine Electrical Standards Escapeways and Escape Facilities Hands-on Training in SCSR's | 1219-AA13<br>1219-AA19<br>1219-AA26<br>1219-AA32<br>1219-AA37<br>1219-AA43 |

#### Office of the Assistant Secretary for Administration and Management—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1458                    | Nondiscrimination in Programs and Activities Receiving Federal Financial Assistance from the Department of Labor | 1291-AA02                          |

#### Office of the Assistant Secretary for Administration and Management—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1459                    | Guidelines for Nonprocurement Suspension and Debarment | 1291-AA11                          |

#### Office of the Assistant Secretary for Administration and Management—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1460                    | Department of Labor Acquisition Regulation (DOLAR) Implementation of Competition in Contracting Act of 1984 (CICA) (Pub. L. 98-369) into DOLAR | 1291-AA06                          |
| 1461                    | Public Contracts and Property Management; Federal Standards for Audit of Federally Funded Grants, Contracts and Agreements                     | 1291-AA10                          |
| 1462<br>1463            | Uniform Requirements for Grants to State and Local Governments (Implementation of OMB Circular A-102)  | 1291-AA12                          |

#### Occupational Safety and Health Administration—Prerule Stage

| Se-<br>quence<br>Number      | Title  | Regulation<br>Identifier<br>Number |
|------------------------------|--|------------------------------------|
| 1464<br>1465<br>1466<br>1467 | Asbestos, Tremolite, Anthophyllite and Actinolite  Manual Lifting (Parts 1910, 1915, 1917, 1918, 1919, 1926 and 1928)  Medical Surveillance Programs for Employees  Exposure Monitoring Programs | 1218-AA95                          |

#### Occupational Safety and Health Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1468                    | Carolinggen Policy  | 1010 1101                          |
| 1469                    | Carcinogen Policy   | 1218-AA01<br>1218-AA05             |
| 1470                    |   |                                    |
| 1470                    | Methods of Compliance   | 1218-AA28<br>1218-AA34             |
| 1471                    |   |                                    |
| 1472                    | Benzene   |                                    |
| 1473                    | Confined Space (Part 1910)  | 1218-AA46<br>1218-AA51             |
| 1475                    |   |                                    |
| 1475                    | Logging (Part 1910)  Control of Hazardous Energy Sources (Lockout/Tagout) (Part 1910) | 1218-AA52                          |
| 1476                    |   |                                    |
| 1477                    | Safety and Health Regulations for Longshoring (Part 1918)                             | 1218-AA56                          |
| 1479                    | 4,4'-Methylenedianiline   | 1218-AA58<br>1218-AA59             |
| 1479                    | Dule Poor and Penetration, Transmission and Distribution (Part 1910)                  | 1218-AA61                          |
| 1481                    | Pulp, Paper and Paperboard Mills (Part 1910)  | 1218-AA61                          |
| 1482                    | Motor Vertices, Mechanized Equipment, and Marine Operations (Fart 1920)               |                                    |
| 1483                    | Steel Erection (Part 1926)  | 1218-AA65                          |
| 1484                    | Fall Protection (Part 1915)   | 1218-AA66                          |
|                         | Scaffolds (Part 1915)   | 1218-AA68                          |
| 1485                    | Access and Egress (Part 1915)   | 1218-AA70                          |
| 1486                    | Face, Head, Eye and Foot Protection (Personal Protective Equipment) (Part 1910)       | 1218-AA71                          |
| 1487                    | Welding, Cutting and Brazing (Part 1910)  | 1218-AA72                          |
| 1488                    | Welding, Cutting and Heating (Part 1915)  |                                    |
| 1489                    | Personal Protective Equipment (Part 1915)   | 1218-AA74                          |
| 1490                    | Compressed Air (Part 1926)  |                                    |
| 1491                    | 1,3-Butadiene   | 1218-AA83                          |
| 1492<br>1493            | Glycol Ethers: 2-Methoxyethanol, 2-Ethoxyethanol and their Acetates                   |                                    |
| 1493                    | Gear Certification (Part 1919)  |                                    |
| 1494                    | Methylene Chloride  |                                    |
| 1495                    | Hazard Communication.   | 1218-AA98<br>1218-AB02             |
| 1496                    |   |                                    |
| 1497                    | Walking and Working Surfaces (Part 1910)  |                                    |
| 1498                    | Cadmium.  |                                    |
| 1500                    | Permissible Exposure Limit Update   |                                    |
| 1500                    | Hazardous Materials (Part 1910)   | 1218-AB17                          |
| 1501                    | Shipyard Employment: Phase II (Part 1915)   |                                    |
| 1502                    | Shipyard Employment, Friase II (Fart 1910)  | 1210-AD22                          |

#### Occupational Safety and Health Administration—Final Rule Stage

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
|--|--|--|
| 1503<br>1504<br>1505<br>1506<br>1507<br>1508<br>1509<br>1510<br>1511<br>1512<br>1513<br>1514<br>1515<br>1516 | Occupational Exposures to Toxic Substances in Laboratories  Ethylene Dibromide (EDB) | 1218-AA20<br>1218-AA32<br>1218-AA33<br>1218-AA36<br>1218-AA37<br>1218-AA40<br>1218-AA45<br>1218-AA45<br>1218-AB13<br>1218-AB18 |
| 1517   | Asbestos Short Term Exposure Limit   | 1218-AB2   |

#### Occupational Safety and Health Administration—Completed Actions

| Se-<br>quence<br>Number                      | Title          | Regulation<br>Identifier<br>Number |
|--|----------------|------------------------------------|
| 1518<br>1519<br>1520<br>1521<br>1522<br>1523 | Ethylene Oxide | 1218-AA42                          |

# DEPARTMENT OF LABOR (DOL) Office of the Secretary (OS)

Final Rule Stage

# 1371. ● PRODUCTION OR DISCLOSURE OF INFORMATION OR MATERIALS

Significance: Agency Priority

Legal Authority: 5 USC 552, as amended;

EO 12600

CFR Citation: 29 CFR 70, (Revision)

Legal Deadline: Statutory, April 27, 1987.

Abstract: The document proposes regulations to implement the Freedom of Information Reform Act of 1986, which requires agencies to promulgate regulations on a schedule of fees and on fee waivers, and Executive Order

12600, which requires predisclosure notification to submitters of confidential business information. The proposal also revises the existing DOL Freedom of Information Act (FOIA) regulations, which currently include interpretive material on FOIA exemptions, to limit the scope principally to procedural matters.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 02/23/88 | 53 FF | 5346 |
| NPRM Comment | 03/24/88 |       |      |
| Period End   |          |       |      |
| Final Action | 07/00/88 |       | -    |

#### Small Entity: No

Agency Contact: Seth D. Zinman, Associate Solicitor for Legislation and, Legal Counsel, Department of Labor, Office of the Secretary, 200 Constitution Avenue, NW, Room N2428, FPBldg., Washington, DC 20210, 202 523-8201

RIN: 1290-AA08

# DEPARTMENT OF LABOR (DOL) Office of the Secretary (OS)

#### **Completed Actions**

# 1372. RIGHT TO FINANCIAL PRIVACY ACT

Legal Authority: 12 USC 3401 et seq Right to Financial Privacy Act of 1978

CFR Citation: 29 CFR 19, (New)

Legal Deadline: None.

Abstract: These proposed regulations would authorize Department of Labor units to request financial records from a financial institution pursuant to the formal written request procedure established by the Right to Financial Privacy Act of 1978, 12 U.S.C. 3401 et seq., and would set forth the conditions under which such requests may be made. Section 1108(2) of the Right to Financial Privacy Act of 1978 requires that the formal written request be authorized by regulations promulgated by the head of the agency or department. These proposed regulations would thus, once implemented, enable Department of Labor units to utilize the formal written request procedure to obtain financial records.

#### Timetable:

| Action                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| NPRM                      | 04/02/85 | 50 | FR | 13049 |
| NPRM Comment <sup>5</sup> | 05/02/85 | 50 | FR | 13049 |
| Period End                |          |    |    |       |

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/22/87 | 52 FR 48419 |
| Final Action<br>Effective | 01/21/88 | 52 FR 48419 |

Small Entity: No

Agency Contact: Seth D. Zinman, Associate Solicitor, for Legislation and Legal Counsel, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N2428, FPBldg., Washington, DC 20210, 202 523-8201

RIN: 1290-AA05

# 1373. IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL REMEDIES

Significance: Agency Priority

Legal Authority: 31 USC 3801 to 3812

CFR Citation: 29 CFR 22

**Legal Deadline:** Statutory, April 21, 1987. The Act requires agencies to have implementing regulations within 180 days of the passage of the statute.

Abstract: This regulation will implement the Program Fraud Civil Remedies Act of 1986 (PL 99-509, Secs. 6101 to 6104). Specifically, this part will (i) establish administrative procedures for imposing civil remedies and

assessment against persons who make, submit, or present, or cause to be made, submitted, or presented, false, fictitious, or fraudulent claims or written statements to authorities or to their agents, and (ii) specify the hearing and appeal rights of persons subject to allegations of liability for such penalties and assessments.

#### Timetable:

| Action .                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/02/87 | 52 FR 20606 |
| NPRM Comment<br>Period End | 07/02/87 | 52 FR 20606 |
| Final Action               | 12/22/87 | 52 FR 48492 |
| Final Action<br>Effective  | 01/21/88 | 52 FR 48492 |

Small Entity: Undetermined

Agency Contact: Seth D. Zinman, Associate Solicitor for Legislation and, Legal Counsel, Department of Labor, Office of the Secretary, Office of the Solicitor, 200 Constitution Avenue, NW RM N2428, Washington, DC 20210, 202 523-8201

RIN: 1290-AA07

#### **DEPARTMENT OF LABOR (DOL)**

**Employment Standards Administration (ESA)** 

#### 1374. CHILD LABOR REGULATIONS, ORDERS AND STATEMENTS OF INTERPRETATION (ESA/W-H)

Significance: Regulatory Program Legal Authority: 29 USC 203 CFR Citation: 29 CFR 570 Legal Deadline: None.

Abstract: Section 3(1) of the Fair Labor Standards Act requires the Secretary of Labor to issue regulations with respect to minors between 14 and 16 years of age ensuring that the periods and conditions of their employment do not interfere with their schooling, health, or well-being. The Secretary also is directed to designate occupations that may be particularly hazardous for minors between 16 and 18 years of age. Child Labor Regulation No. 3 sets forth the permissible industries and occupations in which 14 and 15 year olds may be employed. In addition, this regulation specifies the number of hours in a day and in a week, and time periods within a day that such minors may be employed. The nonagricultural hazardous occupations orders which prohibit the employment of minors in such occupations are also contained in 29 CFR 570. Changes in technology and job content over the years require a review of these regulations. In order to increase job opportunities for such minors, while maintaining essential protection for their well-being, modifications to these regulations may be needed. The Department has established a Child (cont)

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Notice published decision to establish Child Labor Advisory Committee | 07/21/87 | 52 FR 27476 |

**Prerule Stage** 

Action Date FR Cite

Notice published-announcing meetings of Committee on March 9-10, 1988

Next Action Undetermined Small Entity: Undetermined

Additional information: ABSTRACT CONT: Labor Advisory Committee to advise the Secretary on the effective administration of the child labor provisions of the FLSA. The recommendations of the committee will be given careful consideration in the review of these regulations.

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, 200 Constitution Avenue, NW, Rm **DOL-ESA** 

Prerule Stage

S3502, FPBldg., Washington, DC 20210, 202 523-8305

RIN: 1215-AA09

#### **DEPARTMENT OF LABOR (DOL)**

**Employment Standards Administration (ESA)** 

#### **Proposed Rule Stage**

#### 1375. GOVERNMENT CONTRACTORS: NONDISCRIMINATION AND AFFIRMATIVE ACTION OBLIGATIONS (ESA/OFCCP)

Significance: Regulatory Program

**Legal Authority:** EO 11246, as amended; 38 USC 2012; 29 USC 793; 29 USC 1781

**CFR Citation:** 41 CFR 60-1; 41 CFR 60-2; 41 CFR 60-4; 41 CFR 60-20; 41 CFR 60-30; 41 CFR 60-50; 41 CFR 60-50; 41 CFR 60-250; 41 CFR 60-741

**Legal Deadline:** Statutory, October 1, 1983. Rules implementing Section 481 of the 1982 JTPA (29 USC 1781). The operational aspects of such rules need to be coordinated with the pending revisions to the Executive Order 11246 program discussed above.

Abstract: These regulations cover nondiscrimination and affirmative action obligations of Federal contractors under Executive Order 11246, as amended, the Vietnam Era Veterans' Readjustment Assistance Act of 1974 (38 U.S.C. 2012), as amended, and Section 503 of the Rehabilitation Act of 1973, as amended. Proposed changes were published in the Federal Register on 12/28/79 and 2/22/80. The resulting final rule was published on 12/30/80 but its effective date was stayed pending review in accordance with President Reagan's Executive Order 12291 of 2/17/81. Subsequently. OFCCP published an ANPRM (7/14/81, supplemented 8/21/81) and a NPRM 8/25/81, supplemented 4/23/82). The NPRM also extended the suspension of the effective date of the 12/30/80 final rule. OFCCP's review of regulatory options continues, and includes consideration of proposed regulations to integrate the requirements of Section 481 of the Job Training Partnership Act of 1982 (29 U.S.C. 1781) with the Executive Order 11246 program.

#### Timetable:

| Action                           | Date     | FR Cite     |
|----------------------------------|----------|-------------|
| ANPRM                            | 07/14/81 | 46 FR 36213 |
| Supplement to<br>ANPRM           | 08/21/81 | 46 FR 42490 |
| Previous NPRM & Suspend Eff Date | 08/25/81 | 46 FR 42968 |

| Action       | Date     |    | FR | Cite  |  |
|--------------|----------|----|----|-------|--|
| NPRM         | 04/23/82 | 47 | FR | 17770 |  |
| NPRM         | 03/00/89 |    |    |       |  |
| Final Action | 09/00/89 |    |    |       |  |

Small Entity: Yes

Agency Contact: Leonard J. Biermann, Deputy Director, Office of Federal Contract, Compliance Programs, Department of Labor, Employment Standards Administration, 200 Constitution Ave., NW, Rm C3324, FPBldg., Washington, DC 20210, 202 523-

RIN: 1215-AA01

1376. NONDISCRIMINATION AND AFFIRMATIVE ACTION OBLIGATIONS FOR DISABLED VETERANS, VETERANS OF VIETNAM ERA, AND HANDICAPPED WORKERS (ESA/OFCCP)

Significance: Agency Priority

Legal Authority: 29 USC 793; 38 USC

2012

**CFR Citation:** 41 CFR 60-1; 41 CFR 60-250; 41 CFR 60-741

Legal Deadline: None.

Abstract: This proposal would, among other things, incorporate 1978 and 1980 statutory amendments to definitions applicable to Section 503 of the Rehabilitation Act and to the Veterans' programs. However, since 1981 there have been additional amendments to the Rehabilitation Act and to the Vietnam Era Veterans' Readjustment Assistance Act affecting definitions applicable under the respective programs. All such statutorily required changes to the definitions would be incorporated into the proposed regulatory action contemplated under RIN - 1215-AA01.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/30/80 | 45 | FR | 86205 |
| NPRM Comment<br>Period End | 03/02/81 | 45 | FR | 86205 |
| NPRM Second                | 03/00/89 |    |    |       |
| Final Action               | 09/00/89 |    |    |       |

Small Entity: Undetermined

Agency Contact: Leonard J. Biermann, Deputy Director, Office of Federal Contract, Compliance Programs, Department of Labor, Employment Standards Administration, 200 Constitution Ave., NW, Rm C3324, FPBldg., Washington, DC 20210, 202 523-9475

RIN: 1215-AA02

1377. DEFINING AND DELIMITING THE TERMS "ANY EMPLOYEE EMPLOYED IN A BONA FIDE EXECUTIVE, ADMINISTRATIVE, OR PROFESSIONAL CAPACITY..."
(ESA/W-H)

Significance: Regulatory Program

Legal Authority: 29 USC 213(a)(1)

CFR Citation: 29 CFR 541 Legal Deadline: None.

Abstract: These regulations set forth the criteria used in the determination of the application of the Fair Labor Standards Act exemption for "executive," "administrative," "professional" and "outside sales employees" from the minimum wage and overtime requirements of the Act. The existing regulation was targeted for review by the President's Task Force on Regulatory Relief. A final rule increasing the salary test criteria was published on 01/13/81 (46 FR 3010) and was scheduled to become effective on 02/13/81. On 02/12/81 (46 FR 11972) an indefinite stay of the final rule was published. On 03/27/81 (46 FR 18998) a proposal to suspend the final rule indefinitely was published with comments due by 04/28/81. As a result of numerous comments and petitions received from industry groups regarding the duties and responsibilities tests as set forth in the regulations, as well as recent case law developments, the Department concluded that a more comprehensive review of these regulations was needed and decided to reopen the comment period and broaden the scope of the review to include all aspects of the regulations.

DOL-ESA

**Proposed Rule Stage** 

An ANPRM was published on 11/19/85 and its comment period was (cont)

#### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Indefinite Stay of Final Rule  | 02/12/81 | 46 | FR | 11972 |
| Proposal to<br>suspend rule<br>indefinitely                                | 03/27/81 | 46 | FR | 18998 |
| Comments due<br>on suspension<br>proposal                                  | 04/28/81 | 46 | FR | 18998 |
| ANPRM  | 11/19/85 | 50 | FR | 47696 |
| Extension of<br>ANPRM<br>Comment<br>Period from<br>01/2l/86 to<br>03/22/86 | 01/17/86 |    | •  | 2525  |
| ANPRM<br>Comment<br>Period End   | 03/22/86 | 51 | FR | 2525  |
| NPRM   | 07/00/88 |    |    |       |
| Final Action   | 12/00/88 |    |    |       |

Small Entity: Yes

Additional Information: ABSTRACT CONT: subsequently extended to 03/22/86. Action on this regulation was delayed due to other regulatory priorities.

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, Rm S3502, FPBldg, 200 Constitution Ave., NW, Washington, DC 20210, 202 523-8305

**RIN:** 1215-AA14

# 1378. • CLAIMS FOR COMPENSATION UNDER THE FEDERAL EMPLOYEES' COMPENSATION ACT

Significance: Agency Priority

Legal Authority: 5 USC 8101 et seq.

CFR Citation: 20 CFR 10 Legal Deadline: None.

Abstract: Certain provisions of Final Rules published April 1, 1987, have been challenged as being promulgated in violation of the APA. Those sections deal with collection of forfeited compensation from on-going benefits. In order to ensure that any doubt as to the procedural validity of the rules is laid to rest, the Department has taken two actions: 1) publishing an interim final rule which reinstates the affected sections without the language which has been challenged; and 2) a proposed rule with an invitation to comment,

which in effect would reinstate the April 1, 1987 rule but would assure that any defects in the comment period are corrected.

#### Timetable:

| Cite    |   |
|---------|---|
| 1150    |   |
| 1 1100  | 3 |
| R 11594 | 4 |
|         |   |
|         |   |
|         |   |

Small Entity: No

Agency Contact: Thomas M. Markey, Associate Director for Federal Employees', Compensation, OWCP, Department of Labor, Employment Standards Administration, 200 Constitution Ave., NW, RM S3229 -FPBldg., Washington, DC 20210, 202 523-7552

RIN: 1215-AA29

# 1379. EMPLOYMENT OF WORKERS WITH DISABILITIES UNDER SPECIAL CERTIFICATES

Significance: Regulatory Program

Legal Authority: 29 USC 214; 29 USC

**CFR Citation:** 29 CFR 524; 29 CFR 525; 29 CFR 529

Legal Deadline: None.

Abstract: These regulations establish the terms and conditions, pursuant to section 14(c) of the Fair Labor Standards Act (FLSA), under which handicapped workers may be employed, under certificate, at wage rates less than those otherwise required by statute. The 1986 Amendments to the FLSA substantially revised section 14(c) to simplify worker certification by eliminating separate certification for more productive workers, multiple handicapped individuals, and those in evaluation or training and work activities centers. Three affected regulations (29 CFR 524, 525 and 529) will be combined into a single proposed new rule which will be published for public comments.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: Yes

Agency Contact: Paula V. Smith, Administator, Wage and Hour Division, Department of Labor, Employment Standards Administration, 200 Constitution Ave., NW, RM S3502, FPBldg., Washington, DC 20210, 202 523-8305

**RIN: 1215-AA34** 

# 1380. EMPLOYMENT OF HOMEWORKERS IN CERTAIN INDUSTRIES

Significance: Regulatory Program Legal Authority: 29 USC 211 CFR Citation: 29 CFR 530

Legal Deadline: None.

Abstract: This regulation sets forth restrictions on industrial homework and governs the issuance of certificates authorizing the employment of homeworkers in certain industries, pursuant to Section 11(d) of the Fair Labor Standards Act (FLSA). As originally issued, these regulations restricted the employment of industrial homework in seven industries: knitted outerwear; women's apparel; jewelry; buttons and buckles; gloves and mittens; handkerchiefs; and embroideries. The ban was removed on homework in the knitted outerwear industry by the Department 11/9/81 following extensive hearings and public comment. This action was subsequently upheld by the District Court for the District of Columbia. However, on appeal the ban was reimposed 2/29/84 by the U.S. Court of Appeals for the District of Columbia Circuit. On 3/27/84 the Department published a proposed rule rescinding the ban on homework in the knitted outerwear industry only. In addition to soliciting comments on the proposed recission, the Department sought comments on various alternatives to such action (49 FR 11786). On November 5, 1984, a final rule was published lifting the ban on homework for employers (cont)

#### Timetable:

| Action                               | Date     |    | FR | Cite  |
|--------------------------------------|----------|----|----|-------|
| NPRM                                 | 08/21/86 | 51 | FR | 30036 |
| NPRM Comment in Period End           | 12/04/86 | 51 | FR | 37298 |
| NPRM Second                          | 03/30/88 | 53 | FR | 10342 |
| NPRM Second<br>Comment<br>Period End | 04/29/88 |    |    |       |
| Final Action                         | 07/00/88 |    |    |       |

**DOL-ESA** 

**Proposed Rule Stage** 

#### Small Entity: No

Additional Information: ABSTRACT CONT: in the knitted outerwear industry who obtain a certificate from the Department. Based on analysis of the results of its enforcement experience under the new certification procedure, the Department is proposing to rescind the remaining restrictions in the other industries for employers who currently obtain certificates. A Notice of Proposed Rulemaking was published on August 21, 1986 (51 FR 30036). A notice extending the comment period to December 4, 1986 was published on October 21, 1986 (51 FR 37298). Based on the review of the comments and the Department's further examination of enforcement experience in knitted outerwear, a new proposal was developed which includes enforcement mechanisms to enhance compliance among employers of homeworkers.

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, 200 Constitution Avenue, NW, Rm S3502, FPBldg., Washington, DC 20210, 202 523-8305

RIN: 1215-AA36

# 1381. • REPORTING SYSTEM FOR EMPLOYMENT OF SPECIAL AGRICULTURAL WORKERS

Significance: Regulatory Program

**Legal Authority:** Immigration Reform and Control Act of 1986

CFR Citation: Not yet determined

Legal Deadline: Statutory, September 30,

1988.

Abstract: Section 210A(b)(2) of the Immigration Reform and Control Act (IRCA) of 1986, requires reports from any person or entity who employs in seasonal agricultural services, beginning with fiscal year 1989 and ending with fiscal year 1992, a special agricultural worker (SAW) whose status was adjusted to temporary residency under either Section 210 or 210A of IRCA. The employer is required to provide reports on the employment of SAWs and replacement agricultural workers (RAWs) in seasonal agricultural services to the Federal Government and to provide a certificate or report on such employment to individual RAWs, but not SAWs. Thus, the procedures for implementing the SAW reporting system must be in place. by the beginning of fiscal year 1989, with the first reports required in fiscal year 1989 and the first reports to RAW

workers, if any are admitted, required in fiscal year 1990. The person or entity reporting could be a farm operator, a farm labor contractor, an agricultural services firm or an operator of horticultural and juvenile tree nurseries. Seasonal agricultural services are defined by USDA regulations (cont)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: for seasonal labor is unpredictable, e.g., Christmas trees and hops. (See 52 FR 20372) labor is unpredictable, e.g., christmas trees and hops. (See 52 FR 20372)

Agency Contact: Mr. Gary Reed, Director, Office of Program Economics, Office of Policy, Department of Labor, Employment Standards Administration, 200 Constitution Avenue, NW, Room S2114, FPBldg., Washington, DC 20210, 202 523-6006

RIN: 1215-AA48

# DEPARTMENT OF LABOR (DOL)

**Employment Standards Administration (ESA)** 

Final Rule Stage

#### 1382. LABOR STANDARDS PROVISIONS, DAVIS-BACON AND RELATED ACTS (ESA/WH)

Significance: Regulatory Program

**Legal Authority:** 40 USC 276a to 276a7; 40 USC 276c; 40 USC 327 to 332; 5 USC Appendix Reorganization Plan No. 14 of 1950; 29 USC 259

CFR Citation: 29 CFR 1; 29 CFR 5

Legal Deadline: None.

Abstract: These regulations govern labor standards applicable to federally funded or assisted construction contracts subject to the Davis-Bacon and Related Acts (as well as contracts subject to the Contract Work Hours and Safety Standards Act). The Department plans to implement provisions in these regulations that would permit contractors to expand their use of semiskilled "helpers" on Davis-Bacon covered projects at wages lower than those paid to skilled journeymen.

Revised final rules were originally published 05/28/82 (47 FR 23658), but were deferred on 07/26/82 (47 FR 32070) due to an injunction issued by the U.S. District Court. Although the U.S. Court of Appeals for the D.C. Circuit has since upheld most of the key provisions published in 1982, the district court injunction remains in effect against certain provisions dealing with helpers. The Department intends to implement the helper provisions in accordance with the decisions of the District and Appeals Courts. A revised proposal was published 08/19/87 (52 FR 31366), and the comment period was later extended to 11/18/87 (52 FR 38473).

#### Timetable:

| Action               | Date                 | FR | Cite |
|----------------------|----------------------|----|------|
| NPRM<br>NPRM Comment | 08/19/87<br>11/18/87 | •  |      |
| Period End           | . ,, , , , , ,       |    |      |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 08/00/88 |         |

Small Entity: Yes

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, 200 Constitution Ave., NW, Rm S3502, FPBldg., Washington, DC 20210, 202 523-8305

**ŘIN:** 1215-AA07

1383. LABOR STANDARDS ON PROJECTS OR PRODUCTIONS ASSISTED BY GRANTS FROM THE NATIONAL ENDOWMENT FOR THE ARTS (ESA/W-H)

Significance: Regulatory Program

**Legal Authority:** 20 USC 954(i) to (j); 20 USC 956 (g)

CFR Citation: 29 CFR 505

DOL—ESA Final Rule Stage

Legal Deadline: Statutory, June 18, 1986.

Abstract: The National Foundation on the Arts and Humanities Act of 1965, as amended in 1976, requires the Secretary to determine the prevailing minimum compensation for professional performers and related or supporting professional personnel employed on projects or productions assisted by grants from the National Endowment for the Arts and the National Endowment for the Humanities. As originally enacted, these labor standards only applied to the Arts; the existing regulations do not reflect the amendments which applied the same labor standards to the Humanities. The Arts, Humanities, and Museums Amendments of 1985, which were enacted on December 20, 1985, require the Secretary of Labor to issue regulations to assure that prevailing minimum compensation is provided to all professional performers and related or supporting professional personnel employed on projects or productions financed in whole or in part by the National Endowment for the Humanities.

### Timetable:

| Action ·                   | Date     | FR    | Cite   |
|----------------------------|----------|-------|--------|
| NPRM                       | 09/21/87 | 52 FR | 35447. |
| NPRM Comment<br>Period End | 10/21/87 |       |        |
| Final Action               | 05/00/88 |       |        |

Small Entity: No

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, Room S3502, FPBldg., 200 Constitution Ave., NW, Washington, DC 20210, 202 523-8305

RIN: 1215-AA35

### 1384. LABOR STANDARDS FOR FOREIGN AGRICULTURAL WORKERS

Significance: Regulatory Program Legal Authority: PL 99-603 CFR Citation: 29 CFR 501

Legal Deadline: Statutory, June 1, 1987.

Abstract: The Immigration Reform and Control Act of 1986 contains certain labor standards requirements for foreign agricultural workers employed under the H-2A foreign agricultural worker program, as well as for U.S. workers hired by employers who utilize foreign agricultural workers. The standards relate to pay, working conditions, housing, transportation and recruitment. The Employment Standards Administration will issue regulations that incorporate the labor standards issued by the Employment and Training Administration and set forth procedures for enforcement of these labor standards. (Note: Final action on these regulations has been delayed until we acquire experience in enforcing the statutory requirements applicable to temporary foreign agricultural workers.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       |          |             |
|                            |          | 52 FR 16795 |
| NPRM Comment<br>Period End | 05/19/87 | 52 FR 16795 |
| Interim Final<br>Rule      | 06/01/87 | 52 FR 20524 |
| Final Action               | 10/00/88 |             |

Small Entity: Undetermined

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, 200 Constitution Avenue, NW, Rm S3502. FPBldg., Washington, DC 20210, **202 523-8305** 

**RIN:** 1215-AA43

## 1385. MIGRANT AND SEASONAL AGRICULTURAL WORKER PROTECTION

Significance: Agency Priority

Legal Authority: 29 USC 1801 to 1872;

PL 99-603

CFR Citation: 29 CFR 500

Legal Deadline: Statutory, June 1, 1987.

Abstract: The Immigration Reform and Control Act of 1986 amended the Migrant and Seasonal Agricultural Worker Protection Act (MSPA) in a number of areas concerning the recruitment and employment of illegal aliens. Certain changes to the existing MSPA regulations are needed to conform them to the amended Act. These statutory changes became effective June 1, 1987. In addition, minor clarifying changes will be made in certain definitions in the current regulations.

### Timetable:

| Action                     | Date     | ı    | FR | Cite  |
|----------------------------|----------|------|----|-------|
| NPRM                       | 05/06/87 | 52 F | FR | 16859 |
| NPRM Comment<br>Period End |          | 52 F | FR | 16859 |
| Final Action               | 06/00/88 |      |    |       |

Small Entity: Undetermined

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration, 200 Constitution Avenue, NW, Rm S3502, FPBldg., Washington, DC 20210, 202 523-8305

RIN: 1215-AA44

### **DEPARTMENT OF LABOR (DOL)**

**Employment Standards Administration (ESA)** 

### **Completed Actions**

## 1386. GENERAL REGULATIONS UNDER THE WALSH-HEALEY PUBLIC CONTRACTS ACT

Legal Authority: 41 USC 38
CFR Citation: 41 CFR 50-201.101(b)

Legal Deadline: None.

Abstract: The proposed rule would revise the role of the Small Business Administration (SBA) in determining a small business concern's eligibility as a "manufacturer" or "regular dealer" under the Walsh-Healey Public Contracts Act (PCA). Current procedures for small businesses require SBA review of all contracting agency findings of ineligibility, as well as all protests which challenge an agency's findings of eligibility. SBA did not have an opportunity to comment when the

current rules were first adopted following enactment of the 1977 Amendments to the Small Business Act (P.L. 95-89, 91 Stat. 561 (15 USC 637(b)(7)(B)). SBA believes its review authority under the Act is restricted to only executive branch agency findings of noneligibility under PCA, and has requested revisions to the regulations which would eliminate SBA review in

### DOL-ESA

Completed Actions

04/08/88 53 FR 3678

protest cases which challenge an. agency's findings that a small business. is eligible for award. Additional revisions requested by SBA would streamline the processing of cases between SBA and Wage Hour.

### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| NPRM                      | 03/13/87 | 52 FR 7892 |
| Final Action              | 03/10/88 | 53 FR 7741 |
| Final Action<br>Effective | 05/09/88 |            |

Small Entity: Yes

Agency Contact: Paula V. Smith, Administrator, Wage and Hour Division, Department of Labor, Employment Standards Administration. Room S-3502, FP Building, Washington, DC 20210, 202 523-8305

RIN: 1215-AA33

### 1387. CLAIMS FOR COMPENSATION **UNDER THE WAR HAZARDS COMPENSATION ACT**

Significance: Agency Priority

Legal Authority: 42 USC 1701 et seq CFR Citation: 20 CFR 61; 20 CFR 62

Legal Deadline: None.

Abstract: The War Hazards Compensation Act regulations have. been reviewed and modifications made to (1) reflect amendments made to the Act which replaced the World War II frame of reference in the Act with language applicable to the current and future conditions faced by employees of. contractors working in hazardous overseas locations; (2) simplify and clarify the requirements for filing a claim under the Act; and (3) remove unnecessary and repetitious sections in the existing regulations.

| Action.                    | Date     | FR Cite       |
|----------------------------|----------|---------------|
| NPRM                       | 06/01/87 | 52' FR' 20536 |
| NPRM Comment<br>Period End | 08/19/87 | 52 FR 27417   |
| Final Action               | 02/08/88 | 53 FR 3678    |

Small Entity: Not Applicable

Agency Contact: Thomas M. Markey, Associate Director for Federal Employees', Compensation, OWCP, Department of Labor, Employment Standards Administration, 200 Constitution: Ave., NW, Rm S3229 -FPBldg., Washington, DC 20210, 202 523-7552

RIN: 1215-AA42

Timetable:

Final Action

Effective:

### DEPARTMENT OF LABOR (DOL)

**Employment and Training Administration (ETA)** 

Prerule Stage

1388. SERVICES TO MIGRANT AND SEASONAL FARMWORKERS, JOB SERVICE COMPLAINT SYSTEM, MONITORING AND ENFORCEMENT

Significance: Regulatory Program Legal Authority: 29 USC 49(k)

CFR Citation: 20 CFR 653; 20 CFR 658; 20 CFR 651

Legal Deadline: None.

Abstract: ETA is reviewing services to migrant and seasonal farmworkers under the Wagner-Peyser Act as as result of amendments to Wagner-Peyser under Title V of the Job Training: Partnership Act. It is anticipated that an ANPRM and subsequent rulemaking may result.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 12/00/88 |         |
| O      |          |         |

Small Entity: Undetermined: Government: Levels: Affected: State:

.Federal

Agency Contact: Thomas M. Bruening, Chief. Division of Foreign Labor. Certifications, Department of Labor, Employment and Training Administration, 200 Constitution Ave.,

NW, Rm N4456, FPBldg., Washington, DC 202103, 202 535-0163

RIN: 1205-AA37

### 1389. USE OF FUNDS TRANSFERRED TO THE STATES UNDER SECTION 903(C) OF THE SOCIAL SECURITY ACT (REED ACT)

Legal Authority: 26 USC 3304; 423 USC 1302; 42 USC 503; 42 USC 1103

CFR Citation: 20 CFR 601; 20 CFR 651;, 20 CFR 652; 20 CFR 658; 41 CFR 29 to 70.

Legal Deadline: None...

Abstract: This regulation sets out Reed Act requirements for States. It covers: restoration of Reed Act funds used to pay unemployment benefits; appropriation by the States and use of funds for administration; and disposition, reduced usage, and replacement of Reed Act-financed property: The regulation implements P.L. 97-248 and updates existing material issued as manuals. Alternatives being considered include: (1) Issuing a regulation, another type of directive, or nothing; (2) Limiting the scope of the regulation to areas involving compliance with Federal law or not limiting scope; and (3) which: rules, if any, should be issued regarding the calculation of Reed Act balances,

restorations of Reed Act funds, program income, and sales, other dispositions, and reduced usage of property acquired: with Reed Act funds. Issuing a regulation will benefit grantees by reducing their uncertainty as to the applicable rules. No significant additional costs will result.

### Timetable:

| Action             | Date     | FR Cite |
|--------------------|----------|---------|
| ÁNPRM              | 06/00/88 |         |
| ANPRM:             | 07/00/88 |         |
| Comment Period End |          | ٠.      |
| NPRM               | 10/00/88 |         |
| Final Action       | 01/00/89 |         |
|                    |          |         |

Small Entity: Not Applicable

Public Compliance Cost: Initial Cost: \$5,000; Yearly Recurring Cost: \$5,000; Base Year for Dollar Estimates: 1984

Affected Sectors: 947 Administration of **Human Resource Programs** 

Government: Levels: Affected:: State,

Agency Contact: David Henson: Chiefi. Division of Fiscal Policy, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Room C5317, FPBldg., Washington, DC 20210, 202 535-8762

RIN: 1205-AA43

DOL-ETA

**Prerule Stage** 

### 1390. DISASTER UNEMPLOYMENT ASSISTANCE PROGRAM (DUA)

Significance: Agency Priority
Legal Authority: 42 USC 5177
CFR Citation: 20 CFR 625, (Revision)

Legal Deadline: None.

Abstract: A few technical amendments are necessary to update the DUA Final Regulations which were published September 26, 1977. A clarification is needed on the administration of DUA in the Virgin Islands. Also, the Canal Zone should be deleted from the eligible "States." The formula for computing DUA weekly benefit amounts needs to be simplified. The first week of DUA payable needs to be clarified and the appropriate share of Federal-State costs needs to be determined.

#### Timetable:

| Action | Date | FR Cite   |
|--------|------|-----------|
| Action | Date | I II OILE |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Disaster Relief Act was not amended, therefore, no need to revise regulations. Significance policy decisions were put on hold that would have required changes.

Affected Sectors: None

Government Levels Affected: State, Federal

Agency Contact: Lorenzo Roberts, Unemployment Insurance Specialist, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm C4514, FPBldg., Washington, DC 20210, 202 535-0309

RIN: 1205-AA50

### 1391. REFOCUS OF THE PUBLIC EMPLOYMENT SERVICE

Legal Authority: PL 97-300 Wagner-Peyser Act as amended by the JTPA

CFR Citation: 20 CFR 652; 20 CFR 653

Legal Deadline: None.

Abstract: In September 1986, the Department of Labor announced in the Federal Register its review of the public employment service, raising the concern of the employment service capability to meet the current and future labor market needs, particularly the labor market needs that will emerge in the year 2000. The announcement provided the public an opportunity to respond either orally at public meetings held in

October, 1986 or in writing directly to the Department. The announcement described the concern of the questions concerning the purpose and role of the employment service. An analysis of the public response to the announcement, as well as other data available to the Department from other research, studies, and papers provides the basis for the Department to propose a refocus of the employment service to address current and emerging labor force trends. Regulations may be proposed to the extent needed, to either implement any new legislation that may emerge or to achieve the new direction.

### Timetable:

| ACTION Date PRICITE | Action | Date | FR Cite |
|---------------------|--------|------|---------|
|---------------------|--------|------|---------|

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Clayton J. Cottrell, Chief, Division of Planning and Operations, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm N4456, FPBldg., Washington, DC 20210, 202 535-0192

RIN: 1205-AA63

### **DEPARTMENT OF LABOR (DOL)**

**Employment and Training Administration (ETA)** 

**Proposed Rule Stage** 

### 1392. AIRLINE DEREGULATION: EMPLOYEE BENEFIT PROGRAM

Significance: Agency Priority
Legal Authority: 49 USC 1552
CFR Citation: 20 CFR 638
Legal Deadline: None.

Abstract: These regulations are being developed to implement the benefit provisions contained in Sec. 43 of the Airline Deregulation Act of 1978. The Act requires the Secretary of Labor to specify the percentage of prior salary which an "eligible protected employee" would receive as a benefit payment under the Act. An eligible protected employee is a person who has had at least 4 years of employment with a certificated air carrier as of October 24, 1978 and who loses his or her job during the ten years following such date in a bankruptcy or major employment contraction if and only if the Department of Transportation determines that the principal causes of

such job loss was deregulation. On May 17, 1984 the U.S. District Court for the District of Columbia held that Section 43 of the Airline Deregulation Act was unconstitutional. On July 16, 1985, the U.S. Court of Appeals decided that the employee protection provisions of Section 43 were severable from the legislative veto provisions. The U.S. Supreme Court ruled on March 25, 1987 that the legislative veto provisions were unconstitutional but the first right-to-hire provisions were constitutional, therefore, rulemaking can proceed on the (Cont'd)

### Timetable:

| Action                                      | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRMPrevious                                | 03/30/79 | 44 | FR | 19146 |
| NPRM First right of hire                    | 09/17/82 | 47 | FR | 41304 |
| Comments due<br>First right of<br>hire NPRM | 10/18/82 |    |    |       |
| NPRM  | 08/00/88 |    |    |       |

Action Date FR Cite

NPRM Comment 09/00/88
Period End
Final Action 06/00/89

Small Entity: No

Additional Information: ABSTRACT (CONT'D): monetary benefit aspects of the employee protection provisions.

Government Levels Affected: State, Federal

Agency Contact: Lorenzo Roberts, Unemployment Insurance Specialist, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm C4514, FPBldg., Washington, DC 20210, 202 535-0309

RIN: 1205-AA07

1393. JOB CORPS PROGRAM UNDER TITLE IV-B OF THE JOB TRAINING PARTNERSHIP ACT

Legal Authority: 29 USC 1579

DOL-ETA

**Proposed Rule Stage** 

CFR Citation: 20 CFR 684 Legal Deadline: None:

Abstract: The regulations will revise and streamline the existing rules for the Job Corps program. These changes will not create new cost nor materially change the existing program. The new rules will be in compliance with Title IV-B of the Job Training Partnership. Act.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 12/00/88 |         |

Agency Contact: Peter E. Rell; Director; Office of Job Corps, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm N4508, FPBldg., Washington, DC 20210, 202 535-0550

RIN: 1205-AA54

### 1394. LABOR SURPLUS AREA PROGRAM POPULATION CRITERIA CHANGE AS REVISED BY PL 99-272

Significance: Agency Priority

Small Entity: Undetermined

**Legal Authority:** EO 12073; EO 10582; PL 95-89; PL 96-302; PL 99-272

CFR Citation: 20 CFR 654

Legal Deadline: Statutory, July 7, 1986..

Abstract: The Consolidated Omnibus **Budget Reconciliation Act of 1985** (Public Law 99-272) Section 18003 amended the Small Business Act to require the Secretary of Labor to reduce the population criteria for labor surplus areas from fifty-thousand to twentyfive thousand. Section 18003 of Public Law 99-272 became effective on July 7, 1986. The Department of Labor is in the process of implementing the new requirements of the Law but such data did not exist for such areas on a monthly basis at the time Public Law 99-272 was enacted. Implementation has, therefore, been hampered while the data for hundreds of areas were being developed on a monthly basis going back to January 1984.

| Timetable: | -    |         |
|------------|------|---------|
|            |      |         |
| Action     | Date | FR Cite |

**Next Action Undetermined** 

Small Entity: Undetermined

Government Levels Affected: Federal

Agency Contact: Clayton J. Cottrell, Chief, Division of Planning and Operations, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, N.W., Rm N4456, FPBldg., Washington, DC 20210, 202 535-0192

RIN: 1205-AA62

# 1395. FEDERAL-STATE UNEMPLOYMENT COMPENSATION PROGRAM: INCOME AND ELIGIBILITY VERIFICATION SYSTEM

Significance: Regulatory Program

Legal Authority: 42 USC 1302

CFR Citation: 20 CFR 603, (Revision)

Legal Deadline: None.

Abstract: The Employment and Training Administration proposes to amend the regulations at 20 CFR 603, Income and Eligibility Verification System. The amendment will permit access to the State unemployment insurance information by the Federal Parent Locator Service for the purpose of child support enforcement.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| `NPRM                      | 07/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 04/00/89 |         |

Small Entity: No

Additional information: Levels of Government Affected - State and the Federal Parent Locator Service

Government Levels Affected: State, Federal

Agency Contact: Barbara Ann Farmer, Director, Office of Program Management, Unemployment Insurance Service, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm C4512, FPBldg, Washington, DC 20210, 202 535-0610

RIN: 1205-AA64

## 1396. ● ADVANCES TO STATES AND REPAYMENT OF ADVANCES; INTEREST ON ADVANCES

Significance: Regulatory Program

Legal Authority: 42 USC 1321; 42 USC

1322

CFR Citation: 20 CFR 606 Legal Deadline: None.

Abstract: Since 1981, the Congress has enacted major changes in the Federal Unemployment Tax Act (FUTA) and Social Security Act (SSA) with respect to advances to States for the payment of unemployment benefits and the repayment of such advances. A Notice of Proposed Rulemaking governing relief provisions only was published in the Federal Register on October 28, 1987. This proposed rule will address the accrual and repayment of interest associated with advances. States applying for advances will be given formal procedures and guidance tofollow in the loan application and repayment process as well as the interest payment process. To date; UIPLs have been issued to SESAs describing the process.

### Timetable:

| Action                         | Date     | FR Cite                               |
|--------------------------------|----------|---------------------------------------|
| NPRM                           | 11/00/88 | · · · · · · · · · · · · · · · · · · · |
| NPRM: Comment:<br>Period: End. | 12/00/88 |                                       |
| Final Action                   | 06/00/89 |                                       |

Small Entity: No

Agency Contact: James H. Manning; Chief, Division of Actuarial Services, Unemployment Insurance Service, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Room S4519, FPBldg., Washington, DC 20210, 202 535-0604

RIN: 1205-AA65

# 1397. • LABOR CERTIFICATION! PROCESS FOR THE PERMANENT EMPLOYMENT OF ALIENS IN THE UNITED STATES

Significance: Regulatory Program

Legal Authority: 8 USC 1182(a)(14),

CFR Citation: 20 CFR 656 Legal Deadline: None.

Abstract: Experience in administering the regulations relating to the certification of immigrant aliens for permanent employment in the United

**Proposed Rule Stage** 

States indicates that a number of changes should be made to these regulations. The proposed amendments would be intended to make labor certification process more efficient, to prevent abuse or manipulation of the labor certification process, to clarify some apparent ambiguities in the regulations, and to make the regulations easier to read. Before the Department of State (DOS) and the Immigration and Naturalization Service (INS) may issue visas and admit certain immigrant aliens to work permanently in the United States, the Secretary of Labor pursuant to section 212(a)(14) of the Immigration and Naturalization Act (INA) must certify to the Secretary of State and to the Attorney General that: (a) There are not sufficient United States workers who are able, willing, qualified and available at the time of the application for a visa and admission into the United States and at the place where the alien is to perform work; and (cont)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 | `       |
| Final Action               | 12/00/88 |         |

Small Entity: Undetermined

Additional information: ABSTRACT CONT: (b) The employment of the alien will not adversely affect the wages and working conditions of similarly employed U.S. workers (8 USC 1182(a)(14). The Department of Labor (DOL) has promulgated regulations at 20 CFR Part 656 pursuant to and to implement section 212(a)(14) of the INA (8 USC 1182(a)(14). These regulations set forth the fact finding process designed to support the granting or denial of a permanent labor certification.

Agency Contact: Thomas M. Bruening, Chief, Division of Foreign Labor, Certification, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Room N4456, FPBldg., Washington, DC 20210, 202 535-0163

RIN: 1205-AA66

## 1398. ● IMPLEMENTATION OF THE WORKER ADJUSTMENT LEGISLATION

Significance: Regulatory Program Legal Authority: 29 USC 1501 CFR Citation: 20 CFR 631 Legal Deadline: None.

Abstract: In early 1987, the President proposed legislation for a new Worker Readjustment Program to respond to dislocations caused by plant closings, mass layoffs, international competition and technological change. The Congress, in conference, is considering worker readjustment legislation as a replacement for the Job Training Partnership Act ([TPA] Title III program for dislocated workers. The Department anticipates enactment in 1988. The new program will incorporate several important new changes. Among these changes are: (1) institutionalizing a State rapid response capability, (2) changing delivery system to mandate the designation of substate grantees, (3) focusing on better resource utilization through reallotment and reallocation provisions, (4) greater emphasis on training in innovative features such as certificates of continuing eligibility and individual vouchers for training. In addition, greater emphasis will be placed upon coordination and linkages among major training and employment program components such as the public employment service, the UI and TAA programs.

### Timetable:

### Program

NPRM 11/00/88 Interim Final Rule 02/00/89

### **Substate Designation**

NPRM 10/00/88 Interim Final Rule 12/00/88

### Small Entity: No

Agency Contact: Robert N. Colombo, Director, Office of Employment Training, Programs, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW., Room N4469, FPBldg., Washingto, DC 20210, 202 535-0577

RIN: 1205-AA67

### 1399. • JOB TRAINING PARTNERSHIP ACT - AMENDMENT CONCERNING FIXED UNIT PRICE PERFORMANCE BASED CONTRACTS

Significance: Regulatory Program

Legal Authority: Not Yet Determined

CFR Citation: 20 CFR 629, (Revision)

Legal Deadline: None.

Abstract: On October 13, the President signed into law the Job Training Partnership Act (JTPA) Amendments of 1986. In an Advance Notice of Proposed Rulemaking of January 16, 1987, the Department indicated that, in addition to proposed rules for the JTPA Amendments of 1986, it would review fixed-unit price performance-based contracting to determine the need for regulatory revision. The Department has completed this review with the resulting determination of the need for regulatory revision in this area. Proposed regulatory revisions will be published as a final rule around the latter part of 1988. The revisions will deal with the following critical areas: (1) the definition of the term "training" for the purposes of 20 CFR 629.38(e)(2) the allocation of charges among the several cost categories of the final elements of performance--"placement in unsubsidized employment in the occupation trained for, and at the specific wage"--do not occur; (3) clarification regarding the generation of profits and the use of such profits by contractors and/or (4) the practice of making incremental payments to contractors for achieving interim performance benchmarks:rather than full performance.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/00/88 | -       |
| NPRM Comment<br>Period End | 12/00/88 |         |
| Final Action               | 02/00/89 |         |

Small Entity: No

Agency Contact: Mr. Robert N. Colombo, Director, Office of Employment and Training, Programs, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Room N4469, FPBldg., Washington, DC 20210, 202 535-0577

RIN: 1205-AA68

## DEPARTMENT OF LABOR (DOL) Employment and Training Administration (ETA)

Final Rule Stage

## 1400. LIMITATIONS ON TAX CREDIT REDUCTION AND INTEREST ON ADVANCES TO STATES

Significance: Regulatory Program

Legal Authority: 26 USC 3302; 42 USC

1302; PL 97-35, Sec 2408

CFR Citation: 20 CFR 606, (New)

Legal Deadline: None.

Abstract: The Omnibus Budget Reconciliation Act of 1981 amended the tax credit provisions of FUTA to authorize the placing of a "cap" on reductions in tax credits on a State-by-State basis in certain prescribed circumstances. The amendment requires these determinations to be made in accordance with regulations prescribed by the Secretary of Labor. The same Act also amended Title XII of the Social Security Act to assess interest on advances to States, the payment of which is prohibited from State unemployment funds. The proposal would implement these statutory changes.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/28/87 | 52 FR 41463 |
| NPRM Comment<br>Period End | 11/27/87 | 52 FR 41463 |
| Final Action               | 07/00/88 |             |

Small Entity: No

Government Levels Affected: State, Federal

Agency Contact: James Manning, Chief, Division of Actuarial Services, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm S4519, FPBldg., Washington, DC 20210, 202 535-0604

RIN: 1205-AA14

## 1401. EXTENDED UNEMPLOYMENT COMPENSATION PROGRAM EXTENDED BENEFITS

Significance: Regulatory Program

Legal Authority: 26 USC 3304 Note; 42

USC 1302

CFR Citation: 20 CFR 615 Legal Deadline: None.

Abstract: These regulations would be amended to implement various statutory amendments of 1980, 1981, 1982, and 1983 to the Federal-State Extended Unemployment Compensation Act of 1970. The regulations would (1)

provide for the denial of extended benefits to certain interstate claimants and to individuals who fail to actively engage in seeking work or refuse to accept an offer of suitable work, (2) provide for the purging of certain disqualifications in order to establish eligibility for extended benefits, and (3) establish the method of determining the rate of insured unemployment for extended benefit claims, the State trigger rates and removal of the National trigger.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/24/86 | 51 | FR | 37741 |
| NPRM Comment<br>Period End | 11/24/86 | 51 | FR | 37741 |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: Undetermined

Government Levels Affected: State, Federal

Agency Contact: Lorenzo Roberts, Unemployment Insurance Specialist, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm C4514, FPBldg., Washington, DC 20210, 202 535-

RIN: 1205-AA15

## 1402. UNEMPLOYMENT COMPENSATION FOR EXSERVICEMEMBERS

Significance: Regulatory Program

Legal Authority: 5 USC 8508; 5 USC

8521 to 8525

CFR Citation: 20 CFR 614 Legal Deadline: None.

Abstract: Section 201 of Public Law 97-362 (Miscellaneous Revenue Act of 1982) amends the eligibility requirements for unemployment compensation for ex-servicemembers. The proposed regulations would implement these new requirements.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/09/87 | 52 FR 46604 |
| NPRM Comment<br>Period End | 01/08/88 | 52 FR 46604 |
| Final Action               | 08/00/88 |             |

Small Entity: No

Government Levels Affected: State, Federal

Agency Contact: Lorenzo Roberts, Unemployment Insurance Specialist, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm C4514, FPBldg., Washington, DC 20210, 202 535-

RIN: 1205-AA26

### 1403. SENIOR COMMUNITY SERVICE EMPLOYMENT PROGRAM

Significance: Regulatory Program

**Legal Authority:** 42 USC 3056 et seq, Older Americans Community Svcs Employ Act

CFR Citation: 20 CFR 674

Legal Deadline: Statutory, May 8, 1985. P.L. 98-459, Section 205(c)

Abstract: The regulations will revise and update the existing rules for the Senior Community Service Employment Program. These changes will not create new cost nor materially change the existing program. However, the new rules will place the program in compliance with the 1984 Amendments to the Older Americans Act.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM  | 07/19/85 | 50 | FR | 29606 |
| NPRM Comment<br>Period End                      | 08/27/85 | 50 | FR | 34725 |
| Extension of<br>Comment<br>Period to<br>9/19/85 | 08/27/85 | 50 | FR | 34725 |
| Final Action                                    | 00/00/00 |    |    |       |

### Small Entity: No

Agency Contact: Paul A. Mayrand, Director, Office of Special Targeted, Programs, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm N4641, FPBldg., Washington, DC 20210, 202 535-0500

RIN: 1205-AA29

### 1404. ADMINISTRATIVE PROCEDURE

Significance: Regulatory Program

Legal Authority: 42 USC 1302

CFR Citation: 20 CFR 601.9, (Revision)

Legal Deadline: None.

Abstract: The regulation will provide States with administrative appeal rights before the Office of Administrative Law Judges for final determinations disallowing costs or imposing corrective actions as a result of all audits in the Federal-State unemployment benefit and allowance programs. Currently, no

#### DOL-ETA

Final Rule Stage

such appeal rights exist and if a State seeks review of one of the above actions the only appeal forum is the Federal Court. Provision of these appeal rights before the Office of Administrative Law Judges should reduce the workload of the Federal Court system and allow the Department of Labor adjudicate the issues in a more informal setting with the Administrative Law Judges, who are more accustomed to dealing with the particular issues involved. The regulation will also correct what is perceived as an inequity, since most Employment and Training Administration programs have administrative appeal rights.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/10/86 | 51 FR 20991 |
| NPRM Comment<br>Period End | 07/10/86 | 51 FR 20991 |
| Final Action               | 09/00/88 | •           |

Small Entity: No

Additional Information: A Department of Labor Inter-Agency Task Force established to implement the Single Audit Act has decided that all Department of Labor programs shall have some type of appeal rights within the Department of Labor. The Office of the Assistant Secretary for Employment and Training Administration decided that appeal rights for all Employment and Training Administration programs shall be provided by the Office of Administrative Law Judges.

Government Levels Affected: State, Federal

Agency Contact: Linda D. Kontnier, Chief, Division of Debt Management, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm N4671, FPBldg., Washington, DC 20210, 202 535-0704

**RIN: 1205-AA46** 

### 1405, JOB TRAINING PARTNERSHIP **ACT AUDITS**

Significance: Agency Priority

Legal Authority: Section 164 Job Training Partnership Act; Section 169 Job Training Partnership Act

CFR Citation: 20 CFR 629.42

Legal Deadline: None.

Abstract: Governors are responsible for resolving audits of their JTPA subgrantees and subcontractors.

Current ETA policy requires federal review and approval of these resolutions only in cases of fraud, gross mismanagement and abuse. More routine audit resolutions are only reviewed on a sample basis during onsite compliance reviews. However, a recent legal opinion stated that the ITPA regulations as presently written could be construed as requiring federal review and approval of all Governors' audit resolutions. The regulations may have to be amended in order to implement ETA's policy.

| Timetable:    |            |         |
|---------------|------------|---------|
| Action        | Date       | FR Cite |
| Final Action  | 00/00/00   |         |
| Small Entity: | No         |         |
| Affected Sec  | tors: None |         |

Government Levels Affected: State, Federal

Agency Contact: David O. Williams, Administrator, Office of Financial and, Administrative Management, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm N4671, FPBldg., Washington, DC 20210, 202 535-

RIN: 1205-AA53

### 1406. PREFERENCE IN FEDERAL PROCUREMENT FOR LABOR SURPLUS AREAS UNDER EXECUTIVE **ORDERS 12073 AND 10582**

Significance: Regulatory Program Legal Authority: EO 12073; EO 10582 CFR Citation: 20 CFR 654.5(b)

Legal Deadline: None.

Abstract: Currently the Department of Labor only classifies civil jurisdictions (counties, cities over 50,000 population as well as townships and towns in certain selected States) as labor surplus areas. This policy has resulted in some employment centers in the nation's large metropolitan areas not being classified as labor surplus areas, even though the entire 'Metropolitan Statistical Areas or Primary Metropolitan Statistical Areas would meet the labor surplus area criteria if such geographic areas were classified. The proposed rule would grant the Assistant Secretary for Employment and Training the authority to classify Metropolitan Statistical Areas and Primary Metropolitan Statistical Areas

as labor surplus areas to help alleviate unemployment in these areas. The change will add some additional labor surplus areas to the current list but it will not increase the funds going to such designated areas.

#### Timetable:

| Action                     | Date      |      | FR | Cite  |
|----------------------------|-----------|------|----|-------|
| NPRM                       | 07/24/86  | - 51 | FR | 26555 |
| NPRM Comment<br>Period End | 08/25/86  | 51   | FR | 26555 |
| Final Action               | -06/00/88 |      |    |       |

Small Entity: No

Agency Contact: Robert A. Schaerfl, Director, United States Employment Service, Department of Labor, **Employment and Training** Administration, 200 Constitution Ave., NW, Rm N4470 FPBldg., Washington, DC 20210, 202 535-0157

RIN: 1205-AA55

### 1407. LABOR CERTIFICATION PROCESS FOR TEMPORARY **EMPLOYMENT OF ALIEN WORKERS** IN AGRICULTURE: THE H-2A PROGRAM

Significance: Regulatory.Program

Legal Authority: USC 1101(a)(15)(H)(ii)(a)

CFR Citation: 20 CFR 655

Legal Deadline: Statutory, June 1, 1987.

Abstract: The regulation will implement the new H-2A program created by the Immigration Reform and Control Act of 1986 (IRCA). IRCA established H-2A as a new nonimmigrant subcategory for the admission of Foreign Temporary Agricultural Workers.

### Timetable:

| Action                     | Date     | ,FR    | Cite  |
|----------------------------|----------|--------|-------|
| NPRM                       | 05/05/87 | 52 FR  | 16770 |
| NPRM Comment<br>Period End | 05/19/87 | 52 .FR | 16770 |
| Interim Final<br>Rule      | 06/01/87 | '52 FR | 20496 |
| Final Action               | 10/00/88 |        |       |

Small Entity: Undetermined

Agency Contact: Thomas M. Bruening. Chief. Division of Foreign Labor. Certification, Department of Labor, **Employment and Training** Administration, 200 Constitution Avenue, NW, Rm N4456, FPBldg., Washington, DC 20210, 202 535-0153

RIN: 1205-AA59

DOL-ETA

Final Rule Stage

### 1408. TRADE ADJUSTMENT ASSISTANCE FOR WORKERS

Significance: Regulatory Program

**Legal Authority:** PL 99-292 Consolidated Omnibus Budget Reconciliation Act (1985)

CFR Citation: 20 CFR 617 Legal Deadline: None.

Abstract: These regulations implement PL 99-272, enacted on April 7, 1986, which amended the trade adjustment assistance provisions of the Trade Act of 1974, by extending the program for six (6) years to September 30, 1991; requiring participation in a job search program, where reasonably available,

as a condition for receiving TRA payments; changing the number of weeks of employer authorized leave credited to satisfy the 26 weeks of employment in the last 52 weeks to qualify for TRA; extending the period to receiving basic TRA from 52 weeks to 104 weeks (no increase in the number of weeks payable); and making other changes.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/22/87 | 52 | FR | 39586 |
| NPRM Comment | 11/23/87 | 52 | FR | 39586 |
| Period End   |          |    |    |       |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Glenn M. Zech, Deputy Director, Office of Trade, Adjustment Assistance, Department of Labor, Employment and Training Administration, 601 D Street, NW, Rm 6434, PHBldg., Washington, DC 20213, 202 376-2646

RIN: 1205-AA61

### **DEPARTMENT OF LABOR (DOL)**

**Employment and Training Administration (ETA)** 

### 1409. IMPLEMENTATION OF JOB TRAINING PARTNERSHIP ACT AMENDMENTS OF 1986

Significance: Regulatory Program

**Legal Authority:** JTPA Amendments of

**CFR Citation:** 20 CFR 626, (Revision); 20 CFR 627, (Revision); 20 CFR 628, (Revision); 20 CFR 629, (Revision); 20 CFR 630, (Revision); 20 CFR 631, (Revision)

Legal Deadline: None.

Abstract: Issue regulations to implement those provisions of the 1986 amendments requiring regulatory revision. These include: (1) clarification on the use of six percent funds for technical assistance and post-program data collection; (2) clarification of the

requirements for summer program plans and their approval/ disapproval; and (3) Title III eligibility criteria. Further, in areas not related to the JTPA Amendments, the Department intends to propose rulemaking. This will be policy clarifications, technical corrections, or to address other policy areas in the regulations which have emerged as problems.

### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 01/16/87 | 52 FR 1932  |
| ANPRM<br>Comment<br>Period End | 02/17/87 | 52 FR 1932  |
| NPRM                           | 06/24/87 | 52 FR 23681 |
| NPRM Comment<br>Period End     | 07/24/87 | 52 FR 23681 |

# Action Date FR Cite Final Action .02/12/88 53 FR 4262 Final Action .03/14/88 53 FR 4262

**Completed Actions** 

Small Entity: No

Effective

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Local, State

Agency Contact: Robert N. Colombo, Director, Office of Employment and, Training Programs, Department of Labor, Employment and Training Administration, 200 Constitution Avenue, NW, Rm N4469, FPBldg., Washington, DC 20210, 202 535-0577

RIN: 1205-AA60

### **DEPARTMENT OF LABOR (DOL)**

### Pension and Welfare Benefits Administration (PWBA)

### 1410. "TOP HAT" PLANS

Significance: Regulatory Program Legal Authority: 29 USC 1135 CFR Citation: 29 CFR 2510 Legal Deadline: None.

Abstract: This regulation would provide guidance as to what constitutes an unfunded employee benefit plan maintained primarily for the purpose of providing deferred compensation for a select group of management or highly compensated employees ("top hat" plans) for purposes of Title I of ERISA.

### Timetable:

quidance

| initiation.   |          |         |
|---|----------|---------|
| Action  | Date     | FR Cite |
| Agency to complete review with respect to feasibility of & form of policy | 05/00/88 | -       |

Small Entity: Undetermined

Prerule Stage

Agency Contact: Judith B. Kahn, Employee Benefit Plan Specialist, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N5669, FPBldg., Washington, DC 20210, 202 523-8581

RIN: 1210-AA21

### DEPARTMENT OF LABOR (DOL)

Pension and Welfare Benefits Administration (PWBA)

### Proposed Rule Stage

### 1411. ADEQUATE CONSIDERATION

Significance: Regulatory Program

Legal Authority: 29 USC 1002(3)(18); 29

USC 1135

CFR Citation: 29 CFR 2510 Legal Deadline: None.

Abstract: This regulation would provide guidance as to what constitutes adequate consideration under Section 3(18) of ERISA for securities for which there is no generally recognized market.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |
| Final Action               | 01/00/89 |         |

Small Entity: Undetermined

Agency Contact: Daniel J. Maguire, Staff Attorney, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N4611, FPBldg., Washington, DC 20210, 202 523-9596

RIN: 1210-AA15

### 1412. QUALIFIED DOMESTIC **RELATIONS ORDERS UNDER THE** RETIREMENT EQUITY ACT

Legal Authority: 29 USC 1056(d)(3)(L); 29 USČ 1135

CFR Citation: 29 CFR 2530

Legal Deadline: None.

Abstract: This regulation would clarify the application of the qualified domestic relations order provisions of Section 206(d)(3) of ERISA added by the Retirement Equity Act of 1984.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: Jean Van Ness, Staff Attorney, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N4611, FPBldg., Washington. DC 20210, 202 523-9593

**RIN: 1210-AA19** 

1413. PROCEDURES FOR FILING AND PROCESSING APPLICATIONS FOR **EXEMPTION FROM THE PROHIBITED** TRANSACTION PROVISIONS OF **ERISA, THE INTERNAL REVENUE** CODE, AND FERSA

Significance: Regulatory Program

Legal Authority: 29 USC 1108; 29 USC 1135; 5 USC 8477 (C) (3)

CFR Citation: 29 CFR 2570

Legal Deadline: None.

**Abstract:** This regulation describes the procedures for filing and processing applications for exemptions from the prohibited transaction provisions of ERISA of 1974 and IRC and FERSA of 1986. The proposed regulation updates the description of the Department's procedures to reflect changes in the Department of Labor's exemption authority and to clarify the procedures by providing a more detailed description of the prohibited transaction exemption process.

### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| NPRM                  | 05/00/88 |         |
| Interim Final<br>Rule | 12/00/88 |         |
| nuie                  | •        |         |

Small Entity: Undetermined

Agency Contact: Daniel J. McGuire, Staff Attorney, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Rm N5669, FPBuilding, Washington, DC 20210, 202 523-9596

RIN: 1210-AA26

### 1414. AMOUNT OF BOND FOR FERS THRIFT SAVINGS FUND

Significance: Agency Priority Legal Authority: 5 USC 8478 CFR Citation: Not yet determined

Legal Deadline: None.

**Abstract:** Section 8478(b)(1) requires the Secretary of Labor to prescribe the amount of a bond at the beginning of each Fiscal Year of the fund. This rulemaking accomplishes that objective.

### Timetable:

|        | <del></del> |         |  |
|--------|-------------|---------|--|
| Action | Date        | FR Cite |  |
| NPRM   | -00/00/00   |         |  |

Small Entity: No

Agency Contact: Rudy F. Nuissl, Employee Benefit Plan Specialist, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Rm N5669 FP Building, Washington, DC 20210, 202 523-7901

RIN: 1210-AA28

### 1415. • ALLOCATION OF FIDUCIARY **RESPONSIBILITY (FERSA)**

Significance: Regulatory Program Legal Authority: 5 USC 8477(e)(1)(E) CFR Citation: Not yet determined

Legal Deadline: Statutory, December 31, 1988, Section 114 of the Federal Employees' Retirement System Technical Corrections Act of 1986 imposes a December 31, 1988 deadline for promulgating these regulations.

Abstract: Section 8477(e)(1)(E) of the Federal Employees' Retirement System Act of 1986 (FERSA) requires the Secretary of Labor to prescribe in regulations procedures for allocating fiduciary responsibilities among fiduciaries, including investment managers, with respect to the Thrift Savings Fund (Fund) established under FERSA. This regulation would carry out the requirement of FERSA that the Secretary promulgate regulations prescribing procedures for allocating fiduciary responsibility with respect to the Thrift Savings Fund.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: No

Agency Contact: Gerald B. Lindrew, Assistant Director for Policy and, Legislative Analysis, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Room N5647, FPBldg., Washington, DC 20210, 202 523-7933

RIN: 1210-AA30

### 1416. ● FINAL BONDING RULES (FERSA AND ERISA)

Significance: Regulatory Program Legal Authority: 5 USC 8478 CFR Citation: Not yet determined

Legal Deadline: Statutory, December 31, 1989. Section 113 of the Federal Employees' Retirement System Technical Corrections Act of 1986 imposes a December 31, 1989 deadline for promulgating final bonding regulations under FERSA.

**Abstract:** FERSA Section 8478 requires the Secretary of Labor to promulgate regulations governing the bonding of fiduciaries and other persons who handle the funds or other property of the Thrift Savings Fund established under FERSA. The regulations set forth the required bonding procedures.

### **DOL-PWBA**

### **Proposed Rule Stage**

| Timetable:                 | Talk. 1  | 1  |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| Interim Final<br>Rule      | 09/23/87 | 52 | FR | 35864 |
| NPRM                       | 02/00/89 |    |    |       |
| NPRM Comment<br>Period End | 04/00/89 |    | •  |       |

Small Entity: Undetermined

Agency Contact: Gerald B. Lindrew, Assistant Director for Policy and, Legislative Analysis, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Room N5647, FPBldg., Washington, DC 20210, 202 523-7933

RIN: 1210-AA31

### 1417. ● CIVIL PENALTIES UNDER FERSA

Significance: Regulatory Program

Legal Authority: 5 USC 8477(e)(1)(B)

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: Section 8477(e)(1)(B) of the Federal Employees' Retirement System Act of 1986 (FERSA) authorizes the Secretary of Labor to assess civil penalties against parties in interest who engage in prohibited transactions with the Thrift Savings Fund (Fund) established under FERSA. The regulations will govern the procedures for imposing sanctions and enable the

Department to penalize persons who violate the prohibited transaction rules with respect to assets of the Fund.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 11/00/88 |         |

Small Entity: No

Agency Contact: Gerald B. Lindrew, Assistant Director for Policy and, Legislative Analysis, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Room N5647, FPBldg., Washington, DC 20210, 202 523-7933

RIN: 1210-AA32

### 1418. © CIVIL PENALTY FOR FAILURE OR REFUSAL TO FILE ANNUAL REPORT

Significance: Regulatory Program

Legal Authority: PL 100 to 203 Section

9342(c)

CFR Citation: Not yet determined

**Legal Deadline:** Statutory, January 1, 1989. Section 9342(d) of OBRA 1987 specifically directs the Secretary to issue not later than January 1, 1989, the regulations required to implement this provision.

Abstract: Section 502(c) of the Employee Retirement Income Security Act of 1974 (ERISA) was amended by Section 9342(c) of the Omnibus Budget Reconciliation Act of 1987 (OBRA 1987) to authorize the Secretary of Labor to assess a civil penalty of up to \$1,000 a day from the date of a plan administrator's failure or refusal to file the complete annual report required to be filed with the Secretary under section 101(b)(4) of ERISA. This regulation would carry out the requirement of OBRA 1987 that the Secretary promulgate regulations implementing the new civil penalty provision relating to a plan administrator's failure or refusal to file a complete annual report.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |
| Final Action               | 12/00/88 | ٠       |

Small Entity: Undetermined

Agency Contact: Gerald B. Lindrew, Assistant Director for Policy and, Legislative Analysis, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Room N5647, FPBldg., Washington, DC 20210, 202 523-7933

RIN: 1210-AA34

### DEPARTMENT OF LABOR (DOL)

Pension and Welfare Benefits Administration (PWBA)

### 1419. INDIVIDUAL BENEFITS REPORTING AND RECORDKEEPING FOR MULTIPLE EMPLOYER PLANS

Significance: Regulatory Program

**Legal Authority:** 29 USC 1025; 29 USC 1059; 29 USC 1135

CFR Citation: 29 CFR 2520; 29 CFR 2530

Legal Deadline: None.

Abstract: The rule would govern: (1) reports that must be furnished to participants and beneficiaries in multiple employer pension plans, regarding the benefits to which they are entitled, or may become entitled, at retirement; and (2) records that must be maintained to provide the information necessary to prepare these reports. This rule was first proposed on 02/09/79 (44 FR 8294) jointly with the single

employer plan benefit reporting regulations.

### Timetable:

| Action                                     | Date     |     | FR | Cite  |
|--|----------|-----|----|-------|
| NPRM Previous                              | 02/09/79 | 44  | FR | 8294  |
| NPRM                                       | 08/80/80 | 45  | FR | 52824 |
| NPRM Comment<br>Period End                 | 10/08/80 |     |    |       |
| Notice of Public<br>Hearing on<br>11/25/80 | 11/12/80 | 45  | FR | 74727 |
| Final Action                               | 00/00/00 | . : |    |       |

Small Entity: Undetermined

Agency Contact: Katherine Lewis, Employee Benefit Plan Specialist, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Ave., NW, Rm N5669,

FPBldg., Washington, DC 20210, 202 523-

Final Rule Stage

7901

RIN: 1210-AA02

### 1420. INDIVIDUAL BENEFITS REPORTING AND RECORDKEEPING FOR SINGLE EMPLOYER PLANS

Significance: Regulatory Program

**Legal Authority:** 29 USC 1025; 29 USC 1059; 29 USC 1135

CFR Citation: 29 CFR 2520; 29 CFR 2530

Legal Deadline: None.

Abstract: The rule would govern: (1) reports that must be furnished to participants and beneficiaries in single employer pension plans, regarding the benefits to which they are entitled, or may become entitled, at retirement; and

DOL—PWBA Final Rule Stage

(2) records that must be maintained to provide the information necessary to prepare these reports. This rule was first proposed on 02/09/79 (44 FR 8294) jointly with the multiple employer plan benefit reporting regulation.

#### Timetable:

| Action                                     | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM Previous                              | 02/09/79 | 44 | FR | 8294  |
| NPRM ·                                     | 08/01/80 | 45 | FR | 51231 |
| Notice of Public<br>Hearing on<br>11/25/80 | 11/12/80 | 45 | FR | 74728 |
| NPRM Comment<br>Period End                 | 10/01/81 |    |    |       |
| Final Action                               | 00/00/00 |    |    |       |

Small Entity: Undetermined

Agency Contact: Katherine Lewis, Employee Benefit Plan Specialist, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Ave., NW, Rm N5669, FPBldg., Washington, DC 20210, 202 523-7901

RIN: 1210-AA03

### 1421. PARTICIPANT DIRECTED INDIVIDUAL ACCOUNT PLANS

Significance: Regulatory Program

**Legal Authority:** 29 USC 1104(c); 29 USC 1135

CFR Citation: 29 CFR 2550 Legal Deadline: None.

Abstract: The regulation would describe the kinds of participant directed individual account plans referred to in Section 404(c) of ERISA, the circumstances under which a participant or beneficiary will be considered to have exercised control over his individual account, and the consequences under section 404(c) of such an exercise of control.

### Timetable:

| Action                     | Date       | FR Cite      |
|----------------------------|------------|--------------|
| NPRM                       | 09/03/87   | 52· FR 33508 |
| NPRM Comment<br>Period End | . 11/02/87 |              |
| Final Action               | 12/00/88   |              |

Agency Contact: Martin Staubus, Staff Attorney, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N4611, FPBldg., Washington, DC 20210, 202 523-9596

Small Entity: Undetermined

RIN: 1210-AA08

#### 1422. LOANS TO PARTICIPANTS

Significance: Regulatory Program

Legal Authority: 29 USC 1135; 29 USC

1108

CFR Citation: 29 CFR 2550 Legal Deadline: None.

Abstract: This rule describes the circumstances under which the exemption in Section 408(b)(1) of ERISA from the prohibited transaction provisions for loans by a plan to plan participants will be available.

### Timetable:

| Action                     | Date        | FR Cite    |
|----------------------------|-------------|------------|
| NPRM                       | 01/22/88    | 53 FR 1798 |
| NPRM Comment<br>Period End | 03/22/88    |            |
| Final Action               | 11/00/88    |            |
| Small Entity: U            | ndetermined |            |

Agency Contact: Susan Rees, Staff Attorney, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N4611, FPBldg., Washington, DC 20210, 202 523-9596

RIN: 1210-AA09

### 1423. DEFINITION OF "PLAN ASSETS" (PARTICIPANT CONTRIBUTIONS) (PROPOSED AT 44 FR 50363, AUGUST 28, 1979)

Significance: Regulatory Program Legal Authority: 29 USC 1135 CFR Citation: 29 CFR 2550 Legal Deadline: None.

Abstract: This regulation would describe when monies paid to, or withheld by, an employer as contributions to an employee benefit plan are considered "Plan Assets" for purposes of Title I of ERISA and certain related provisions of the Internal Revenue Code. Proposed regulations dealing with this matter were published by the Department on August 28, 1979.

### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| NPRM                    | 08/28/79 | 44 FR 50363 |
| NPRM Comment Period End | 01/07/80 |             |
| Public Hearings         | 02/27/80 |             |
| Final Action            | 05/00/88 |             |

Small Entity: No

Additional Information: Subpart of RIN 1210-AA06 (Definition of Plan Assets) which will be handled separately. This

item is included as 1210-AA23 in the U.S. Regulatory Program.

Agency Contact: Daniel J. McGuire, Staff Attorney, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N4611, FPBldg., Washington, DC 20210, 202 523-9596

RIN: 1210-AA16

### 1424. PROCEDURES FOR THE ADMINISTRATIVE IMPOSITION OF CIVIL SANCTIONS UNDER SECTION 502(I) OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974 (ERISA)

Significance: Regulatory Program

**Legal Authority:** 29 USC 1132 (i); 29 USC 1135

CFR Citation: 29 CFR 2560; 29 CFR 2570

Legal Deadline: None.

Abstract: This procedural rule would implement Section 502(i) of ERISA

which authorizes the Secretary of Labor to impose civil sanctions against parties in interest (as defined in ERISA Section 3(14)) who engage in prohibited transactions with welfare plans and nonqualified pension plans.

### Timetable:

| Action .                   | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/27/86 |    |    |       |
| NPRM Comment<br>Period End | 10/27/86 | 51 | FR | 30501 |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Susan Rees, Staff Attorney, Department of Labor, Office of the Secretary, 200 Constitution Ave., NW, Rm N4611, FPBldg., Washington, DC 20210, 202 523-9596

RIN: 1210-AA20

### 1425. PROPOSED REGULATION EXEMPTING CERTAIN BROKER-DEALERS AND INVESTMENT ADVISERS FROM BONDING REQUIREMENTS

Significance: Agency Priority

Legal Authority: 29 USC 1135; 29 USC

1112

CFR Citation: 29 CFR 2580 Legal Deadline: None.

Abstract: The proposed regulation is intended to provide an exemption from the bonding requirements of Section 412 (a) of ERISA for certain broker dealers

### DOL-PWBA

Final Rule Stage

Completed Actions

and investment advisers who handle plan assets if the proposed regulation's alternative bonding requirements are met. If adopted, the regulation would permit broker-dealer and their investment adviser affiliates to substitute the fidelity bond required by the self-regulatory organizations of which they are members, subject to a minimum level of coverage, for the

bond otherwise required by Section 412 of ERISA.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/19/87 | 52 FR 31039 |
| NPRM Comment<br>Period End | 10/19/87 | 52 FR 31039 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Linda Shore. Employee Benefit Plan Specialist, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Rm N5667 FPBuilding, Washington, DC 20210, 202 523-8671

RIN: 1210-AA25

### DEPARTMENT OF LABOR (DOL)

### Pension and Welfare Benefits Administration (PWBA)

### 1426. ADOPTION OF TEMPORARY **BONDING REGULATIONS UNDER ERISA SECTION 412 FOR PURPOSES OF FERSA SECTION 8478**

Significance: Regulatory Program

Legal Authority: 5 USC 8478; PL 99-556

SEČTION 113

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: Section 8478 of FERS Requires the Secretary of Labor to prescribe within regulations concerning the bonding (for loss through theft or embezzlement) of property of the thrift savings fund. Section 113 of the Federal

**Employees' Retirement System Technical Corrections Act of 1986** authorizes the Secretary of Labor to apply the temporary bonding regulations under ERISA Section 412 to FERSA Section 8478 (until January 1, 1990). This rulemaking effects such interim adoption of the ERISA bonding regulations for FERSA purposes.

### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| Interim Final Action Effective | 04/01/87 |             |
| Interim Final<br>Rule          | 09/23/87 | 52 FR 35864 |

Action Date **FR Cite** Final Temporary 09/23/87 52 FR 35864 Rule End of Comment 11/23/87 Period

Small Entity: No

Agency Contact: Rudy F. Nuissl, Employee Benefit Plan Specialist, Department of Labor, Pension and Welfare Benefits Administration, 200 Constitution Avenue, NW, Rm N5669 FP Building, Washington, DC 20210, 202 523-7901

RIN: 1210-AA29

### DEPARTMENT OF LABOR (DOL)

### Office of Labor Management Standards (OLMS)

**Proposed Rule Stage** 

### 1427. ● LABOR ORGANIZATION **ANNUAL FINANCIAL REPORTS**

Legal Authority: 29 USC 431; 29 USC 438; 29 USC 461

CFR Citation: 29 CFR 403 Legal Deadline: None.

Abstract: This proposed regulation would implement a new labor organization annual report form to replace Labor Organization Annual Report forms LM-2 and LM-3, which are incorporated in the Department's regulations at 29 CFR 403.3 and 403.4(a). It would also replace Form LM-1A, entitled "Report of Current Status: **Labor Organization Information** Supplement," which is incorporated in the regulations at 29 CFR 402.4(a).

### Timetable:

| Action      | Date     | FR | Cite |
|-------------|----------|----|------|
| NPRM        | 00/00/00 |    |      |
| Small Entit | v: No    |    |      |

Agency Contact: Kay H. Oshel, Chief, Division of Interpretations and, Standards, Department of Labor, Office of Labor Management Standards, 200 Constitution Avenue, NW, Room N5613, FPBldg., Washington, DC 20210, 202 523-7373

RIN: 1294-AA04

### **DEPARTMENT OF LABOR (DOL)**

Office of Labor Management Standards (OLMS)

**Completed Actions** 

Prerule Stage

1428. GENERAL STATEMENT **CONCERNING THE ELECTION PROVISIONS OF THE LABOR-**MANAGEMENT REPORTING AND **DISCLOSURE ACT OF 1959 CHARACTERISTICS OF CANDIDATES** 

Legal Authority: 29 USC 481; 29 USC

482

CFR Citation: 29 CFR 452.46

Legal Deadline: None.

Abstract: This regulation will amend 29 CFR 452.46 regarding maximum age restrictions on candidacy for union office. The amendment is required in

part to conform the regulations to a recent amendment to the Age Discrimination in Employment Act of 1987

### Timetable:

| Action -                  | Date     | FR: Cite   |
|---------------------------|----------|------------|
| Final Action              | 03/17/88 | 53 FR 8750 |
| Final Action<br>Effective | 03/17/88 |            |

Small Entity: Not Applicable

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Agency Contact: Kay Oshel, Chief, Division of Interpretations and, Standards, Department of Labor, Office of Labor Management Standards, 200 Constitution Avenue, NW, Rm N5613, FPBldg., Washington, DC 20210, 202 523-7373

Government Levels Affected: Federal

RIN: 1294-AA02

### DEPARTMENT OF LABOR (DOL)

Mine Safety and Health Administration (MSHA)

1429. DIESEL-POWERED EQUIPMENT FOR UNDERGROUND COAL MINES

Significance: Regulatory Program

Legal Authority: 30 USC 811; 30 USC

CFR Citation: 30 CFR 7; 30 CFR 70; 30

**CFR 75** 

Legal Deadline: None. Under the Mine act, the advisory committee must submit recommendations within 180 days of convening.

Abstract: MSHA has established a mining equipment approval program, including evaluation criteria, and corresponding safety standards requiring the use of certain equipment. Existing approval regulations do not generally apply to the diesel equipment now being used in underground coal mines. An Advisory Committee convened in January 1988 to make recommendations concerning what standards and regulations would be appropriate for coal mines.

### Timetable:

Small Entity: Yes

| Action  | Date     |    | FR | Cite  |  |
|---|----------|----|----|-------|--|
| Establishment of<br>Advisory<br>Committee   | 10/06/87 | 52 | FR | 37381 |  |
| Notice of<br>Appointment of<br>Committee<br>Members and<br>Notice of First<br>Meeting | 01/05/88 | 53 | ĖR | 00189 |  |
| Committee Delivers Recommendations  | 07/00/88 |    |    |       |  |

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA27

1430. NOTIFICATION, INVESTIGATION, REPORTS AND RECORDS OF ACCIDENTS INJURIES. ILLNESSES, EMPLOYMENT, AND **COAL PRODUCTION IN MINES** 

Significance: Regulatory Program

Legal Authority: 30 USC 957; 30 USC

813(d)

CFR Citation: 30 CFR 50 Legal Deadline: None.

Abstract: In response to concerns raised by members of Congress and the mining community about the nature and accuracy of existing reporting obligations, MSHA established an intraagency task force to review its requirements for reports of accidents, injuries and illnesses in coal and metal. and nonmetal mines. The Agency focused on several aspects of the reporting requirements including the definition of an occupational injury or illness, and an expanded audit program. The Agency has determined that the existing regulations in Part 50 should be clarified and improved through the rulemaking process. MSHA will clarify the definitions of reportable injuries and illnesses and solicit suggestions from the public in this effort.

### Timetable:

| Action                            | Date     | FR Cite |
|-----------------------------------|----------|---------|
| Begin Review                      | 12/01/85 |         |
| Task Force<br>Report<br>Completed | 03/03/86 |         |
| ANPRM                             | 05/00/88 |         |

Small Entity: Yes

Additional Information: MSHA will work closely with BLS and OSHA throughout the rulemaking to assure departmental consistency.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA33

### 1431. ● ASBESTOS

Significance: Regulatory Program Legal Authority: 30 USC 811

CFR Citation: 30 CFR 71.702; 30 CFR 56.5001(b); 30 CFR 57.5001(h)

Legal Deadline: None.

Abstract: In 1986, OSHA lowered its asbestos limit to general industry to .2. fibers per cubic centimeter. MSHA will consider whether this limit would also be appropriate for the mining industry based on the health risks posted and the economic and technical feasibility of lowering the present limit.

Prerule Stage

| Timetable:  | •        |         |
|-------------|----------|---------|
| Action      | Date     | FR Cite |
| To be       | 06/00/88 |         |
| coordinated |          |         |
| with OSHA   |          |         |

Small Entity: Undetermined

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Room 631, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA46

### 1432. ● HAZARD COMMUNICATION

Significance: Regulatory Program'
Legal Authority: 30 USC 811
CFR Citation: 30 CFR NEW
Legal Deadline: None.

Abstract: The primary purpose of this action is to provide miners with the means to receive necessary information on the hazards of chemical to which they are exposed and the action necessary to protect their safety and health. MSHA is reviewing OSHA's hazard communication standard and is also reviewing information collected by NIOSH.

| Timetable:                     |            |             |
|--------------------------------|------------|-------------|
| Action                         | Date       | FR Cite     |
| ANPRM                          | 03/30/88   | 53 FR 10257 |
| ANPRM<br>Comment<br>Period End | 05/31/88   |             |
| NPRM                           | . 12/00/88 |             |

Small Entity: Undetermined

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Room 631, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA47

### DEPARTMENT OF LABOR (DOL)

Mine Safety and Health Administration (MSHA)

### **Proposed Rule Stage**

### 1433. PATTERN OF VIOLATIONS

Significance: Regulatory Program

Legal Authority: 30 USC 814(e); 30 USC

957

CFR Citation: 30 CFR 104 Legal Deadline: None.

Abstract: In 1980, a proposal was issued but subsequently withdrawn as a result of certain Review Commission decisions and other policy considerations. A second ANPRM which outlined new procedures for implementing the statutory provision for pattern of violations was issued in 1985. Various segment of the mining community have viewed the role of the pattern provision with marked differences, often resulting in a contradictory record to reconcile these differences and achieve the intended objective, the Agency has been working to develop both appropriate criteria and a meaningful procedure for identifying operators who are potential pattern violators.

### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM   | 02/08/85 | 50 | FR | 5470  |
| Withdrawal of<br>1980 NPRM                      | 02/08/85 | 50 | FR | 5470  |
| Extension of<br>Comment<br>Period to<br>5/10/85 | 04/05/85 | 50 | FR | 13617 |
| ANPRM<br>Comment<br>Period Enc                  | 04/09/85 | 50 | FR | 5470  |
| NPRM  | 05/00/88 |    |    |       |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA04

### 1434. UNDERGROUND COAL MINE ELECTRICAL STANDARDS

Significance: Regulatory Program

Legal Authority: 30 USC 811

**CFR Citation:** 30 CFR 75.500; 30 CFR 75.600; 30 CFR 75.700; 30 CFR 75.800; 30 CFR 75.900; 30 CFR 75.1000

Legal Deadline: None.

Abstract: Existing electrical standards for underground coal mines would be substantially reorganized, clarified, and updated. General incorporations by reference of the National Electric Code would be eliminated and replaced with specific standards applicable to underground coal mining operations. The Agency is in the process of developing a proposed rule that addresses the wide range of issues raised by commenters.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Begin Review | 07/09/82 | 47 | FR | 30025 |
| ANPRM        | 05/23/86 | 51 | FR | 18899 |

| Action                                   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Comment Period<br>Extended to<br>8/15/86 | 07/03/86 | 51 | FR | 24387 |
| ANPRM<br>Comment<br>Period End           | 07/22/86 | 51 | FR | 18899 |
| NPRM                                     | 08/00/88 |    |    |       |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA10

### 1435. REVIEW OF METAL AND NONMETAL ELECTRICAL STANDARDS

Significance: Agency Priority
Legal Authority: 30 USC 811

CFR Citation: 30 CFR 56.12000; 30 CFR

57.12000

Legal Deadline: None.

Abstract: The electrical standards are part of the overall review of regulations dealing with metal and nonmetal mines and mills. General incorporations by reference of the National Electric Code would be eliminated and replaced with standards applicable to metal and nonmetal mining and mills. These standards would also be substantially clarified, updated, and realigned into functional categories, and would

Proposed Rule Stage

include technological advances in electrical systems.

#### Timetable:

| Action                   | Date     | FR Cite     |
|--------------------------|----------|-------------|
| Begin Review             | 03/25/83 | 45 FR 19267 |
| ANPRM                    | 05/20/83 | 48 FR 22895 |
| ANPRM Comment Period End | 07/19/83 |             |
| NPRM                     | 08/00/88 |             |

### Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA14

## 1436. REVIEW OF METAL AND NONMETAL EXPLOSIVES STANDARDS

Significance: Agency Priority
Legal Authority: 30 USC 811

**CFR Citation:** 30 CFR 56.6000; 30 CFR 57.6000

Legal Deadline: None.

Abstract: The explosives standards are part of the overall review of regulations dealing with metal and nonmetal mines and mills. These standards would be clarified and updated consistent with technological advances, such as gaseous initiation systems, miniaturized detonating cord systems and the use of bulk mixing of explosives materials.

### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Begin Review  | 03/25/80 | 45 FR 19267 |
| ANPRM   | 08/20/84 | 49 FR 33087 |
| Extension of<br>ANPRM<br>Comment<br>Period to<br>11/16/84 | 09/25/84 | 49 FR 37640 |
| ANPRM. Comment Period End                                 | 10/19/84 |             |
| NPRM  | 05/00/88 |             |

Small Entity: Yes

Additional Information: Public hearings will most likely be held during July 1988.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA17

### 1437. METAL AND NONMETAL AIR QUALITY STANDARDS

Significance: Regulatory Program Legal Authority: 30 USC 811

CFR Citation: 30 CFR 55.5; 30 CFR 56.5

Legal Deadline: None.

Abstract: The Agency is developing a NPRM which would replace an incorporation by reference with updated permissible exposure limits which are specifically applicable to the hazards encountered in metal and nonmetal mining. The proposal would solicit comment on which means of control would provide the necessary protection from airborne contaminants. Standards for use of respiratory protective equipment would replace an outdated incorporation by reference. Other issues being considered are: requirements for exposure monitoring and precautions for handling restricteduse chemicals; notification of workers of overexposures; and access to exposure records.

### Timetable:

| Action   | Date     | FR Cite:     |
|--|----------|--------------|
| Begin Review                                     | 03/25/80 | 45 FR: 19267 |
| ANPRM  | 07/06/83 | 48 FR 31171  |
| Extension of Comment Period to 10/06/83          | 08/12/83 | 48 FR 36789  |
| Extension of<br>Comment<br>Period to<br>11/07/83 | 09/16/83 | 48 FR 41747  |
| ANPRM Comment Period End                         | 11/07/83 |              |
| NPRM   | 07/00/88 |              |

Small Entity: Yes

Additional information: Public hearings will most likely be held during September 1988. The Agency will also include air quality and chemical substances for coal mines (RIN: 1219-AA41) in the proposal because of the commonality of potential exposures and the desire of the Agency to have a uniform health enforcement program.

Agency Contact: Patricia W. Silvey, Director, Office of Standards,

Regulations and Variances; Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA21.

### 1438. CERTIFICATION AND QUALIFICATION OF PERSONS

Legal Authority: 30 USC 811

**CFR** Citation: 30 CFR 75.100; 30 CFR 75.150; 30 CFR 77.100; 30 CFR 77.105

Legal Deadline: None.

Abstract: Certain MSHA regulations require persons working in coal mines to be qualified or certified to perform certain tasks, e.g., testing for methane, making ventilation examinations, etc. The existing rule requires operators to submit certification and qualification applications to MSHA every six months for recertification. The proposal eliminates the six-month limitation, permitting persons to remain certified or qualified for as long as they continue to satisfy the substantive requirements and remain employed at the same coal mine or independent contractor.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM'                      | 04/13/88 | 53 | FR | 12250 |
| NPRM Comment<br>Period End | 06/13/88 |    |    | •     |
| Final Action               | 09/00/88 |    |    |       |

Small Entity:: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 631, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA36

### 1439. AUTOMATIC WARNING DEVICES FOR MOBILE EQUIPMENT

**Legal Authority:** 30 USC 811 **CFR Citation:** 30 CFR 77.410

Legal Deadline: None:

Abstract: MSHA's existing standard requires mobile equipment to be equipped with devices which automatically sound an alarm when the equipment is put in reverse. MSHA is considering revising the standard to exclude pickup trucks if the driver has an unobstructed rear view. The Agency

**Proposed Rule Stage** 

is also considering allowing alternatives to automatic warning devices.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/13/88 | 53 FR 12253 |
| NPRM Comment<br>Period End | 06/13/88 |             |
| Final Action               | 09/00/88 | /           |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 631, BT #3, Arlington, VA 22203, 703 235-1910

**RIN: 1219-AA38** 

### 1440. AUTOMATIC BRAKES ON SELF-PROPELLED ELECTRIC FACE EQUIPMENT

Significance: Regulatory Program Legal Authority: 30 USC 811 CFR Citation: 30 CFR 75.523-3

Legal Deadline: None.

Abstract: In 1973, the Agency issued installation and performance requirements for automatic emergency brakes on rubber-tired, self-propelled electric face equipment for underground coal mines. However, there was not sufficient technical data to develop criteria for evaluating the designs of these braking systems. On July 30, 1974, the effective dates for compliance with 75.523-3 were suspended indefinitely. MSHA now has sufficient technical date to review the standard.

### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/01/88 | 53 FR 6512 |
| NPRM Comment<br>Period End | 05/02/88 | 53 FR 6512 |
| Final Action               | 12/00/88 |            |

Small Entity: Yes

Additional Information: Public hearings will most likely be held in May 1988.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm. 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA39

### 1441. ELECTRIC MINE LAMPS OTHER THAN STANDARD CAP LAMPS

Legal Authority: 30 USC 811
CFR Citation: 30 CFR 20
Legal Deadline: None.

Abstract: Under existing standards MSHA is limited to investigating and approving lamps which meet the design, construction and test requirements specifically set forth in 30 CFR 20. As a result, the Agency is restricted from approving lamps that incorporate alternative technology. The proposal would amend Part 20 to enable the Agency to issue approvals for lamps which, after testing, are found to be safe for their intended use and provide, at a minimum, the same degree of protection as lamps currently approved under the existing standards.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/13/88 | 53 FR 12250 |
| NPRM Comment<br>Period End | 06/13/88 |             |
| Final Action               | 09/00/88 |             |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA40

### 1442. COAL AIR QUALITY

Significance: Regulatory Program
Legal Authority: 30 USC 811
CFR Citation: 30 CFR 70

Legal Deadline: None.

Abstract: Permissible exposure limits for most noxious and poisonous gases in underground coal mines are addressed in 30 CFR 75.301-2. This ventilation standard incorporates by reference an outdated national consensus standard. MSHA would replace the incorporation by reference with updated standards that are more specific to the mining industry. These standards would be recodified with other health standards for underground coal mining in 30 CFR 70.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |
|        |          | •       |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

**RIN:** 1219-AA41

### 1443. MULTIPLE-SHOT BLASTING UNITS

Legal Authority: 30 USC 811 CFR Citation: 30 CFR 25 Legal Deadline: None.

Abstract: The requirements for approval of blasting units are part of the overall coal review to update standards. The revision of existing Part 25 specifications is to be proposed as Subpart D to Part 7. Under this concept, testing would be done by the applicant or a third party, subject to Agency requirements and approval.

### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| ANPRM   | 06/05/84 | 49 FR 23281 |
| Notice of Public<br>Conferences<br>for 7/11/84  | 06/05/84 | 49 FR 23281 |
| Extension of<br>Comment<br>Period to<br>9/24/84 | 07/31/84 | 49 FR 30636 |
| ANPRM Comment Period End                        | 08/10/84 | 49 FR 23281 |
| NPRM  | 04/00/88 |             |

Small Entity: Yes

Additional Information: The review of 30 CFR 25 was originally listed in the Agenda in 1984. In the October 1985 Agenda, MSHA consolidated the Review of Part 25 under 1219-AA16. A proposal is expected to be published in April 1988 which will revise 30 CFR 25 and combine it as a subpart of 30 CFR 7

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health

**Proposed Rule Stage** 

Administration, 4015 Wilson Blvd., Rm 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA42

## 1444. • RULES OF PRACTICE FOR PETITIONS FOR MODIFICATION OF MANDATORY SAFETY STANDARDS

Significance: Regulatory Program
Legal Authority: 30 USC 811
CFR Citation: 30 CFR 44
Legal Deadline: None.

Abstract: On July 10, 1987, the United States Court of Appeals for the District

of Columbia invalidated the Agency's existing interim relief regulation based in part, on procedural defects, holding that it was contrary to Congressional interest. (INT. UNION v. MSHA, 823 F. 2d 608 (D.C. Cir. 1987). Therefore, MSHA has issued a proposal addressing interim relief in situations where enforcement of a mandatory standard would result in a diminution of safety to affected miners or in emergency situations.

### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 08/00/88 |    |      |

Small Entity: Undetermined

Additional Information: Public hearings will most likely be held in July 1988.

Agency Contact: Patricia W. Silvey, Director, Office of Standard, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Room 631, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA45

### **DEPARTMENT OF LABOR (DOL)**

Mine Safety and Health Administration (MSHA)

Final Rule Stage

### 1445. PROCEDURES FOR APPROVAL OF MINING EQUIPMENT

Significance: Regulatory Program Legal Authority: 30 USC 811 CFR Citation: 30 CFR 7 Legal Deadline: None.

Abstract: This would be a new Part. Under existing regulations, certain equipment must be tested and approved by MSHA prior to use in certain underground mines. The proposal would permit manufacturers or independent laboratories to test certain equipment prior to issuance of the Agency's approval. The actual authority for approval would continue to remain with the government. The final rule contains a mechanism for monitoring quality assurance and conducting postapproval audits.

### Timetable:

| Action   | Date     |     | FR | Cite  |
|--|----------|-----|----|-------|
| ANPRM  | 03/04/83 | 48  | FR | 09475 |
| Notice of Public<br>Hearings                   | 03/18/83 | 48  | FR | 11665 |
| ANPRM<br>Comment<br>Period End                 | 05/03/83 |     |    |       |
| NPRM   | 02/06/86 | 51  | FR | 4686  |
| Notice of Public<br>Hearings                   | 02/06/86 | .51 | FR | 4668  |
| Extension of<br>Comment<br>Period to<br>5/7/86 | 04/04/86 | 51  | FR | 11586 |
| NPRM Comment<br>Period End                     | 04/07/86 | 51  | FR | 4686  |
| Final Action                                   | 04/00/88 |     |    |       |

Small Entity: Yes

Additional Information: Public hearings were held during July 1986.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA06

### 1446. UNDERGROUND COAL MINE VENTILATION

Significance: Regulatory Program Legal Authority: 30 USC 811 CFR Citation: 30 CFR 75.300 Legal Deadline: None.

Abstract: The Agency published a proposed rule concerning ventilation in underground mines which included provisions for the introduction of new technology for systematic monitoring of explosive methane gas, as well as gases that may indicate a mine fire. Other important issues include ventilation of worked-out areas: timeframes for tests for methane; and using intake air that has been used to ventilate a belt conveyor entry. The existing escapeway standards contained in 30 CFR Part 75.1704 (previously RIN: 1219-AA37) are incorporated into the proposal.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Begin Review | 07/09/82 | 47 FR 30025 |
| ANPRM        | 11/19/85 | 50 FR 47702 |

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| Extension of ANPRM         | 02/14/86 | 51 FR 5546 |
| Comment<br>Period to       |          |            |
| 4/4/86                     |          |            |
| ANPRM                      | 02/18/86 |            |
| Comment                    |          |            |
| Period End                 |          |            |
| NPRM                       | 01/27/88 | 53 FR 2382 |
| NPRM Comment<br>Period End | 03/28/88 | 53 FR 2382 |
| Final Action               | 06/00/89 |            |

Small Entity: Yes

Additional Information: Public hearings are anticipated to be held during April 1988.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA11

### 1447. EXPLOSIVES AND BLASTING IN UNDERGROUND COAL MINES

Significance: Regulatory Program Legal Authority: 30 USC 811 CFR Citation: 30 CFR 75.1300

Legal Deadline: None.

Abstract: The existing standards governing the use of explosives in underground coal mines are outdated and incomplete. MSHA's final rule will substantially reorganize, clarify and update these requirements. In addition,

Final Rule Stage

the rule will recognize new explosive technology and will permit future changes in technology with assurances for a safe mining environment.

### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Begin Review                                    | 07/09/82 | 47 FR 30025 |
| ANPRM   | 05/08/84 | 49 FR 19601 |
| ANPRM<br>Comment<br>Period End                  | 07/20/84 | 49 FR 19601 |
| NPRM  | 05/09/86 | 51 FR 17284 |
| Extension of<br>Comment<br>Period to<br>7/31/86 | 07/03/86 | 51 FR 24387 |
| NPRM Comment<br>Period End                      | 07/08/86 | 51 FR 17284 |
| Notice of Public<br>Hearings                    | 10/21/86 | 51 FR 37376 |
| Supplemental<br>Public Hearing                  | 03/26/87 | 52 FR 9670  |
| Final Action                                    | 06/00/88 |             |

### Small Entity: Yes

Additional Information: Public hearings were held in November 1986. See also RIN 1219-AA23 for abstract and timetables of related rulemaking to revise approval specifications for explosives. A supplemental public hearing was held 4/22/87 in Bruceton, PA in conjunction with public hearings on 30 CFR Part 15.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA16

# 1448. SAFETY STANDARDS FOR LOADING, HAULING AND DUMPING AND MACHINERY AND EQUIPMENT AT METAL AND NONMETAL MINES

Significance: Agency Priority
Legal Authority: 30 USC 811

**CFR Citation:** 30 CFR 56.9000; 30 CFR 57.9000

Legal Deadline: None.

Abstract: The loading, hauling and dumping and machinery and equipment (previously RIN: 1219-AA19) standards are part of the overall review of regulations dealing with metal and nonmetal mines and mills. As a result of consideration of the public rulemaking records relating to both the machinery and equipment and loading;

hauling and dumping standards, the Agency reorganized the standards to more accurately and clearly identify the hazards. A combined final rule of these two sections was published in April 1988.

### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Begin Review                                      | 03/25/80 | 45 | FR | 19267 |
| ANPRM   | 04/22/83 | 48 | FR | 17513 |
| ANPRM<br>Comment<br>Period End                    | 06/21/83 |    |    |       |
| NPRM  | 12/18/84 | 49 | FR | 49202 |
| Extension of<br>Time to<br>Comment to<br>03/22/85 | 01/25/85 | 50 | FR | 3681  |
| NPRM Comment<br>Period End                        | 02/19/85 | 49 | FR | 49202 |
| Notice of Public<br>Hearings                      | 07/03/85 | 50 | FR | 27566 |
| Final Action                                      | 04/00/88 |    |    |       |

Small Entity: Yes

Additional Information: Public hearings were held during August 1985.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

**RIN: 1219-AA18** 

## 1449. APPROVAL REQUIREMENTS FOR EXPLOSIVES AND SHEATHED EXPLOSIVE UNITS

Significance: Agency Priority Legal Authority: 30 USC 811 CFR Citation: 30 CFR 15 Legal Deadline: None.

Abstract: The requirements for approval of explosives are part of the overall coal review of high priority standards. The final rule updated and clarified existing specifications and tests, and recognized new provisions in the development of sheathed explosive units. Public hearings were held during April 1987.

### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 06/05/84 | 49 FR 23281 |
| ANPRM<br>Comment<br>Period End | 08/10/84 |             |
| NPRM                           | 11/12/86 | 51 FR 41046 |

| Action                       | Date     | FR Cite     |
|------------------------------|----------|-------------|
| NPRM Comment<br>Period End   | 01/12/87 | 51 FR 41046 |
| Notice of Public<br>Hearings | 03/26/87 | 52 FR 9670  |
| Final Action                 | 07/00/88 |             |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA23

### 1450. METAL AND NONMETAL RADIATION STANDARDS

Significance: Regulatory Program Legal Authority: 30 USC 811

CFR Citation: 30 CFR 57.5037 to 57.5047

Legal Deadline: None.

Abstract: MSHA is reviewing its radiation standards for underground metal and nonmetal mines and has identified certain issues with respect to regulatory action. The Agency published a proposal in December 1986 revising its existing ionizing radiation standards. Public hearings were held in August 1987. Several issues still remain to be resolved in the final rule and MSHA is coordinating with NIOSH, EPA, and NRC.

### Timetable:

| Action .   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Request for Comments                             | 01/29/85 | 50 | FR | 4144  |
| Extension of<br>Comment<br>Period to<br>6/3/85   | 03/22/85 | 50 | FR | 11638 |
| ANPRM  | 11/19/85 | 50 | FR | 47700 |
| ANPRM<br>Comment<br>Period End                   | 02/18/86 |    |    |       |
| NPRM   | 12/19/86 | 51 | FR | 45678 |
| NPRM Comment<br>Period End                       | 02/16/87 | 51 | FR | 45678 |
| Notice of Hearings                               | 07/14/87 | 52 | FR | 26352 |
| Extension of<br>Comment<br>Period to<br>02/29/88 | 11/12/87 |    |    |       |
| Final Action                                     | 08/00/88 |    |    |       |

-Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards,

Final Rule Stage

Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA28

### 1451. APPROVAL CRITERIA FOR RESPIRATORY PROTECTIVE DEVICES

Significance: Regulatory Program Legal Authority: 30 USC 957 CFR Citation: 30 CFR 11 Legal Deadline: None.

Abstract: Under the 1977 Mine Act, MSHA and the National Institute for Occupational Safety and Health (NIOSH) jointly approve respirators for. use in hazardous atmospheres. New technology has been developed which has not been accommodated by the existing regulations. In addition, questions have been raised about laboratory testing and field performance of respirators. The decision has been made for NIOSH to have the lead in approval of respirators. MSHA will be involved with the devices which are uniquely adapted or required for mining. A proposed rule to remove MSHA's regulations upon completion of a concurrent NIOSH rulemaking was published in August. 1987. However, further rulemaking is contingent upon NIOSH's timetables.

| Timetable:   |          |             |
|--------------|----------|-------------|
| Action       | Date     | FR Cite     |
| NPRM         | 08/27/87 | 52 FR 32313 |
| Final Action | 12/00/88 |             |

Small Entity: Yes

Additional Information: Completion of MSHA's final rule is contingent upon NIOSH's completion of parallel rulemaking.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Va 22203, 703 235-1910

RIN: 1219-AA30

## DEPARTMENT OF LABOR (DOL) Mine Safety and Health Administration (MSHA)

**Completed Actions** 

### 1452. UNDERGROUND COAL MINE ROOF CONTROL

Significance: Regulatory Program
Legal Authority: 30 USC 811
CFR Citation: 30 CFR 75.200

Legal Deadline: None.

Abstract: The final rule clarified, revised, and updated MSHA's existing standards for controlling roof falls in underground coal mines. The final rule also recognized technical advances in roof support, such as the ATRS system which is a new and developing technology that stabilizes unsupported roof during the installation of support.

### Timetable:

| Date     |  | FR  | Cite  |
|----------|--|---|---|
| 07/09/82 | 47   | FR  | 30025   |
| 09/02/83 | 48   | FR  | 40165   |
| 11/18/83 | 48   | FR  | 40165   |
| 10/15/85 | 50   | FR  | 41784   |
| 12/13/85 | 50   | FR  | 50925   |
| 01/17/86 | 51   | FR  | 2525  |
| 01/27/88 | 53   | FR  | 2354  |
| 03/28/88 | 53   | FR  | 2354  |
|          | 07/09/82<br>09/02/83<br>11/18/83<br>10/15/85<br>12/13/85<br>01/17/86 | 07/09/82 47<br>09/02/83 48<br>11/18/83 48<br>10/15/85 50<br>12/13/85 50<br>01/17/86 51<br>01/27/88 53 | 07/09/82 47 FR 09/02/83 48 FR 11/18/83 48 FR  10/15/85 50 FR 12/13/85 50 FR  01/17/86 51 FR  01/27/88 53 FR |

Small Entity: Yes

Additional Information: Public hearings were held during February 1986.

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA13

### 1453. SAFETY STANDARDS FOR MACHINERY AND EQUIPMENT AT METAL AND NONMETAL MINES

Significance: Agency Priority

Legal Authority: 30 USC 811

**CFR Citation:** 30 CFR 56.14000; 30 CFR

57.14000

Legal Deadline: None.

Abstract: The machinery and equipment standards are part of the overall review of regulations dealing with metal and nonmetal mines and mills. As a result of consideration of the public rulemaking records relating to both the machinery and equipment and loading, hauling and dumping standards, the Agency reorganized the standards to more accurately and clearly identify the hazards. The Agency will publish a combined final rule of these two sections.

### Timetable:

| Action                | Date | FR Cite                   |
|-----------------------|------|---------------------------|
| Begin Review<br>ANPRM |      | 45 FR 19267<br>48 FR 6489 |

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| ANPRM<br>Comment<br>Period End   | 04/15/83 |    |    |       |
| NPRM   | 03/06/84 | 49 | FR | 8375  |
| NPRM Comment<br>Period End   | 05/07/84 | 49 | FR | 8375  |
| Notice of Public<br>Hearings   | 05/21/84 | 49 | FR | 21494 |
| Combined with<br>1219-AA18<br>Combined with<br>Loading,<br>Hauling and<br>Dumping<br>regulation. | 01/26/88 |    |    |       |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA19

### 1454. MINE PLAN APPROVALS

Significance: Regulatory Program Legal Authority: 30 USC 811 CFR Citation: 30 CFR "Chapter I"

Legal Deadline: None.

Abstract: In March 1985, the Agency issued an ANPRM requesting comment on the existing plan approval process. After reviewing the comments, the Agency decided to incorporate plan

**Completed Actions** 

approval provisions into the regulations for roof support and ventilation in coal mines rather than develop a separate rulemaking. This item is therefore removed from the Agenda.

### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Request for comments   | 03/22/85 | 50 | FR | 11644 |
| Incorporated into<br>other<br>regulations<br>Incorporated<br>with roof<br>support and<br>ventilation<br>regulations. | 01/26/88 |    |    |       |

### Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA26

### 1455. SURFACE COAL MINE ELECTRICAL STANDARDS

Legal Authority: 30 USC 811

**CFR Citation:** 30 CFR 77.500; 30 CFR 77.600; 30 CFR 77.700; 30 CFR 77.800; 30 CFR 77.900; 30 CFR 77.1000; 30 CFR 77.1800

Legal Deadline: None.

Abstract: Existing electrical standards for surface coal mines would be reorganized, clarified, and updated. General incorporations by reference of the National Electric Code would be eliminated and replaced with specific standards applicable to surface coal mining operations. The Agency is also currently developing a proposal for its underground electrical standards. Because of the common issues. This

rulemaking is, in part, contingent upon revisions now being developed for the underground proposal. Therefore, MSHA has decided to defer rulemaking at this time.

### Timetable:

| Action   | Date     | FR Cite |
|----------|----------|---------|
| Deferred | 12/15/87 |         |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations, and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA32

### 1456. ESCAPEWAYS AND ESCAPE FACILITIES

Significance: Regulatory Program Legal Authority: 30 USC 811

**CFR Citation:** 30 CFR 75.1704; 30 CFR

75.1707

Legal Deadline: None.

Abstract: Escapeways are the primary means of egress during a fire or similar life threatening situation. MSHA's existing standards need to be updated and clarified to assure that escapeways are properly maintained and miners are informed of escape procedures.

### Timetable:

| Action                                 | Date     | FR Cite |
|--|----------|---------|
| Integrated into<br>Ventilation<br>Reg. | 01/26/88 | -       |

Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Rm 627, BT #3, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA37

### 1457. HANDS-ON TRAINING IN SCSR'S

Significance: Agency Priority
Legal Authority: 30 USC 811
CFR Citation: 30 CFR 75.1714

Legal Deadline: None.

Abstract: An emergency temporary standard (ETS) was published (6/30/87, 52 FR 24374) which required all coal miners to receive hands-on training in the use of SCSR's by 9/28/87. The ETS was issued in accordance with Section 101(b) of the Mine Act and revises 30 CFR 75.1714. The ETS was effective on the date of publication (6/30/87). In conjunction with the ETS, MSHA published a proposed rule (6/30/87; 52 FR 24378) which will supersede the ETS when promulgated in final form.

### Timetable:

| Action                             | Date     |    | FR | Cite  |
|------------------------------------|----------|----|----|-------|
| NPRM                               | 06/30/87 | 52 | FR | 24378 |
| Emergency<br>Temporary<br>Standard | 06/30/87 | 52 | FR | 24374 |
| NPRM Comment<br>Period End         | 08/14/87 | 52 | FR | 24378 |
| Final Action                       | 03/30/88 | 53 | FR | 10332 |
| Final Action<br>Effective          | 04/29/88 |    |    |       |

### Small Entity: Yes

Agency Contact: Patricia W. Silvey, Director, Office of Standards, Regulations and Variances, Department of Labor, Mine Safety and Health Administration, 4015 Wilson Blvd., Room 627, Arlington, VA 22203, 703 235-1910

RIN: 1219-AA43

### DEPARTMENT OF LABOR (DOL)

Office of the Assistant Secretary for Administration and Management (OASAM)

1458. NONDISCRIMINATION IN PROGRAMS AND ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE FROM THE DEPARTMENT OF LABOR

Significance: Regulatory Program

**Legal Authority:** 29 USC 794; 42 USC 6101 to 6107; 42 USC 2000d to 2000d-4; 20 USC 1681 to 1683; 15 USC 3151; 29 USC 1501 et seq; 20 USC 1685; 20 USC 1686

CFR Citation: 29 CFR 31

Proposed Rule Stage

**Legal Deadline:** Statutory, October 1, 1983. The statutory effective date for JTPA implementing regulations is 10/01/83; the ADA required implementing regulations within 90 days of the HHS guidance regulation which was published on June 12, 1979.

Abstract: DOL's existing regulations implementing Title VI of the Civil Rights Act of 1964 and Section 504 of

### DOL-OASAM

Proposed Rule Stage

the Rehabilitation Act of 1973, as amended would be amended and revised as a single comprehensive civil rights regulation covering all DOL statutory authority relating to nondiscrimination in Federally assisted programs with uniform administrative and enforcement procedures.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 00/00/00 |         |
| Final Action | 00/00/00 |         |

### Small Entity: No

Additional information: The regulation must be coordinated with DOJ pursuant to Executive Order 12250 and with the Office of Management and Budget for review pursuant to E.O. 12291, prior to publication as an NPRM.

Public Compliance Cost: Initial Cost: \$0

Affected Sectors: None

Government Levels Affected: Local,

Agency Contact: William J. Harris, Director, Directorate of Civil Rights, Department of Labor, Office of the Assistant Secretary for Administration and Management, 200 Constitution Ave., NW, Rm N4123, FPBldg., Washington, DC 20210, 202 523-8927

RIN: 1291-AA02

### DEPARTMENT OF LABOR (DOL)

Office of the Assistant Secretary for Administration and Management (OASAM)

Final Rule Stage

## 1459. GUIDELINES FOR NONPROCUREMENT SUSPENSION AND DEBARMENT

Significance: Agency Priority Legal Authority: ¿EO 12549 CFR Citation: ¿29:CFR:98

Legal Deadline: Statutory, May '26, '1988. OMB Guidelines were published on May '26, 1987 and provided for rulemaking within one year.

Abstract: Executive Order 12549 provides that to the extent permitted by law, Executive Departments and agencies shall participate in a debarment and suspension from

programs and activities involving Federal financial assistance. This proposed regulation covers the Department of Labor's participation in voluntary common rulemaking to implement the Executive Order. OMB has developed the guidelines and the proposed common rule.

### Timetable:

| Action                     | Date     | FR Cite        |
|----------------------------|----------|----------------|
| NPRM                       | 10/20/87 | '52 'FR '39024 |
| NPRM Comment<br>Period End | 12/20/87 |                |
| Final Action               | 05/00/88 |                |
| Small Entity: N            | 0        | •              |

Government Levels Affected: Local, State, Federal

Agency Contact: Theodore Goldberg, Director, Office of Procurement and Grant, Policy, Department of Labor, Office of the Assistant Secretary for Administration and Management, 200 Constitution Avenue, NW, Rm S1522, FPBldg., Washington, DC 20210, 202 523-9174

RIN: 1291-AA11

### DEPARTMENT OF LABOR (DOL)

Office of the Assistant Secretary for Administration and Management (OASAM)

1460. DEPARTMENT OF LABOR ACQUISITION REGULATION (DOLAR) IMPLEMENTATION OF COMPETITION IN CONTRACTING ACT OF 1984 (CICA) (PUB. L. 98-369) INTO DOLAR

Significance: Agency Priority

Legal Authority: 5 USC 301; 29 USC 551; 40 USC 486(c); 41 USC 401; PL 98,369, Sec 2701; EO 12352; EO 12291

CFR Citation: 48 CFR 29 Legal Deadline: None.

Abstract: Develop Department of Labor Acquisition Regulations to implement new regulations incorporated into the Federal Acquisition Regulation (FAR) mandated by the Competition in Contracting Act of 1984 (Pub. L. 98-369).

### Timetable:

| Action        | .Date     | .FR .Cite    |
|---------------|-----------|--------------|
| Interim Final | 11//06/86 | 51 IFR 40372 |
| Final Action  | 02/09/88  | 53 FR 3839   |
| Final :Action | 03/10/88  | 53 FR 3839   |

Small Entity: No
Affected Sectors: All

Agency Contact: Theodore Goldberg, Director, Division of Procurement and Grant, Policy, Department of Labor, Office of the Assistant Secretary for Administration and Management, 200 Constitution Ave., NW, Rm S1522, FPBldg., Washington, DC 20210, 202:523-

**RIN: 1291-AA06** 

Completed Actions

1461. PUBLIC CONTRACTS AND PROPERTY MANAGEMENT; FEDERAL STANDARDS FOR AUDIT OF FEDERALLY FUNDED GRANTS, CONTRACTS AND AGREEMENTS

Significance: Agency Priority

Legal Authority: 5 FUSC 301; '31 FUSC 7505(a); 'OMB 'Circular No. 'A=128; 'OMB 'Circular No. 'A=110'

CFR Citation: 29 CFR 96 Legal:Deadline: None.

Abstract: Amends administrative requirements for audit by adding sections on audit resolution and audit appeals.

### Timetable:

| Timetable.                 |           |              |
|----------------------------|-----------|--------------|
| Action                     | Date      | FR Cite      |
| NPRM                       | 06/27/86  | 51 FR :23433 |
| NPRM Comment<br>Period End | .08/26/86 | 51 FR 23433  |

### **DOL-OASAM**

### **Completed Actions**

| Action                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/26/88 | 53 | FR | 5966 |
| Final Action<br>Effective | 03/28/88 | 53 | FR | 5966 |

Small Entity: No

Agency Contact: Theodore Goldberg, Director, Division of Procurement and Grant, Policy, Department of Labor, Office of the Assistant Secretary for Administration and Management, 200 Constitution Ave., NW, Rm S1522, FPBldg., Washington, DC 20210, 202 523-9174

RIN: 1291-AA10

### 1462. • UNIFORM REQUIREMENTS FOR GRANTS TO STATE AND LOCAL GOVERNMENTS (IMPLEMENTATION OF OMB CIRCULAR A-102)

Significance: Agency Priority

Legal Authority: OMB Circular A-102

CFR Citation: 29 CFR 97

Legal Deadline: Statutory, March 12, 1988. Presidential memorandum dated March 12, 1987 directing affected Executive departments and agencies simultaneously issue a common rule that adopts government-wide terms and conditions for grants to State and local governments within one year.

Abstract: This is a common rule for Federal agencies to implement OMB Circular A-102 covering the administration of grants to State and local governments.

### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| NPRM                       | 06/09/87 | 52  | FR | 21816 |
| NPRM Comment<br>Period End | 08/10/87 | .52 | FR | 21816 |
| Final Action               | 03/11/88 | 53  | FR | 8034  |
| Final Action<br>Effective  | 10/01/88 |     |    |       |

Small Entity: No

Agency Contact: Theodore Goldberg, Director, Office of Procurement and Grant, Policy, Department of Labor, Office of the Assistant Secretary for Administration and Management, 200 Constitution Avenue, NW, Room S1522, FPBldg., Washington, DC 20210, 202 523-9174

RIN: 1291-AA12

1463. • UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION FOR FEDERAL AND FEDERALLY ASSISTED PROGRAMS

Significance: Agency Priority

Legal Authority: 42 USC 4601-4655 Title IV of STURA.

CFR Citation: 29 CFR 12

**Legal Deadline:** Statutory, September 1988. Federal Highway Administration (DOT), Lead Agency for common rulemaking effort has scheduled publication of final rule for September 1988.

Abstract: Implement provisions of the Uniform Act by rescinding common rule codified at 17 places in CFR and establish single rule published at one place in CFR, cross referenced from other titles.

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| Interim Final | 12/17/87 | 52 FR 48019 |

Small Entity: Undetermined

Government Levels Affected: Local, State, Federal

Agency Contact: Mr. Joseph McGovern, Program Analyst, Department of Labor, Office of the Assistant Secretary for Administration and Management, 200 Constitution Avenue, NW, Room S1513, FPBldg., Washington, DC 20210, 202 523-6401

**RIN:** 1291-AA14

### DEPARTMENT OF LABOR (DOL)

Occupational Safety and Health Administration (OSHA)

Prerule Stage

### 1464. ASBESTOS, TREMOLITE, ANTHOPHYLLITE AND ACTINOLITE

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 29 USC

**CFR Citation:** 29 CFR 1910.1001; 29 CFR 1926.58

Legal Deadline: None.

Abstract: On June 17, 1986, OSHA issued revised standards governing occupational exposure to asbestos. tremolite, anthophyllite, and actinolite in general industry and in the construction industry. These standards replaced OSHA's previous asbestos standard promulgated in 1972. Since the issuance of the revised standards OSHA has received letters and petitions, from both rulemaking participants and nonparticipants, that contain additional comments, assertions and information that the rulemaking record may not fully reflect. These letters and petitions concern the

appropriateness of regulating nonasbestiform tremolite, anthophyllite and actinolite as presenting the same health risk as asbestos. OSHA has granted a temporary stay of the effective dates of the current standards as they apply to nonasbestiform varieties of tremolite, anthophyllite and actinolite. This action was taken, in part, to enable the Agency to review letters and memoranda from the National Institute for Occupational Safety and Health as well as submissions by the R.T. Vanderbilt Company and various other (Cont'd)

### Timetable:

| Titil Clabic.                         |               |          |
|---------------------------------------|---------------|----------|
| Action                                | Date          | FR Cite  |
| Notice of partial administrative stay | 10/17/86 . 51 | FR 37002 |
| To be coordinated with MSHA           | 06/00/88      |          |

Small Entity: Yes

Additional Information: ABSTRACT (CONT'D): trade associations concerning the appropriateness of regulating nonasbestiform tremolite, anthophyllite and actinolite in the revised standards. In addition, the temporary stay was imposed to allow sufficient time for OSHA to reopen the rulemaking record and conduct supplemental proceedings on the issue of whether, and how, to regulate occupational exposure to the nonasbestiform varieties of tremolite, anthophyllite and actinolite.

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AA26

DOL-OSHA Prerule Stage

1465. MANUAL LIFTING (PARTS 1910, 1915, 1917, 1918, 1919, 1926 AND 19281

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: The Nation's number one injury problem is back injuries. These injuries account for one of five compensation claims and one of four dollars expended for compensation. The purpose of the proposed request for comments and information is to enable OSHA to determine a course of action-possibly either rulemaking or informal guidance-aimed at reducing the number of back-related injuries which result from improper manual lifting. The request will identify a number of approaches to improving manual lifting, and invite public comments and suggestions. Specific engineering and administrative controls should reduce the pain, suffering, and lost time of the workforce as well as reduce the associated economic costs.

### Timetable:

| Action   | Date      | FR Cite         |
|--|-----------|-----------------|
| Request for<br>Information<br>onManual<br>(Lifting:Related<br>Injuries | 10/02/86  | 51 FR 35241     |
| Reopening of<br>Comment<br>Period and<br>Expansion of<br>Scope         | :04/17/87 | :52 :Fifi 12559 |

**Next Action Undetermined** Small Entity: Undetermined

Additional Information: The Agency has determined that it will establish an interagency work group within the Department to seek more information in the area of manual lifting. Rulemaking is, therefore, not scheduled to begin immediately.

Affected Sectors: All

Government Levels Affected: State. Federal

Agency Contact: Barry J. White, Director, Safety Standards Programs. Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605. FPBldg., Washington, DC 20210, 202 523-8061

**RIN:** 1218-AA95

### 1466. ● MEDICAL SURVEILLANCE PROGRAMS FOR EMPLOYEES

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

CFR Citation: 00 CFR "Not Yet Deter-

mined"

Legal Deadline: None.

Abstract: OSHA is developing a modification of the Z table permissible exposure limits of 29 CFR 1910.1000 in response to current scientific data. Section 6(b) of the Act requires provision for medical surveillance in each 6(b) rulemaking for a harmful substance. A generic standard for medical surveillance would satisfy the requirements of the Act thus enabling the Agency to deal directly with the marrower issues of the revision of the tables. No costs or benefits have yet been estimated.

### Timetable:

| Action                                 | Date         | FR Cite |
|--|--------------|---------|
| ANPRM or<br>Request for<br>Information | 00/00/00     |         |
| Small Entity:                          | Jndetermined |         |

Agency Contact: Charles E. Adkins, Director, Health Standards Programs. Department of Labor, Occupational

Safety and Health Administration, 200 Constitution. Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-

7075

RIN: 1218-AB00

### 1467. ● EXPOSURE MONITORING **PROGRAMS**

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

CFR Citation: 00 CFR "Not Yet Deter-

mined"

Legal Deadline: None.

Abstract: OSHA is developing a modification of the Z table permissible exposure limits of 29 CFR 1910.1000 in response to current scientific data. Section 6(b)(7) of the Act requires provisions for exposure monitoring for each substance undergoing (6) rulemaking. A generic standard for exposure monitoring would satisfy the monitoring requirement of the Act thus enabling the Agency to deal directly with the narrower issues of the revision of the Z tables. No costs or benefits have vet been estimated.

### Timetable:

| Action                                 | Date        | FR Cite |
|--|-------------|---------|
| ANPRM or<br>Request for<br>Information | .00\.00\.00 |         |

Small Entity: Undetermined

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor Occupational Safety and Health Administration,:200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

Proposed Rule Stage

RIN: 1218-AB01

### DEPARTMENT OF LABOR (DOL)

### Occupational Safety and Health Administration (OSHA)

### 1468, CARCINOGEN POLICY

Significance: Regulatory Program

Legal Authority: '29 USC 653; '29 USC

655; 29 USC-657

CFR Citation: ;29:CFR:1990 Legal: Deadline: None.

Abstract: The Carcinogen Policy describes the criteria and procedures OSHA will use to identify, classify, and then regulate carcinogens. The Policy also establishes a process for screening chemicals and for setting priorities for potential rulemaking activities. The Carcinogen Policy explicitly recognizes that periodic revisions are necessary in order to incorporate the latest scientific advances and techniques into the

regulatory process. Hence, given the very rapid advances since 1980 in the understanding of the mechanisms of caroinogenesis, it is time for OSHA to review and modernize the Carcinggen Policy. The original standard was issued in 1980 before the Supreme Court "benzene" decision on significant risk. Thereafter, a final rule deleting

**Proposed Rule Stage** 

provisions of the Carcinogen Policy that were inconsistent with the benzene decision was published on 1/19/81 (46 FR 4889). A proposal was published on 1/23/81 (46 FR 7402) to permit alternatives to the risk analysis section of the carcinogen policy to be addressed. The proposal was withdrawn on 3/27/81 (46 FR 19000). An advance notice of proposed rulemaking was published on 1/5/82 (47 FR 187) with comments due by 4/5/82. That document (cont)

#### Timetable:

| Action                           | Date     | FR Cite   |
|----------------------------------|----------|-----------|
| ANPRM                            | 01/05/82 | 47 FR 187 |
| End of Comment<br>Period on stay | 02/19/82 |           |
| ANPRM<br>Comment<br>Period End   | 04/05/82 |           |
| Stay published                   | 01/04/83 | 48 FR 241 |
| NPRM                             | 12/00/88 |           |

### Small Entity: No

Additional Information: ABSTRACT CONT: also proposed to stay the publication of the candidate and priority lists. The final stay was published on 1/4/83 (48 FR 241). As part of its evaluation of the policy, OSHA is reviewing the public comments received in response to the document published by the Office of Science and Technology Policy entitled "Chemical Carcinogens, Review of the Science and its Associated Principles, May 1984" and is reviewing the later version of that document which was published March 14, 1985.

### Government Levels Affected: Federal

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AA01

### 1469. RESPIRATORY PROTECTION

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

**CFR Citation:** 29 CFR 1910.134; 29 CFR 1915.152; 29 CFR 1918.102; 29 CFR 1926.103

Legal Deadline: None.

Abstract: The present respiratory protection standards have been in place for more than 10 years and do not take

into consideration the current state-ofthe-art for respiratory protection. In addition, the general industry standard for respirators contains redundancies and includes several advisory provisions which should be eliminated or changed. OSHA has reviewed the current standards and intends to propose revisions.

#### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| ANPRM  | 05/14/82 | 47 | FR | 20803 |
| ANPRM<br>Comment<br>Period End                 | 09/13/82 |    |    |       |
| Public Comment Period onPreproposal Draft Ends | 11/29/85 |    |    |       |
| NPRM ·   | 07/00/88 |    |    |       |

### Small Entity: Yes

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AA05

### 1470. METHODS OF COMPLIANCE

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

**CFR Citation:** 29 CFR 1910.1000(e); 29 CFR 1910.134(a)(1)

Legal Deadline: None.

Abstract: OSHA's policy concerning the use of engineering controls and respirators was targeted for review by the President's Task Force on Regulatory Relief in 1981. Current OSHA regulations require that employers implement feasible engineering controls to maintain air contaminant concentrations in the workplace at or below the prescribed permissible exposure limits. The use of respirators is permitted only in those cases where engineering controls are not feasible, not yet installed, or not adequate. This policy has been criticized as being inflexible, not costeffective, and often unnecessary for employee health protection. OSHA believes that any changes to the policy for use of engineering controls must be closely coordinated with revisions in the respiratory protection regulations (29 CFR 1910.134). This rulemaking does not address the assessment and

reduction of any absolute existing risks, but rather addresses the possible change in risk abatement associated with the use of respirators instead of engineering controls.

#### Timetable:

| Action                         | Date     | FR Cite    |
|--------------------------------|----------|------------|
| ANPRM                          | 02/22/83 | 48 FR 7473 |
| ANPRM<br>Comment<br>Period End | 06/22/83 |            |
| NPRM                           | 05/00/88 |            |

Small Entity: Yes

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, Rm N3718, FPBldg, 200 Constitution Ave., NW, Washington, DC 20210, 202 523-7075

RIN: 1218-AA28

### 1471. OIL AND GAS WELL DRILLING AND SERVICING (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910.270

Legal Deadline: None.

Abstract: Employees in oil and gas well drilling and servicing are exposed to a variety of safety hazards which are not specifically covered by present OSHA safety standards. It has proved difficult to apply the existing general industry standards to control the unique nature of this industry. OSHA is considering a standard which will address the unique problems of oil and gas well drilling and servicing.

### Timetable:

| Action                                  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM.                                   | 12/28/83 | 48 | FR | 57202 |
| NPRM Comment<br>Period End              | 06/04/84 | 49 | FR | 9913  |
| Public Hearing<br>Held 07/24/84<br>thru | 08/10/84 | 49 | FR | 9913  |
| NPRM - Second                           | 12/00/88 |    |    |       |

Small Entity: Yes

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA34

**Proposed Rule Stage** 

### 1472. BENZENE

Significance: Regulatory Program

Legal Authority: 29 USC 655(b)

**CFR Citation:** 29 CFR 1910.1000, Table Z-2; 29 CFR 1910.1028

Legal Deadline: None.

Abstract: OSHA has amended its standard for occupational exposure to benzene by reducing the permissible exposure limit from 10 parts benzene per million parts of air (10 ppm) to an eight-hour time-weighted average of 1 ppm and by adding appropriate industrial hygiene and medical surveillance provisions necessary for the protection of employee health. This action is based on OSHA's determination that the amendments are needed to reduce the risk of leukemia and other adverse health effects associated with occupational exposure to benzene.

OSHA published its final amendment to the standard on September 11, 1987. Due to technical problems associated with the completion of a detailed study of feasibility in barge and tanker cleaning and repair operations, however, OSHA exempted these operations from certain provisions of the standard. OSHA intends to issue a proposal to amend the benzene standard which will address the factors specific to the barge and tanker cleaning and repair industry.

### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM  | 12/10/85 | 50 | FR | 50512 |
| Notice Changing<br>Public Hearing                               | 01/28/86 | 51 | FR | 3474  |
| NPRM Comment<br>Period End                                      | 02/14/86 | 50 | FR | 50512 |
| Public Hearings   | 03/11/86 | 50 | FR | 50512 |
| Final Action  | 09/11/87 | 52 | FR | 34460 |
| Final Action<br>Effective                                       | 12/10/87 |    |    |       |
| NPRM on<br>Barge/Tanker<br>Cleaning and<br>Repair<br>Operations | 08/00/88 |    |    |       |

Small Entity: Yes

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

**RIN:** 1218-AA47

## 1473. FALL PROTECTION SYSTEMS (PERSONAL PROTECTIVE EQUIPMENT) (PART 1910)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910, Subpart I

Legal Deadline: None.

Abstract: Existing standards do not contain criteria for personal fall protection systems. Consequently, requirements containing criteria for personal fall protection systems would be added to 29 CFR Part 1910; Subpart I, Personal Protection Equipment, to enhance employee protection from injury and death due to falls to different elevations.

### Timetable:

| Action       | ' Date   | FR Cite |
|--------------|----------|---------|
| NPRM ·       | 11/00/88 |         |
| Final Action | 10/00/89 |         |

Small Entity: No

Additional Information: 1. 1218-AA48 will be issued concurrently with 1218-AB04.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA48

### 1474. CONFINED SPACE (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910.146

Legal Deadline: None.

Abstract: Entry into confined spaces has been responsible for many employee deaths and injuries. However, current standards do not specifically address the hazards associated with entry into confined spaces. Therefore, OSHA is proposing certain criteria and precautions which are necessary to minimize the hazards associated with employees entering confined spaces.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| Final Action | 12/00/89 |         |

Small Entity: Undetermined

Analysis: Regulatory Impact Analysis

Agency Contact: Barry J. White,

Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA51

### 1475. LOGGING (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910.266, (Revision)

Legal Deadline: None.

**Abstract:** Logging is a very hazardous industry. It has an incidence rate nearly twice that of manufacturing, and reflecting the seriousness of the injuries incurred, a lost workday rate nearly four times as high. The purpose of the standard will be to protect workers from the ever-present hazards of chain saw operation, falling objects (trees, branches), rolling or sliding logs, falls from trees, and materials handling accidents. At present there is no OSHA standard specifically applicable to logging in general. There is a standard, 29 CFR 1910.266, applicable only to pulpwood logging; however, pulpwood logging is estimated to account for less than half of the logging activity in the United States. Development of a national OSHA standard addressing all types of logging will provide coverage for those loggers not now protected. The new regulation will provide coverage where there is no approved state regulation and will set a minimum safety level for those states that chose to develop a state regulation.

### Timetable:

| Action .     | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 07/00/89 |         |

Small Entity: Undetermined

Additional Information: A preproposal draft standard was circulated for public comment. The proposed standard will be developed to incorporate public comment as appropriate.

Proposed Rulé Stage

Affected Sectors: 24 Lumber and Wood Products, Except Furniture

Government Levels Affected: State, Federal

Agency Contact: Mr. Barry J. White, Director, Safety Standards, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA52

### 1476. CONTROL OF HAZARDOUS ENERGY SOURCES (LOCKOUT/TAGOUT) (PART 1910)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910.147, (New)

Legal Deadline: None.

Abstract: The proposed standard will fill'a major gap in our current regulations which now depend for enforcement on the general duty clause, 5(a)(1). It will apply to those situations where the unexpected energization, start up or the release of stored energy could cause injury to employees. Providing comprehensive and uniform control procedures is also expected to reduce significantly the potential for injury and death of employees because the hazards targeted for control exist in virtually every workplace. Further, the proposed standard will respond to the concerns of organized labor who petitioned OSHA in 1979 and again in 1982 for regulatory action to protect employees and to the American National Standards Institute's petition for OSHA to adopt its consensus standard ANSI Z244.1-1982. Regulatory options involve developing a comprehensive standard covering all potentially hazardous energy sources or limiting the scope and application to those certain machines or industries that are causing most of the injuries.

### Timetable:

| Action                         | Date        | FR | Cite  |
|--------------------------------|-------------|----|-------|
| ANPRM                          | 06/17/80 45 | FR | 41012 |
| ANPRM<br>Comment<br>Period End | 09/15/80    |    |       |
| NPRM                           | 04/00/88    |    |       |
| Final Action                   | 03/00/89    |    |       |
|                                |             |    |       |

Small Entity: Yes.

Affected Sectors: Multiple

**Government Levels Affected:** State, Federal

Agency Contact: Mr. Barry J. White, Director, Safety Standards, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm. N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA53

### 1477. SAFETY AND HEALTH REGULATIONS FOR LONGSHORING (PART 1918)

Significance: Regulatory Program

**Legal Authority:** 29 USC 655 Occupational Safety and Health Act of 1970; 33 USC 941 Longshoremen's and Harborworkers Compensation Act

**CFR Citation:** 29 CFR 1910.16; 29 CFR 1918, (Revision)

Legal Deadline: None.

Abstract: The purpose of this regulatory action would be to update and revise a standard first issued in 1960. The current language in many instances addresses the hazards to cargo handling involving methods long since abandoned, and fails to address the serious hazards of newer methods. Because much of the current standard is out of date, there are problems with compliance. These revised requirements will provide both employers and employees with a blueprint for effective and safe workpractices in the cargo handling industry. No alternative other than revision is contemplated. The annual cost of the revision is expected to be minimal -- less than five million dollars.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/88 |         |
| Final Action | 11/00/89 |         |

Small Entity: Yes

Affected Sectors: 44 Water Transporta-

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605 FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA56

### 1478. 4,4'-METHYLENEDIANILINE

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 29 USC

CFR Citation: 29 CFR 1910 Legal Deadline: None.

Abstract: 4.4'-Methylenedianiline (MDA) is a chemical used primarily to manufacture methylenediphenyl diisocvanate, which is used to make polyurethane foams and elastomers. Recent scientific data indicate that MDA is a carcinogen in animals and a potential carcinogen in humans. In 1983, OSHA and the Environmental Protection Agency participated in a joint effort to publish an advance notice of proposed rulemaking to solicit information on MDA production and use, estimates of environmental and occupational exposure, and studies of its toxic and carcinogenic effects. EPA evaluated the data received in response to the advance notice and concluded that the chemical presents an unreasonable risk of injury to the health of exposed workers. Under the provisions of section 9(a) of the Toxic Substances Control Act, EPA referred MDA to OSHA for action. OSHA responded to the EPA referral on 2/26/86. OSHA established a mediated rulemaking advisory committee composed of interested parties from labor, industry and government to assist the agency in developing a proposed standard. The Committee completed its work in June 1987 (Cont'd)

### Timetable:

| illietable.  |          |    |    |       |
|--|----------|----|----|-------|
| Action   | Date     |    | FR | Cite  |
| ANPRM:   | 09/20/83 | 48 | FR | 42836 |
| ANPRM<br>Comment<br>Period End                     | 11/23/83 | 48 | FR | 42836 |
| Publication of<br>Committee<br>Recommenda-<br>tion | 07/16/87 | 52 | FR | 26776 |
| NPRM   | 04/00/88 |    |    |       |
| NPRM Comment<br>Period End                         | 05/00/88 |    |    |       |
| Final Action                                       | 10/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: ABSTRACT (CONT'D): and forwarded its recommendations to the Agency. OSHA published the Committee's recommendations on July 16, 1987, and intends to publish a proposed standard for MDA within 90 days.

Agency Contact: Charles E. Adkins, Director, Health Standards Programs,

**Proposed Rule Stage** 

Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

**RIN: 1218-AA58** 

### 1479. ELECTRIC POWER GENERATION, TRANSMISSION AND DISTRIBUTION (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910.269

Legal Deadline: None.

Abstract: A major area of coverage not addressed in the current OSHA electrical standards for general industry (29 CFR 1910) involves the maintenance and operation practices associated with electrical transmission and distribution lines, substations and generating stations. It is intended that the proposed standard fill this void by establishing minimum requirements for electrical safety work practices for qualified employees working on or near installations whose purpose is the generation and distribution of electricity.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 07/00/89 |         |

Small Entity: No

Affected Sectors: Multiple

Government Levels Affected: Local, State, Federal

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA59

### 1480. PULP, PAPER AND PAPERBOARD MILLS (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

CFR Citation: '29 CFR 1910.261, (Revision)

Legal Deadline: None.

Abstract: This regulatory action will revise the existing standards covering mills where pulp, paper, and paperboard are manufactured and converted. The revision will develop performance oriented standards that address current gaps in coverage, the use of new technology, the elimination of outmoded or redundant provisions, and the use of appropriate OSHA general industry standards.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 01/00/89 |         |
| Final Action | 08/00/89 |         |

Small Entity: Undetermined

Affected Sectors: 26 Paper and Allied

**Products** 

Government Levels Affected: State, Federal

Agency Contact: Barry J. White, Director, Safety Standards, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

**RIN:** 1218-AA61

### 1481. MOTOR VEHICLES, MECHANIZED EQUIPMENT, AND MARINE OPERATIONS (PART 1926)

Legal Authority: 29 USC 655(b); 40 USC 333

**CFR Citation:** 29 CFR 1926.600; 29 CFR 1926.601; 29 CFR 1926.602; 29 CFR 1926.603; 29 CFR 1926.604; 29 CFR 1926.605; 29 CFR 1926.606

Legal Deadline: None.

Abstract: This regulatory action is being made to update the rollover protective structures to reflect the latest technology. In addition, the action will eliminate redundant provisions, remove outdated referenced consensus standards, and delete ambiguous language from the existing provisions which address motor vehicles, material handling equipment, pile driving equipment, site clearing, and marine operations and equipment.

### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined Small Entity: Undetermined

Additional Information: OSHA has determined, based on staff resources and priorities, that immediate action will not be taken. Data collection will continue and the Agency intends to reevaluate the decision within 12 to 18 months.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

**RIN:** 1218-AA63

### 1482. STEEL ERECTION (PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655; 40 USC

**CFR Citation:** 29 CFR 1926.750, (Revision); 29 CFR 1926.751, (Revision); 29 CFR 1926.752, (Revision)

Legal Deadline: None.

Abstract: This action will consolidate, clarify, and revise the provisions addressing fall protection for employees performing steel erection operations. When completed, the revised requirements may be relocated and incorporated into Subpart M (of Part 1926) which is the general fall protection standard. In addition, this action will consolidate, clarify, and revise the existing provisions governing steel erection assembly, flooring, bolting, riveting, fitting-up, and plumbing-up.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/00/88 |         |
| Final Action | 12/00/89 |         |

Small Entity: Undetermined

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA65

### 1483. FALL PROTECTION (PART 1915)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 33 USC

**CFR Citation:** 29 CFR 1915.201; 29 CFR 1915.202; 29 CFR 1915.203; 29 CFR 1915.73; 29 CFR 1915.74; 29 CFR 1915.75; 29 CFR 1915.77

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shippard standard covering fall protection and will

**Proposed Rule Stage** 

consolidate all related and applicable 29 CFR 1910 provisions into 29 CFR 1915. The revision will develop, in part, performance-oriented standards, address current gaps in coverage, address new technology and eliminate outmoded and redundant provisions.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 03/00/89 |         |

Small Entity: No

Additional Information: 1. Applicable Part 1910 provisions under consideration: 29 CFR 1910.21 - .23.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Room N3605, FPBldg., Washington, DC 20210, 202 523-8061

**RIN: 1218-AA66** 

### 1484. SCAFFOLDS (PART 1915)

Significance: Regulatory Program

**Legal Authority:** 29 USC 655(b); 33 USC 941

**CFR Citation:** 29 CFR 1915.71; 29 CFR 1910.28; 29 CFR 1910.29

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shipyard standards covering scaffolds and will consolidate all related and applicable 29 CFR 1910 provisions into 29 CFR 1915. The revision will develop, in part, performance-oriented standards, address current gaps in coverage, address new technology, and eliminate outmoded and redundant provisions.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 03/00/89 |         |

Small Entity: No

Additional Information: Applicable Part 1910 provisions under consideration: 29 CFR 1910.28 - .29.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605. FPBldg., Washington, DC 20210, 202 523-

RIN: 1218-AA68

### 1485. ACCESS AND EGRESS (PART

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 33 USC

941

**CFR Citation:** 29 CFR 1915.72; 29 CFR 1915.74; 29 CFR 1915.75; 29 CFR 1915.76

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shipyard standards covering access and egress and will consolidate all related and applicable 29 CFR 1910 provisions into 29 CFR 1915. The revision will develop, in part, performance-oriented standards, address current gaps in coverage, address new technology, and eliminate outmoded and redundant provisions.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 03/00/89 |         |

Small Entity: No

Additional Information: 1. Applicable Part 1910 provisions under consideration: 29 CFR 1910.24 - .27; 29 CFR 1910.36 - .37.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

**RIN:** 1218-AA70

### 1486. FACE, HEAD, EYE AND FOOT PROTECTION (PERSONAL PROTECTIVE EQUIPMENT) (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910

Legal Deadline: None.

Abstract: Existing standards for eye, face, head, and foot protection reference outdated national consensus standards which have been updated and improved. Consequently, criteria for personal protective equipment for eye, face, head, and foot would be revised to reflect improved

developments in these types of equipment. This would allow the use of better personal protective equipment and would result in improved employee protection from eye, face, head, and foot hazards.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM ·       | 03/00/89 | •       |
| Final Action | 03/00/90 |         |

Small Entity: Undetermined

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605 FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA71

### 1487. WELDING, CUTTING AND BRAZING (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

**CFR Citation:** 29 CFR 1910.251; 29 CFR 1910.252; 29 CFR 1910.253; 29 CFR 1910.254

Legal Deadline: None.

Abstract: OSHA proposes to revise and update its existing Subpart Q covering welding, cutting and brazing operations, and to develop performance-oriented standards designed to reduce the number of deaths and injuries due to unsafe equipment and unsafe operations. There has been no substantial revision to Subpart Q since its adoption in 1971. A complete and comprehensive revision is needed at this time to bring the standard into line with the current state-of-the art and updated consensus standards.

### Timetable:

| Action       | Date     | FR-Cite |
|--------------|----------|---------|
| NPRM '       | 10/00/88 |         |
| Final Action | 11/00/89 |         |

Small Entity: Undetermined Affected Sectors: Multiple

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA72

### **Proposed Rule Stage**

### 1488. WELDING, CUTTING AND HEATING (PART 1915)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 33 USC

941

**CFR Citation:** 29 CFR 1915.51; 29 CFR 1915.52; 29 CFR 1915.53; 29 CFR 1915.54; 29 CFR 1915.55; 29 CFR 1915.56; 29 CFR 1915.57

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shipyard standard covering welding, cutting, and heating. The revision will develop, in part, a performance-oriented standard, address current gaps in coverage, recognize new technology, and eliminate outmoded or redundant provisions. In addition, it will consolidate 29 CFR 1915 standards and applicable 29 CFR 1910 standards into one set of provisions.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 03/00/89 |         |

Small Entity: Yes

Additional Information: 1. Applicable Part 1910 provisions under consideration: 29 CFR 1910.251 - .252.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA73

### 1489. PERSONAL PROTECTIVE EQUIPMENT (PART 1915)

Significance: Regulatory Program

**Legal Authority:** 29 USC 655(b);-33 USC 941

J-7 1

**CFR Citation:** 29 CFR 1915.151; 29 CFR 1915.152; 29 CFR 1915.153; 29 CFR 1915.154

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shipyard standard covering personal protective equipment. The revision will develop, in part, a performance-oriented standard, address current gaps in coverage, recognize new technology, and eliminate outmoded or redundant provisions. It will consolidate 29 CFR 1915 standards and

applicable 29 CFR 1910 standards into one set of provisions.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 03/00/89 |         |

Small Entity: No

Additional information: 1. Applicable Part 1910 provisions under consideration: 29 CFR 1910.132 through .137.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA74

### 1490, COMPRESSED AIR (PART 1926)

Legal Authority: 29 USC 655(b); 40 USC

**CFR Citation: 29 CFR 1926.803** 

Legal Deadline: None.

Abstract: OSHA published a "Request for Comments and Information" on April 22, 1985, on the subject of working in compressed air and decompression (50 FR 15756). Based on the information obtained, OSHA has determined that immediate action will not be taken. The Agency intends to continue data collection, and to reevaluate the decision in light of additional input, staff resources, and Agency priorities within 12 to 18 months.

### Timetable:

| Action                                     | Date     | FR·Cite     |
|--|----------|-------------|
| Request for<br>Comments and<br>Information | 04/22/85 | 50 FR 15756 |
| Comment Period<br>Closed                   | 07/22/85 |             |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Room N3605, FPBldg., Washington, DC 20210, 202 523-

RIN: 1218-AA76

#### 1491. 1,3-BUTADIENE

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910.1000, Table Z-

1

Legal Deadline: None.

Abstract: On October 10, 1985, EPA referred 1,3-butadiene (BD) to OSHA for possible regulatory action under section 9(a) of the Toxic Substance Control Act. On April 11, 1986, OSHA responded to the EPA referral indicating that the Agency has preliminarily concluded that BD poses risk to the occupationally exposed population at the current OSHA permissible exposure limit and that the risk can be reduced or prevented through the promulgation of a revised standard. OSHA intends to initiate rulemaking to revise the standard for BD pursuant to section 6(b) of the Occupational Safety and Health Act.

### Timetable:

| Action                      | Date     | FR Cit    | е   |
|-----------------------------|----------|-----------|-----|
| EPA Referral                | 10/10/85 | 50 FR 413 | 393 |
| Request for<br>Comments     | 12/27/85 | 50 FR 529 | 952 |
| Response to<br>EPA Referral | 04/11/86 | 51 FR 12  | 526 |
| ANPRM .                     | 10/01/86 | 51 FR 350 | 003 |
| ANPRM .                     | 12/30/86 |           |     |
| Comment                     | /        |           |     |
| Period End                  |          |           |     |
| NPRM                        | 09/00/88 |           |     |

Small Entity: Undetermined

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

**RIN: 1218-AA83** 

### 1492. GLYCOL ETHERS: 2-METHOXYETHANOL, 2-ETHOXYETHANOL AND THEIR ACETATES

Significance: Regulatory Program

Legal Authority: 29 USC 655; 29 USC

**CFR Citation: 29 CFR 1910.1000** 

Legal Deadline: None.

Abstract: On May 20, 1986, the Environmental Protection Agency (EPA) issued a report to OSHA, under Section 9(a) of the Toxic Substances Control

**Proposed Rule Stage** 

Act, stating that EPA has reasonable basis to conclude that the risk of injury to worker health from exposure to four glycol ethers during their manufacture, processing and use is unreasonable. and that this risk may be prevented or reduced to a significant extent by OSHA regulatory action. EPA gave OSHA 180 days in which to respond to its report. OSHA published its response on December 11, 1986, stating that OSHA had preliminarily concluded that occupational exposures to the subject glycol ethers at the current OSHA permissible exposure limits may present significant risks to the health of workers. OSHA announced that it would begin rulemaking proceedings for these chemicals.

### Timetable:

| Action                         | Date       | FR Cite     |
|--------------------------------|------------|-------------|
| ANPRM                          | · 04/02/87 | 52 FR 10586 |
| ANPRM<br>Comment<br>Period End | 07/31/87   |             |
| NPRM                           | 10/00/88   |             |

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-

7075 RIN: 1218-AA84

Small Entity: Undetermined

### 1493. EXPLOSIVE AND OTHER **DANGEROUS ATMOSPHERES (PART** 1915)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 33 USC 941

CFR Citation: 29 CFR 1915.11; 29 CFR 1915.12; 29 CFR 1915.13; 29 CFR 1915.14; 29 CFR 1915.15; 29 CFR 1915.16

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shippard standard covering explosive and other dangerous atmospheres. This revision will develop, in part, a performance-oriented standard, address any gaps in coverage, recognize new technology, and eliminate outmoded or redundant standards.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 03/00/89 |         |

Small Entity: No

Affected Sectors: 373 Ship and Boat **Building and Repairing** 

Government Levels Affected: State, Federal

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8063

**RIN: 1218-AA91** 

### 1494. GEAR CERTIFICATION (PART 19191

Legal Authority: 29 USC 655; 29 USC

CFR Citation: 29 CFR 1919. (Revision)

Legal Deadline: None.

Abstract: In its May 7, 1987, Federal Register notice the Agency requested information to assist in the possible revision of 29 CFR Part 1919. Part 1919, entitled "Gear Certification," implements requirements located in each of OSHA's maritime standards which cover work carried out within the Federal maritime jurisdiction. Changes in the design and composition of cargo handling gear which have evolved since these rules were last amended (1969) provided questions as to the efficacy of the current rules. Additionally, the Agency sought comments that would suggest ways in which the administrative function of the accreditation program could be improved. Comment period ended: August 5, 1987.

### Timetable:

| Action                   | Date     | FR Cite     |
|--------------------------|----------|-------------|
| Request for Information  | 05/07/87 | 52 FR 17302 |
| Comment Period<br>Closed | 08/05/87 |             |

**Next Action Undetermined** 

Small Entity: Undetermined

Additional Information: The Agency has determined, based on input to its "Request for Comments and Information," that minor revision to

Gear Certification (Part 1919) is: necessary.

**Affected Sectors:** 37 Transportation Equipment; 44 Water Transportation

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA97

### 1495. METHYLENE CHLORIDE

Significance: Regulatory Program

Legal Authority: 29 USC 655; 29 USC

657

CFR Citation: 29 CFR 1910.1000

Legal Deadline: None.

Abstract: In July 1985, OSHA was petitioned by the United Automobile, Aerospace and Agricultural Implement Workers of America (UAW) to issue a hazard alert; issue an emergency temporary standard; and to begin work on a new permanent standard for methylene chloride (DCM). This request was based on information obtained from the Environmental Protection Agency and the National Toxicology Program indicating that DCM is an animal carcinogen and may have the potential to cause cancer in humans. In November 1986, OSHA notified the UAW that its petition had been granted, in part, and denied, in part. Specifically, OSHA has issued a set of guidelines for controlling occupational exposure to DCM and has decided to proceed with rulemaking to develop a new permanent standard. OSHA denied that portion of the petition requesting the issuance of an emergency temporary standard.

### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 11/24/86 | 51 | FR | 42257 |
| ANPRM<br>Comment<br>Period End | 02/23/87 | 51 | FR | 42257 |
| NPRM .                         | 11/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718,

**Proposed Rule Stage** 

FPBldg., Washington, DC 20210, 202 523-

RIN: 1218-AA98

### 1496. ● HAZARD COMMUNICATION

Significance: Regulatory Program-

**Legal Authority:** 29 USC 653; 29 USC 655; 29 USC 657; 33 USC 941; 40 USC 333; 5 USC 553

**CFR Citation:** 29 CFR 1910.1200; 29 CFR 1915.99; 29 CFR 1917.28; 29 CFR 1918.90; 29 CFR 1926.59; 29 CFR 1928.21

Legal Deadline: None.

Abstract: OSHA promulgated a final rule on August 24, 1987, that extended the protections of its Hazard Communication Standard (HCS) from the manufacturing sector to all other workplaces where employees are exposed to hazardous chemicals. The HCS requires covered employers to establish hazard communication programs for their employees, including labels on containers, material safety data sheets, and training programs. As the final rule was published pursuant to a court order without having published a NPRM, OSHA invited additional comment on the final rule for 60 days. The Agency is now proposing some modifications to the final rule to address issues of concern.

### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 11/27/85 | 50 FR 48794 |
| ANPRM<br>Comment<br>Period End | 02/25/86 |             |
| NPRM                           | 04/00/88 |             |
| NPRM Comment<br>Period End     | 06/00/88 |             |
| Final Action                   | 10/00/88 |             |
| Final Action<br>Effective      | 12/00/88 |             |

Small Entity: Undetermined.

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200. Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AB02

### 1497. WALKING AND WORKING SURFACES (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) **CFR Citation:** 29 CFR 1910.21; 29 CFR 1910.22; 29 CFR 1910.23; 29 CFR 1910.24; 29 CFR 1910.25; 29 CFR 1910.26; 29 CFR 1910.27; 29 CFR 1910.28; 29 CFR 1910.29; 29 CFR 1910.30; 29 CFR 1910.31; 29 CFR 1910.32

Legal Deadline: None.

Abstract: Existing standards for walking and working surfaces need to be revised because they are out of date and restrict technological innovation. The proposed revision is performance-oriented and permits flexibility for compliance.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/88 |         |
| Final Action | 10/00/89 | •       |
|              |          |         |

Small Entity: Undetermined

Additional Information: The agenda RIN 1218-AB04 is an aggregate of RIN 1218-AA46 (Scaffolds and Similar Work Surfaces (Part 1910)) and RIN 1218-AA50 (Ladders and Similar Climbing Devices (Part 1910)).

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AB04

### 1498. BLOODBORNE INFECTIOUS DISEASES

Significance: Regulatory Program

Legal Authority: 29 USC 655 et seq

CFR Citation: 29 CFR Not yet determined

Legal Deadline: None.

Abstract: Many health-care workers are exposed to blood and body fluids from patients who have active bloodborne infections or are carriers of these infections. Such exposure presents a potential risk of disease for the health-care workers. One such disease, hepatitis B, has been shown to present a substantially increased risk for health-care workers. Data received by OSHA indicate that of the approximately 250,000 cases of hepatitis B diagnosed in the U.S. each year, approximately 5.5 percent, or 15,000 cases, are among health-care workers. It has been estimated that 222-265 health-care workers die each vear as a result of hepatitis B and associated

complications. About half of the nation's five million health-care workers are at increased risk from exposure to bloodborne infectious diseases. The highest risks are experienced by emergency room workers, dialysis unit workers, operating room personnel, intensive care unit workers and blood bank employees. OSHA's personal protective equipment standard, 29 CFR 1910.132(a), provisions for general housekeeping, 29 CFR 1910(a)(1) and waste disposal, 29 CFR 1910. 141(a)(4)(ii)) along with Section 5(a)(i) of the Act (Cont'd)

### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| ANPRM                 | 11/27/87 | 52 | FR | 45438 |
| ANPRM                 | 01/26/88 | 52 | FR | 45438 |
| Comment<br>Period End | •        |    |    |       |

Next Action Undetermined

Small Entity: Undetermined

**Additional Information: ABSTRACT** (CONT'D): requiring employers to provide employment and a place of employment free of recognized hazards ..., will be used to reduce some, but not all of the hazards of bloodborne diseases. In 1983, the Agency issued voluntary guidelines for reducing the occupational risk of hepatitis B infection. In September 1986, OSHA was petitioned by the American Federation of State, County and Municipal Employees and other unions for the issuance of an emergency temporary standard to protect workers from occupational exposure to bloodborne infectious diseases, such as hepatitis B and acquired immune deficiency syndrome (AIDS).

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, Dc 20210, 209 523-7075

RIN: 1218-AB15

### 1499. CADMIUM

Significance: Regulatory Program
Legal Authority: 29 USC 655 et seq
CFR Citation: 29 CFR 1910, Table Z-2

Legal Deadline: None.

Abstract: On June 18, 1986, the International Chemical Workers Union

Proposed Rule Stage

and the Public Citizen Health Research Group petitioned OSHA to issue an emergency temporary standard reducing the permissible exposure limit for cadmium to one microgram of cadmium per cubic meter of air. On June 25, 1987 the union and HR 6 filed a petition with the Court of Appeals requesting the Court to order OSHA to promulgate an ETS. In its July 1, 1987, response to the petitioners, OSHA stated that issuance of an emergency standard was not warranted, but that exposure to cadmium at levels permitted under the current standard represented a significant risk to worker health which would be addressed through section 6(b) rulemaking procedures. OSHA is in the process of developing a proposed standard.

#### Timetable:

| Action                  | . Date   | FR Cite |
|-------------------------|----------|---------|
| Response to Petitioners | 07/01/87 |         |
| NPRM                    | 06/00/88 |         |
| Final Action            | 06/00/89 | •       |

Small Entity: Undetermined

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AB16

### 1500. PERMISSIBLE EXPOSURE LIMIT UPDATE

Significance: Regulatory Program

Legal Authority: 29 USC 655 et seq

**CFR Citation:** 29 CFR 1910.1000, Tables 7.1 to 7.2

Z-1 to Z-3

Legal Deadline: None.

Abstract: In 1972, OSHA promulgated permissible exposure limits (PELs) for a number of toxic substances, pursuant to authority granted by section 6(a) of the Act, which allowed OSHA (for a limited period) to adopt existing Federal standards or industry consensus standards as enforceable OSHA standards. Accordingly, the lists of toxic substances now codified at 29 CFR 1910.1000, Tables Z-1 and Z-3, were Federal standards adopted under the Walsh-Healey Public Contracts Act, which, in turn, were adopted from the American Conference of Governmental Industrial Hygienists (ACGIH)

Threshold Limit Values (TLVs) for 1968. The substances listed at 29 CFR 1910.1000, Table Z-2, were adopted from American National Standards Institute standards. Industrial experience, new developments in control technology. and scientific data acquired since 1968 have led the ACGIH to make changes in its TLVs over the years. Many of the TLVs have been lowered, and limits for additional chemicals have been established. During this period, OSHA has promulgated revised standards for toxic substances on a substance-bysubstance basis. This process, however, has not kept up with (Cont'd)

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: Yes

Additional Information: ABSTRACT (CONT'D): the number of changes made by ACGIH. OSHA believes that 29 CFR 1910.1000, Tables Z-1, Z-2 and Z-3 should be updated, as appropriate, to conform with current scientific and technical knowledge. OSHA intends to initiate rulemaking to accomplish this update.

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AB17

### 1501. HAZARDOUS MATERIALS (PART 1910)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910, Subpart H

Legal Deadline: None.

Abstract: Standards in 29 CFR Part 1910, Subpart H, which address the storage, handling and use of hazardous materials, such as compressed gases, acetylene, hydrogen, oxygen, liquified petroleum gases, and flammable and combustible liquids, will be revised. This regulatory action will provide a new approach to the revision of Subpart H and will occur in three phases in an expanded timeframe. The three phases will be (1) Process Hazards Management, (2) Flammable and Compressed Gases, and, (3)

Hazardous Liquids. The first phase of the proposed action is intended to better protect employees from unexpected releases of significant quantities od dangerous substances. The remaining phases are intended to simplify, clarify and consolidate standards on hazardous materials and assist employers and employees in general industry to better understand and better focus on the hazards inherent in the use, handling, and storage of such materials.

### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 01/23/81 | 46 | FR | 7692  |
| ANPRM<br>Comment<br>Period End | 02/01/82 | 46 | FR | 38108 |
| NPRM                           | 01/00/89 |    |    |       |
| Final Action                   | 01/00/90 |    |    |       |

.Small Entity: Undetermined

Additional Information: This action merges two previous actions, "Hazardous Materials-- Flammable and Compressed Gases (Part 1910)" and "Hazardous Materials--Flammable and Combustible Liquids (Part 1910)" and will also include storage and handling of toxic materials.

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AB20

### 1502. ● SHIPYARD EMPLOYMENT: PHASE II (PART 1915)

Significance: Regulatory Program

**Legal Authority:** 29 USC 655(b); 33 USC 941

**CFR Citation:** 29 CFR 1915.32; 29 CFR 1915.33; 29 CFR 1915.34; 29 CFR 1915.35; 29 CFR 1915.36

Legal Deadline: None.

Abstract: This regulatory action will complete the consolidation and updating of Parts 1915 and 1910 by providing shipyard employees with coverage under one comprehensive OSHA standard. This revision will involve the promulgation of 16 maritime subparts and their 1910 counterparts. Its completion will relieve shipyard owners from the burden of having to comply with two sets of rules that are complex.

**Proposed Rule Stage** 

prescriptive, confusing and, in some cases, conflicting. OSHA will establish an Advisory Committee to assist the agency in reviewing and revising these subparts. Experts from government, industry, unions and the states will be asked to work with OSHA on this project. A previously identified project, Surface Preparation and Preservation

(RIN: 1218-AA96), will be included in this project.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| NPRM          | 08/00/89 |         |
| Final Action  | 08/00/90 |         |
| Small Entity: | No       | •       |

RIN: 1218-AB22

Government Levels Affected: State, Federal

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-

### **DEPARTMENT OF LABOR (DOL)**

Occupational Safety and Health Administration (OSHA)

Final Rule Stage

## 1503. OCCUPATIONAL EXPOSURES TO TOXIC SUBSTANCES IN LABORATORIES

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910.1450

Legal Deadline: None.

Abstract: Existing OSHA standards are designed to protect employees who are engaged in work involving exposure to only a few toxic chemicals during relatively standardized, continuous or repetitive processes. In contrast, laboratory workers are exposed to a multitude of toxic substances under frequently changing or unpredictable conditions. During this rulemaking, OSHA will examine whether prudent work practices and protective equipment, chosen for the specific facility and task, are more effective, feasible and economical for laboratory work than adhering to OSHA's current substance-specific standards. Accordingly, OSHA has proposed a special performance-oriented work practices standard that, if promulgated, would apply to laboratory workers and would contain provisions specifically designed for laboratory conditions.

### Timetable:

| Action                     | Date     | -  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 04/14/81 | 46 | FR | 21785 |
| ANPRM Comment Period End   | 07/15/81 |    |    |       |
| NPRM                       | 07/24/86 | 51 | FR | 26660 |
| NPRM Comment<br>Period End | 10/22/86 | 51 | FR | 26660 |
| Public Hearings            | 03/24/87 | 52 | FR | 1212  |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: Yes

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AA00

### 1504. ETHYLENE DIBROMIDE (EDB)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910.1048

Legal Deadline: None.

Abstract: Recent scientific studies have reported that ethylene dibromide causes cancer when administered orally, by inhalation and by skin application in laboratory animals. In addition, other studies have shown the chemical to be a mutagen, teratogen and testicular toxin in experimental animals. On the basis of these reports, OSHA has determined that its current permissible exposure limit of 20 ppm does not provide exposed workers adequate protection against cancer and other adverse health effects. A proposed standard for ethylene. dibromide was published 10/07/83 (43 FR 45956). Public hearings were held in February 1984. OSHA is currently in the process of decisionmaking on the provisions to be included in the final standard.

### Timetable:

| Action                         | Date       | FR Cite     |
|--------------------------------|------------|-------------|
| ANPRM                          | 12/18/81   | 46 FR 61671 |
| ANPRM<br>Comment<br>Period End | . 05/31/82 |             |
| NPRM                           | 10/07/83   | 48 FR 45956 |
| NPRM Comment<br>Period End     | 11/21/83   | 48 FR 45956 |
| Public<br>HearingHeld          | 02/08/84   |             |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 12/00/88 | •       |

Small Entity: Yes

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AA06

### 1505. ACCESS TO EMPLOYEE EXPOSURE AND MEDICAL RECORDS

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 29 USC

CFR Citation: 29 CFR 1910.20 Legal Deadline: None.

Abstract: The existing record access rule was promulgated in May 1980. The rule requires employers to preserve and maintain exposure and medical records pertinent to employee exposure to toxic substances, and to ensure access to these records by employees, designated employee representatives and OSHA. As a result of numerous requests and suggestions for changes to the standard, OSHA published a proposal to revise the standard in 1982. OSHA intends to publish soon a final rule that resolves many of the issues raised in the 1982.

proposal. This regulation will be similar to the regulation promulgated in 1980 with certain exceptions relating to: (1) first-aid records and medical records of short-term employees; (2) the microfilm storage of employee X-rays; (3) employer trade secrets; (4) employee exposure record requirements for other records; and (5) unconsented access to

employee exposure records by union

representatives.

### Final Rule Stage

| Timetable:                 |             |             |  |
|----------------------------|-------------|-------------|--|
| Action                     | Date        | FR Cite     |  |
| NPRM                       | 07/13/82    | 47 FR 30420 |  |
| NPRM Comment<br>Period End | 09/14/82    |             |  |
| Public Hearing<br>Held     | 10/05/82    | •           |  |
| Final Action               | 05/00/88    |             |  |
| Small Entity: U            | ndetermined | •           |  |
| _                          |             |             |  |

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

**RIN:** 1218-AA15

### 1506. CONCRETE AND MASONRY CONSTRUCTION (PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 40 USC

333

**CFR Citation:** 29 CFR 1926.700; 29 CFR 1926.701; 29 CFR 1926.702

Legal Deadline: None.

Abstract: One of the greatest hazards associated with concrete and masonry structures in the construction industry is the collapse or failure of the entire structure or its forms and shoring. The catastrophic failures of recent years indicate that revision of the existing standard applicable to such construction operations is necessary. The current concrete standard contains outdated referenced standards, gaps in coverage, redundant provisions, and provisions which need clarification. The referenced standards are being updated and placed in the body of the standard. New standards are being added to cover precast concrete erection and masonry wall construction. The provisions that were identified as being redundant are being removed and the ambiguous provisions are being clarified. In addition, the record will be reopened to allow information and evidence obtained from the investigation of a recent major accident to be included in the record pertaining to lift-slab operations. Revised lift-slab rules will then be proposed.

| Timetable:  |          |    |    |       |
|---|----------|----|----|-------|
| Action  | Date     | •  | FR | Cite  |
| ANPRM   | 02/09/82 | 47 | FR | 5910  |
| ANPRM<br>Comment<br>Period End                                | 04/10/82 |    |    |       |
| NPRM  | 09/16/85 | 50 | FR | 37543 |
| Comment Period<br>Extended 30<br>Daysto<br>12/16/85           | 10/21/85 | 50 | FR | 42571 |
| NPRM Comment<br>Period End                                    | 11/15/85 | 50 | FR | 37543 |
| Public Hearing<br>Scheduled                                   | 04/08/86 | 51 | FR | 11945 |
| Public Hearing<br>Rescheduled<br>and Held June<br>17-18, 1986 | 05/09/86 | 51 | FR | 17203 |
| Final Action on<br>all but Lift-Slab<br>Rules                 | 06/00/88 |    |    |       |
| Reproposal Lift-<br>Slab Rules                                | 12/00/88 |    |    |       |
| Final Action on<br>Lift-Slab Rules                            | 06/00/89 |    |    |       |

Small Entity: Undetermined

Additional Information: 1. 29 CFR 1926, Subpart Q currently entitled: "Concrete, Concrete Forms, and Shoring.

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA20

### 1507. ELECTRICAL SAFETY-RELATED WORK PRACTICES (PART 1910)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910.331; 29 CFR 1910.332; 29 CFR 1910.333; 29 CFR 1910.334; 29 CFR 1910.335; 29 CFR 1910.399; 29 CFR 1910.26(c)(3)(iii); 29 CFR 1910.67(b)(4); 29 CFR 1910.68(b)(4); 29 CFR 1910.68(c)(5)(iv)(c); 29 CFR 1910.94(a)(2)(iii); 29 CFR 1910.103(b)(3)(iii)(e); 29 CFR 1910.110, Table H-28; 29 CFR 1910.178(c)(2); ...

Legal Deadline: None.

Abstract: Standards are currently under review for the second part (Subpart S of Part 1910) of OSHA's electrical standard which would establish a performance-oriented standard for electrical safety- related work practices to complement the existing electrical installation standards. The proposed standard includes requirements for

work performed on or near exposed energized and deenergized parts of electrical equipment and includes requirements for both the safe use of the electrical equipment as well as the use of personal protection devices.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/30/87 | 52 FR 45530 |
| NPRM Comment<br>Period End | 02/29/88 | 52 FR 45530 |
| Final Action               | 02/00/89 | •           |

Small Entity: Undetermined Affected Sectors: All

**Government Levels Affected:** Local, State, Federal

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA32

## 1508. POWERED PLATFORMS FOR EXTERIOR BUILDING MAINTENANCE (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b) CFR Citation: 29 CFR 1910.66

Legal Deadline: None.

Abstract: The present standard, which requires positive engagement of a powered platform with a building face to provide stabilization, may need to be revised because many variance designs have been submitted which do not provide positive engagement of the platform, yet claim equal stability. The agency believes there may be merit to this claim. The proposal provides flexibility in compliance through performance-oriented provisions as alternatives to positive engagement. It would also expand the scope of the current standard to include requirements covering additional suspension equipment, fall protection, and employee training.

### Timetable:

| Action                         | Date      | FR Cite    |
|--------------------------------|-----------|------------|
| ANPRM                          | 02/11/83  | 48 FR 6368 |
| ANPRM<br>Comment<br>Period End | :03/14/83 | 48 FR 6368 |
| NPRM                           | 01/22/85  | 50 FR 2890 |

Final Rule Stage

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM Comment<br>Period End                             | 03/25/85 | 50 | FR | 2890  |
| Reopening of<br>NPRM<br>Comment<br>Period to<br>8/1/85 | 07/02/85 | 50 | FR | 27307 |
| Informal Public<br>Hearing                             | 02/20/86 |    |    |       |
| Final Action   | 07/00/88 |    |    |       |

### Small Entity: No

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA33

### 1509. EXCAVATIONS (PART 1926)

Significance: Regulatory Program

Legal Authority: 29; USC 655(b); 40 USC

**CFR Citation:** 29 CFR 1926.650; 29 CFR 1926.651; 29 CFR 1926.652; 29 CFR 1926.653

Legal Deadline: None.

Abstract: This rule prescribes the minimum measures to be taken to protect employees from injury during excavation work. A revision of the existing rule is being considered because trench and excavation sidewall failures that have resulted in death and injury to workers continue in significant numbers. Claims that the standards are ambiguous and too restrictive, especially with respect to the type of soil involved, have also been made.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/15/87 | 52 | FR | 12288 |
| NPRM Comment<br>Period End | 10/14/87 | 52 | FR | 22799 |
| Final Action               | 12/00/88 |    |    |       |

### Small Entity: No

Additional Information: 1. 29 CFR 1926.650 through .653 currently entitled: "Excavations, Trenching, and Shoring.

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA36

### 1510. FALL PROTECTION (PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 40 USC

**CFR Citation:** 29 CFR 1926.104; 29 CFR 1926.105; 29 CFR 1926.500; 29 CFR 1926.501; 29 CFR 1926.502; 29 CFR 1926.6501; 29 CFR 1926.250(b)(2); 29 CFR 1926.651(t) and (w); 29 CFR 1926.700(b)(1); 29 CFR 1926.951(b)(4)(i); 29 CFR 1926.107(c); 29 CFR 1926.107(f)

Legal Deadline: None.

Abstract: The existing standard has been proposed for revision because it is poorly formatted, contains unnecessary and restrictive provisions, and does not properly address the fall protection needs of certain areas and operations. The proposal raises several significant issues including (1) when fall protection systems must be installed, (2) whether work surface inspections are necessary to insure adequate structural integrity before commencing work, and (3) whether body belt systems or body harness systems are appropriate for use as fall protection. (Subpart M revised)

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/25/86 | 51 FR 42680 |
| NPRM Comment<br>Period End | 08/14/87 | 52 FR 20616 |
| Final Action               | 11/00/88 | •           |

### Small Entity: No

Additional Information: This agenda entry is part of Regulatory Program RIN 1218-AB05; Elevated Surfaces (Part 1926).

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, Rm N3605, FPBldg, 200 Constitution Ave., NW, Washington, DC 20210, 202 523-8061

RIN: 1218-AA37

### 1511. UNDERGROUND CONSTRUCTION (TUNNELS AND SHAFTS)(PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 40 USC

333

CFR Citation: 29 CFR 1926.800

Legal Deadline: None.

Abstract: The existing standards are being revised to update the treatment of hazards of construction in underground locations such as tunnels, shafts, chambers, passageways and covered excavations. In some cases, the existing standards are too restrictive. In addition, existing language is being rewritten to clarify the requirements.

### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM   | 08/05/83 | 48 | FR | 35774 |
| NPRM Comment-<br>Period<br>extended to<br>02/17/84 | 12/19/83 | 48 | FR | 56087 |
| Public Hearing<br>Held                             | 03/13/84 |    |    |       |
| Limited Reopening of Comment Period Until 10/18/85 | 08/19/85 | 50 | FR | 33357 |
| Final Action                                       | 09/00/88 |    |    |       |

Small Entity: No

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA38

### 1512. SCAFFOLDS (PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 40 USC

333

**CFR Citation:** 29 CFR 1926.451; 29 CFR 1926.452; 29 CFR 1910.28; 29 CFR 1910.29; 29 CFR 1926.752(k)

Legal Deadline: None.

Abstract: The existing standard has been proposed for revision because it is poorly formatted, contains unnecessary and restrictive provisions, and omits necessary specific coverage for certain types of scaffolds. The proposal raises several significant issues including: (1) the use of crossbraces as guardrails, (2) the use of fall protection during scaffold erection and dismantling operations, and (3) the role of engineers in scaffold design. (Subpart L, revised)

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/25/86 | 51 FR 42680 |
| NPRM Comment<br>Period End | 08/14/87 | 52 FR 20616 |
| Final Action               | 11/00/88 |             |

Small Entity: Undetermined

Additional Information: This agenda entry is part of Regulatory Program RIN

Final Rule Stage

1218-AB05; Elevated Surfaces (Part 1926).

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, Rm N3605, FPBldg, 200 Constitution Ave., NW, Washington, DC 20210, 202 523-8061

RIN: 1218-AA40

### 1513. CRANE OR DERRICK SUSPENDED PLATFORMS (PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 40 USC

333

**CFR Citation: 29 CFR 1926.550** 

Legal Deadline: None.

Abstract: The use of cranes and derricks to suspend personnel in platforms is a hazardous operation that is not currently covered by OSHA Construction Standards. OSHA has issued administrative instructions on this practice, but this alternative to rulemaking has not been successful. This final rule has been developed to reduce the number of accidents, many of which involve multiple fatalities, that result from equipment inadequacies and failures or improper work practices. Data to determine the potential costs. and benefits from this rulemaking are currently being evaluated.

### Timetable:

| Action                     | Date      | FR Cite     |
|----------------------------|-----------|-------------|
| NPRM                       | 02/1.7/84 | 49 FR 6280  |
| NPRM Comment<br>Period End | -08/10/84 | 49 FR 25248 |
| Public Hearing<br>Held     | 09/18/84  | ŕ           |
| Final Action               | 04/00/88  |             |

Small Entity: No

Affected Sectors: 15 Building Construction-General Contractors and Operative Builders; 16 Heavy Construction Other Than Building Construction-Contractors; 17 Construction-Special Trade Contractors

Government Levels Affected: State, Federal

Analysis: Regulatory Impact Analysis; Regulatory Flexibility. Analysis

Agency Contact: Barry White, Director, Department of Labor, Occupational Safety and Health Administration, Room N3605, 200 Constitution Ave. NW, Washington, DC 20210, 202 523-8061

RIN: 1218-AA45

### 1514. STAIRWAYS AND LADDERS (PART 1926)

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 40 USC

**CFR Citation:** 29 CFR 1926.450; 29 CFR 1926.452; 29 CFR 1926.501; 29 CFR 1926.502; 29 CFR 1926.1050; 29 CFR 1926.1051

Legal Deadline: None.

Abstract: The existing standard has been proposed for revision because it contains references to non-government voluntary regulations by topic. The proposal raises several significant issues including: (1) what is the appropriate height limit where the use of ladders as a means of access should be required, and (2) what are appropriate field tests for determining ladder strength. (New Subpart X)

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/25/86 | 51 | FR | 42680 |
| NPRM Comment<br>Period End | 08/14/87 | 52 | FR | 20616 |
| Final Action               | 11/00/88 |    |    |       |
| Small Entity: No           | D        |    |    |       |

Additional Information: This new Subpart X is a revision of the ladder and stairway portions of existing Subparts L (ladders and scaffolds) and M (Floor and Wall Openings and Stairways). The remaining portions of Subparts L and M are being revised as Subparts L (Scaffolds) and M (Fall Protection). (RIN 1218-AA37 - Fall Protection; RIN 1218-AA40 - Scaffolds.) This agenda entry is part of Regulatory Program RIN 1218-AB05; Elevated Surfaces (Part 1926).

Affected Sectors: Multiple

Government Levels Affected: State, Federal

Agency Contact: Barry White, Director, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA57

### 1515. HAZARDOUS WASTE OPERATIONS AND EMERGENCY RESPONSE (PART 1910)

Significance: Regulatory Program

**Legal Authority:** PL 99-499 Section 126 (as amended); 29 USC 655; 29 USC 657; 5 USC 552(a); 5 USC 533

CFR Citation: 29 CFR 1910.120 (Subpart H)

**Legal Deadline:** Statutory, October 16, 1987.

Abstract: Public Law 99-499 requires the Secretary of Labor to promulgate a final standard for Hazardous Operations and Emergency Response by October 17, 1987. The law requires the proposed rule to address eleven areas: site analysis, training, medical surveillance, protective equipment, engineering controls, maximum exposure limits, informational programs, handling and labeling, new technology programs, decontamination procedures, and entergency response. The agency has developed a Preliminary Regulatory Impact Analysis which is available in the docket. The analysis estimates that the benefits are significant and that annualized costs are \$71 million for training, \$17 million for medical surveillance, \$12 million for decontamination, \$11 million for protection suits and \$37 million for other requirements. OSHA held public hearings in Washington, D.C. and Seattle, Washington to enhance public comment and participation in this rulemaking. On December 22, 1987 Congress amended SARA to require the Secretary of Labor to develop a training certification program at least as comprehensive as the EPA's Model Program for (CONT'D)

### Timetable:

| , mile table.  |          |             |
|--|----------|-------------|
| Action   | Date     | FR Cite     |
| Interim Final<br>Rule  | 12/19/86 | 51 FR 45654 |
| NPRM   | 08/10/87 | 52 FR 29620 |
| NPRM Comment<br>Period End                                       | 10/05/87 | 52 FR 29620 |
| Public Hearings<br>held in<br>Washington,<br>DC, and<br>Seattle, | 10/13/87 | 52 FR 37973 |
| Washington<br>Final Action                                       | 07/00/88 |             |

Small Entity: Undetermined

Additional Information:

INFORMATION REGARDING ITEM #6: Because Public Law 99-499 requires

## DOL-OSHA

Final Rule Stage

the use of trained workers, there may be some impact or subcontractors who will either need to hire trained employees, than existing employees, or not participate in the cleanup of hazardous wastes. ABSTRACT (CONT'D): Asbestos Abatement in Schools. OSHA will be developing this certification program as a separate rulemaking.

Affected Sectors: All

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

**RIN:** 1218-AB13

## 1516. LEAD (RECONSIDERATION OF THE FEASIBILITY OF COMPLIANCE IN **NINE INDUSTRY SECTORS)**

Significance: Regulatory Program Legal Authority: 29 USC 655 et seq CFR Citation: 29 CFR 1910.1025 Legal Deadline: Judicial, October 1, 1987.

Abstract: On December 11, 1981 (46 FR 60758), OSHA published a Revised Statement of Reasons concerning the feasibility of compliance with paragraph (e)(1) of the standard for occupational exposure to lead, which had been promulgated in 1978. In this revised statement, OSHA stated that it could not reach a conclusion regarding feasibility, on the basis of the existing rulemaking record, for eight specific industry sectors: lead chromate pigments, lead chemicals, nonferrous foundries, brass and bronze ingot production, secondary copper smelting leaded steel, shipbuilding and ship repair, stevedoring, and battery breaking separate from secondary smelting, and that in addition, it wished to reexamine the applicability of the lead standard to the stevedoring industry. OSHA requested that the record (which was under review by the U.S. Court of Appeals for the District of Columbia Circuit) be remanded for

supplementary administrative proceedings. The Court granted OSHA's December 1981 request on March 31, 1987, and remanded the record to OSHA for further administrative proceedings to determine the feasibility of section (e)(1) for the nine industry sectors OSHA had (Cont'd)

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Reopening of<br>Lead<br>Rulemaking<br>Records | 08/03/87 | 52 | FR | 28727 |
| End of Comment<br>Period                      | 09/16/87 |    |    |       |
| Public Hearings                               | 09/29/87 |    |    |       |
| Final Action                                  | 07/00/88 |    |    |       |

Small Entity: Yes

Additional Information: ABSTRACT (CONT'D): listed. The Court further ordered OSHA to return the record on or before October 1, 1987. On June 17, 1987, OSHA filed with the Court a motion requesting a 90-day extension to January 1, 1988. On July 31, 1987 the Court granted OSHA's motion. OSHA published in the Federal Register on August 3, 1987, a notice of a limited reopening of the rulemaking record (limited to the issue of feasibility) and specified September 2, 1987 for the receipt of comments from the public and September 15, 1987 for public hearings. Thereafter, at the request of industry and labor, OSHA deferred the relevant dates for the rulemaking until September 16 and 29, 1987, respectively.OSHA requested, and was granted by the Court, an extension for

Agency Contact: Charles E. Adkins, Director, Health Standards Programs. Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-

final action until July 15, 1988.

RIN: 1218-AB18

#### 1517. ● ASBESTOS SHORT TERM **EXPOSURE LIMIT**

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

CFR Citation: 29 CFR 1910.1001; 29 CFR

1926.58

Legal Deadline: None.

Abstract: In June 1986, OSHA promulgated revised standards governing exposure to asbestos in general industry and construction. OSHA reduced the 8-hour Time Weighted Average (TWA) Permissible Exposure Limit (PEL) to 0.2 f/cc, but did not issue a short term exposure limit (STEL). OSHA's principal reason for not issuing an excursion limit was that the rulemaking record failed to show a dose-rate effect. Subsequently, in July 1986, the Court of Appeals for the District of Columbia, in reviewing the EtO standard, held that OSHA may not base its determination to not issue a STEL on the lack of a "dose-rate effect" and that the "OSH Act compels the Agency to adopt a STEL if the record shows that it would further reduce a significant health risk and is feasible to implement." To conform to this judicial decision OSHA plans to amend the Asbestos standards by the issuance of an appropriate excursion limit for all workplaces affected by the revised Asbestos standards.

# Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM ·                    | 04/01/84 | 49 FR 14116 |
| Final Action              | 06/20/86 | 51 FR 22612 |
| Final Action<br>Effective | 07/21/86 | 51 FR 22612 |

Final Decision 06/00/88 Small Entity: No

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AB21

# **DEPARTMENT OF LABOR (DOL)** Occupational Safety and Health Administration (OSHA)

Completed Actions

1518. ETHYLENE OXIDE

Significance: Regulatory Program

657

Legal Authority: 29 USC 655(b); 29 USC CFR Citation: 29 CFR 1910.1047

DOL—OSHA Completed Actions

Legal Deadline: Judicial, March 1988. In a July 21, 1987, decision the U.S. Court of Appeals for the District of Columbia Circuit ordered OSHA to adhere to the schedule set out in its response to petitioners' contempt motion and issue its final decision on the EtO STEL issue no later than March 1988.

Abstract: On July 25, 1986, in Public Citizen HRG v. Tyson, Docket No. 84-1252, the United States Court of Appeals for the District of Columbia upheld most of the final standard on EtO, including the 1 ppm TWA. However, the Court remanded the standard to the Agency for further proceedings on whether a short term exposure limit is necessary to further reduce the significant risk that exists with a 1 ppm TWA alone. In accordance with the Court's order, OSHA intends to reopen the EtO rulemaking record to review the issue of the STEL. This will be accomplished by publication of a notice of proposed rulemaking.

## Timetable:

| Action                      | Date      |    | FR | Cite  |
|-----------------------------|-----------|----|----|-------|
| NPRM                        | 01/21/88  | 53 | FR | 1724  |
| NPRM Comment-<br>Period End | 02/22/88  | 53 | FR | 1724  |
| Final Action                | 04/06/88  | 53 | FR | 11414 |
| Final Action<br>Effective   | 06/.06/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Avenue, NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

**RIN: 1218-AA03** 

# 1519. GRAIN HANDLING FACILITIES (PARTS 1910 AND 1917)

Significance: Regulatory Program

**Legal Authority:** 29 USC 655(b); 33 USC 941

CFR Citation: 29 CFR 1910; 29 CFR 1917 Legal Deadline: None.

Abstract: Hazards associated with fires and explosions in grain handling facilities have existed for many years. These hazards continue to exist, and pose a risk of harm to employees working in these facilities. Based on an extensive rulemaking record resulting from a proposed standard for grain handling facilities, OSHA is developing a final rule to mitigate the hazards

associated with these facilities. OSHA is carefully considering the record to assure that the scope, application and other provisions of the standard appropriately address the hazards.

## Timetable:

|   | <del></del> |    |     |       |
|---|-------------|----|-----|-------|
| Action                                      | Date        |    | FR  | Cite  |
| ANPRM                                       | 02/15/80    | 45 | FR  | 10732 |
| ANPRM<br>Comment<br>Period End              | 03/24/80    |    |     |       |
| NPRM  | 01/06/84    | 49 | FR  | 996   |
| NPRM Comment<br>Period End                  | 06/08/84    | 49 | ·FR | 6923  |
| Public Hearings<br>held through<br>07/12/84 | 06/12/84    | 49 | FR  | 6923  |
| Final Action                                | 12/31/87    | 52 | FR  | 49592 |
| Final Action<br>Effective                   | 03/30/88    | 52 | FR  | 49592 |

Small Entity: Yes

Agency Contact: Barry White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, Rm N3605, FPBldg, 200 Constitution Ave., NW, Washington, DC 20210, 202 523-8061

RIN: 1218-AA22

## 1520. SAFETY TESTING/CERTIFICATION (PART 1910)

Significance: Regulatory Program

**Legal Authority:** 29 USC 655; 29 USC 657

CFR Citation: 29 CFR 1907, (Revocation); 29 CFR 1910, (Revision)

Legal Deadline: None. On June 5, 1987, MET Electrical Testing Company sued the Department of Labor with respect to this rule-making. The agency failed to meet its March 30, 1985 deadline established pursuant to settlement agreement with MET Electrical Testing Company, Inc. The suit is currently pending.

Abstract: This rulemaking would establish mandatory procedures for recognizing those organizations competent to fulfill testing requirements contained in many OSHA safety standards. It would also amend a number of existing OSHA standards by deleting references to two product testing groups, UL and FM, that are included in these standards which were originally adopted as national consensus standards under Section 6(a) of the Act. OSHA's unimplemented regulation, Accreditation of Testing Laboratories, 29 CFR Part 1907, would

be superseded as a result of these changes.

## Timetable:

| Date                 |  | FR  | Cite   |
|----------------------|--|---|--|
| 01/04/83             | 48   | FR  | 270  |
| 03/15/83             | 48   | FR  | 7204   |
| 03/06/84             | 49   | FR  | 8326   |
| 06/21/84             | 49   | FR  | 19336  |
| 09/25/84             | 49   | FR  | 28739  |
| 11/30/84             | 49   | FR  | 47049  |
| 04/12/88<br>06/13/88 | 53   | FR  | 12102  |
|                      | 01/04/83<br>03/15/83<br><br>03/06/84<br>06/21/84<br>09/25/84<br>11/30/84<br>04/12/88 | 01/04/83 48<br>03/15/83 48<br>03/06/84 49<br>06/21/84 49<br>09/25/84 49<br>11/30/84 49<br>04/12/88 53 | 01/04/83 48 FR<br>03/15/83 48 FR<br>03/06/84 49 FR<br>06/21/84 49 FR<br>09/25/84 49 FR<br>11/30/84 49 FR<br>04/12/88 53 FR |

Small Entity: No

Additional Information: 1. Settlement agreement: MET Electrical Testing Company, Inc. v. Raymond J. Donovan, Secretary of Labor: Civil No. Y-82-1133, in the U.S. District Court for the District of Maryland. 2. ANPR Title: "Accreditation of Testing Laboratories" 3. NPRM Title: "Safety Testing or Certification of Certain Workplace Equipment and Materials (formerly entitled Accreditation of Testing Laboratories)."

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, Washington, D.C. 20210, 202 523-8061

RIN: 1218-AA42

# 1521. PRESENCE SENSING DEVICE INITIATION OF MECHANICAL POWER PRESSES (PART 1910)

Significance: Regulatory Program Legal Authority: 29 USC 655(b)

**CFR Citation:** 29 CFR 1910.211, (Revision); 29 CFR 1910.217, (Revision)

Legal Deadline: None.

Abstract: This regulatory action will remove an existing provision which prohibits presence sensing device initiation of mechanical power presses, and will add provisions which will enable the presence sensing device initiation to be done safely. Presence sensing device initiation has been identified as presenting potential increases in safety and productivity with an ergonomic advantage of less

## DOL-OSHA

**Completed Actions** 

worker fatigue. A final regulatory impact analysis has been completed. It is estimated that the discounted savings over the first 10 years the standard will be in effect will be approximately \$535 million.

#### Timetable:

| Action .                   | Date     | FR | Cite |       |
|----------------------------|----------|----|------|-------|
| NPRM                       | 03/29/85 | 50 | FR   | 12700 |
| NPRM Comment<br>Period End | 06/27/85 | 50 | FR   | 12700 |
| Final Action               | 03/14/88 | 53 | FR   | 8322  |
| Final Action<br>Effective  | 06/13/88 |    |      |       |

#### Small Entity: No

Additional Information: A preproposal draft standard was circulated for public comment.

Affected Sectors: Multiple

Agency Contact: Mr. Barry J. White, Director, Safety Standards, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

RIN: 1218-AA54

## 1522. FORMALDEHYDE

Significance: Regulatory Program

Legal Authority: 29 USC 655(b); 29 USC

**CFR Citation:** 29 CFR 1910.1000; 29 CFR 1910.1048; 29 CFR 1910.19

Legal Deadline: None. There is currently no applicable legal deadline. However, OSHA has submitted documents to the U.S. Court of Appeals for the District of Columbia Circuit indicating its intention to complete this regulatory action in November 1987.

Abstract: Studies indicate adverse health effects in humans and animals

exposed to airborne formaldehyde at concentrations permitted by OSHA's present standard. In humans, formaldehyde causes reversible sensory irritation of the eyes, nose, and throat, asthma and dermal irritation sensitization. Chronic studies in animals suggest that formaldehyde may also pose a carcinogenic risk in humans. This information indicates that the present OSHA standard for . formaldehyde may need revision. On December 10, 1985, OSHA published a proposed standard. Public hearings were held in May 1985. OSHA is currently in the process of decisionmaking on the provisions to be included in the final standard.

#### Timetable:

| Action                         | Date '   | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 04/17/85 | 50 FR 15179 |
| ANPRM<br>Comment<br>Period End | 08/15/85 | 50 FR 15179 |
| NPRM                           | 12/10/85 | 50 FR 50412 |
| NPRM Comment<br>Period End     | 03/10/86 | 50 FR 50412 |
| Public Hearings                | 05/05/86 | 51 FR 75842 |
| Final Action                   | 12/04/87 | 52 FR 46168 |
| Final Action<br>Effective      | 02/02/88 | 52 FR 46168 |

# Small Entity: Yes

Agency Contact: Charles E. Adkins, Director, Health Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3718, FPBldg., Washington, DC 20210, 202 523-7075

RIN: 1218-AA82

# 1523. SURFACE PREPARATION AND PRESERVATION (PART 1915)

Legal Authority: 29 USC 655(b); 33 USC 941

**CFR Citation:** 29 CFR 1915.32; 29 CFR 1915.33; 29 CFR 1915.34; 29 CFR 1915.35; 29 CFR 1915.36

Legal Deadline: None.

Abstract: This regulatory action will revise the existing shipyard standard covering surface preparation and preservation in enclosed confined and other spaces. The revision will develop, in part, a performance-oriented standard, address current gaps in coverage, recognize new technology, and eliminate outmoded or redundant provisions. It will consolidate 29 CFR 1915 standards and applicable 29 CFR 1910 standards into one set of provisions.

## Timetable:

| Action -                     | Date     | FR Cite |
|------------------------------|----------|---------|
| Integrated into<br>1218-AB22 | 03/01/88 |         |

Small Entity: No

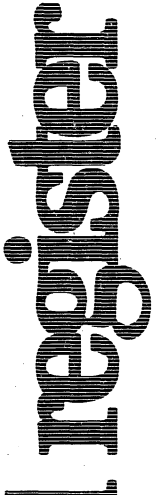
Additional Information: Applicable Part 1910 provisions under consideration: 29 CFR 1910.94; 29 CFR 1910.106 - .107.

Government Levels Affected: State, Federal

Agency Contact: Barry J. White, Director, Safety Standards Programs, Department of Labor, Occupational Safety and Health Administration, 200 Constitution Ave., NW, Rm N3605, FPBldg., Washington, DC 20210, 202 523-8061

**RIN:** 1218-AA96

[FR Doc. 88-6195 Filed 04-22-88; 8:45 am] BILLING CODE 4510-23-T



Monday April 25, 1988

Part XIII

# **Department of State**

Semiannual Regulatory Agenda



# DEPARTMENT OF STATE (STATE)

## **DEPARTMENT OF STATE**

22 CFR Ch. 1

[Docket No. SD - 213]

**Unified Agenda of Federal Regulations** 

**AGENCY:** Department of State.

**ACTION:** Semiannual publication of regulatory agenda.

SUMMARY: As required by Executive Order 12291 and the Regulatory Flexibility Act of 1980 (Pub. L. No. 96-354), the April 1988 agenda of regulations of the Department of State is set forth below. This agenda was prepared under the guidelines of OMB Bulletin 88-1, dated October 7, 1987. The purpose of the agenda is to provide information to the public on the Department's regulatory plans.

## FOR FURTHER INFORMATION CONTACT:

James H. Thessin, Assistant Legal Adviser for Management, Department of State, Room 4427A. 2201 C Street, NW., Washington, DC 20520, telephone (202) 647-2350.

Dated: February 23, 1988.

Ronald I. Spiers,

Under Secretary for Management.

# DEPARTMENT OF STATE (STATE)

**Prerule Stage** 

# 1524. ESTABLISHMENT OF REGISTRY IN STATE DEPARTMENT FOR INFORMATION ABOUT EXECUTION OF INTERNATIONAL WILLS

Legal Authority: Eventual U.S. ratification of 1973 Convention; providing a Uniform Law on the Form of an International Will; will provide basis for establishing Registry

CFR Citation: 22 CFR 92.81(3), amendment to

Legal Deadline: None.

Abstract: By resolution of the international diplomatic conference that adopted the final text of the Convention (see 3, above), there was a recommendation that States establish an internal system to permit the optional registration of information to facilitate the discovery of international wills. The President transmitted the Convention to the Senate on July 2, 1986 with the recommendation that the Senate give its advice and consent to U.S. ratification of the Convention, and information about the intention to establish the Registry in the Department of State (Senate.Treaty Doc. 99-29).

## Timetable:

Action Date FR Cite
Hearing of 00/00/00

Senate Foreign Relations Committee on the Convention

Small Entity: Not Applicable

Agency Contact: Carmen A. DiPlacido, Director, Office of Citizens Consular Services, Department of State, Bureau of Consular Affairs, Washington, DC 20520, 202 647-3666

RIN: 1400-AA09

# 1525. FISHERMEN'S PROTECTIVE ACT PROCEDURES UNDER SECTION

Legal Authority: 22 USC 1977 CFR Citation: 22 CFR 33, (Revision)

Legal Deadline: None.

Abstract: This regulation clarifies procedures for the administration of the Fishermen's Guaranty Fund and claims evaluation, under Section 7 of the Fishermen's Protective Act, 22 USC 1971 et seq.

# Timetable:

Action Date

FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Peter H. Flournoy, Attorney-Adviser, Department of State,

Office of the Legal Adviser, Washington, DC 20520, 202 647-2282

RIN: 1400-AA10

# 1526. REGULATIONS IMPLEMENTING THE PROGRAM FRAUD CIVIL REMEDIES ACT

**Legal Authority:** PL 99-509, Sec 6104; 31 USC 3801 to 3812

CFR Citation: Not yet determined

Legal Deadline: Statutory, April 21, 1987.

Abstract: Regulations implement the Program Fraud Civil Remedies Act of 1986, which establishes an administrative remedy for fraudulent claims or statements submitted to agencies. Anyone who, with knowledge or reason to know, submits a false, fictitious or fraudulent claim or statement to an agency is liable for a \$5,000 penalty and an assessment of double damages.

## Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Jean Bailly, Attorney-Adviser, Department of State, L/M, Room 4427A, 2201 C Street, NW, Washington, DC 20520, 202 647-4446

RIN: 1400-AA13

# 1527. SOUTH AFRICA AND FAIR LABOR STANDARDS

**Legal Authority:** 22 USC 5034; 22 USC 5035; 22 USC 5111; 22 USC 5113

CFR Citation: 22 CFR 60 to 65

Legal Deadline: None.

Abstract: Executive Order 12532 of September 9, 1985 required U.S. firms operating in South Africa to take good faith measures with respect to certain fair labor standards. A final rule was promulgated for this purpose after receiving public comments. The requirements of this Executive Order were later codified in the Comprehensive Anti-Apartheid Act of October 2, 1986, and amendments to the regulations were promulgated as a final rule on October 22, 1986. The first annual review of the labor practices of U.S. firms was published in September, 1987. The Department of State has reviewed the regulations since the report was completed and has revised the questionnaire; it is updating the regulations. The Department will again review the regulations and questionnaire after the second report is issued during the summer of 1988.

## STATE

**Prerule Stage** 

Timetable:

Action

Date

**FR Cite** 

Next Action Undetermined

Small Entity: Yes

Government Levels Affected: Local,

State, Federal

Agency Contact: Robert Bruce,

Executive Director, South Africa Fair Labor Standards Program, Department of State, AF/S, 2201 C Street, NW., Washington, DC 20520, 202 647-9866

RIN: 1400-AA19

# 1528. • AUTOMOBILE LIABILITY INSURANCE REPORTING REQUIREMENTS UNDER THE FOREIGN MISSIONS ACT

Significance: Regulatory Program

Legal Authority: 22 USC 4301 et seq; 22

USC 254a

CFR Citation: 22 CFR 151 Legal Deadline: None.

Abstract: The Foreign Missions Act Amendments of 1983 amended the Diplomatic Relations Act of 1978 and the Foreign Missions Act to enforce more effectively a requirement that persons connected with foreign missions carry liability insurance against risks arising from the operation in the U.S. of automobiles, vessels or aircraft by persons entitled to diplomatic or consular immunity. The Department issues and enforces pertinent regulations with the aim of ensuring that the objectives of this program are achieved. The regulations are designed to carry out the obligations of the U.S. to foreign diplomatic and consular missions, to induce concessions for U.S. diplomatic and consular missions abroad, to protect the U.S. public against uninsured foreign drivers, and to combat international terrorism. The expected potential benefits to society will greatly outweigh potential costs. We continue our analysis and

discussions to ensure that regulatory mechanisms chosen maximize net benefits and minimize net costs. We seek to set priorities for our regulatory goals and objectives to maximize aggregate net benefits to society. In that connection, the liability insurance regulations have first priority.

## Timetable:

Action

Date 07/01/88

**FR Cite** 

Completion of requisite study

and .

Congressional Review

Determination of 10/01/88 milestones for

future action

Small Entity: No

Agency Contact: John Condayan, Acting Director, Office of Foreign Missions, Department of State, Room 2105, Washington, DC 20520, 202 647-3416

RIN: 1400-AA24

# DEPARTMENT OF STATE (STATE)

**Proposed Rule Stage** 

# 1529. FOREIGN MISSIONS ACT REGULATIONS

Significance: Regulatory Program

Legal Authority: 22 USC 4301 et seq; 22

USC 254(e)

CFR Citation: 22 CFR 151 Legal Deadline: None.

Abstract: The Foreign Missions Act creates certain authorities for the Secretary of State relating to the regulation of foreign missions, diplomatic, consular, and international organizations. Exercise of those authorities could involve restricting or controlling the access of such missions to American vendors of goods and services. Exercise of other authorities in the Foreign Missions Act could affect the location of premises of foreign missions. Exercise of authority in the Diplomatic Relations Act, 22 USC 254(a) et seq., as amended by Title VI of P.L. 98-164, will have an impact on the acquisition of liability insurance coverage for the operation of motor vehicles, vessels, and aircraft by personnel of foreign missions, and could in certain situations, subject foreign missions to surcharges or fees. The regulations under consideration

would provide procedures for exercise of these authorities. These regulations are at the stage of preliminary consideration. No timetable has been established other than that established in Title VI of P.L. 98-164.

## Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: John Condayan, Acting Director, Office of Foreign Missions, Department of State, Room 2105, 2201 C Street, NW, Washington, DC 20520, 202 647-3416

RIN: 1400-AA04

# 1530. IMPLEMENTATION OF 1980 HAGUE CONVENTION ON THE CIVIL ASPECTS OF INTERNATIONAL CHILD ABDUCTION

Significance: Regulatory Program

**Legal Authority:** None, until ratification of treaty.

CFR Citation: 22 CFR Not yet determined

Legal Deadline: None.

Abstract: The 1980 Hague Convention provides for the prompt return of children habitually resident in one contracting State who have been wrongfully abducted to another, including wrongful retention by a noncustodial parent. When the United States ratifies the Convention and Congress enacts the federal legislation, the Bureau of Consular Affairs will be tasked by executive order to serve as U.S. Central Authority (CA) under the Convention. Thus it will receive applications for the return of children wrongfully abducted to or retained in the United States. In conjunction with cooperating authorities in the U.S. State where the child is believed to be located, the CA's task will include seeking to locate the child, facilitating the initiation of a court action to require the child's return, arranging for the provision of information about the child's circumstances in the country of its habitual residence, and arranging for the child's return transportation if return is ordered. The President transmitted the convention for advice and consent to ratification by the Senate on October 30, 1985 (Senate

STATE

**Proposed Rule Stage** 

Treaty Doc. 99-11). The Senate gave its advice and consent on October 9, 1986.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Senate Advice<br>and Consent<br>to ratification | 10/09/86 | `       |

**Next Action Undetermined** Small Entity: Not Applicable

Additional Information: Detailed legal analysis of Convention, submitted to Senate Foreign Relations Committee Chairman Lugar (January 1986), was published with Convention text and other documents in the Federal Register of March 26, 1986 (pages 10494 to 10516). Legislation to facilitate implementation of the Convention has been introduced in the Senate (S.1347) and the House (H.R.2673).

Agency Contact: Carmen A. DiPlacido, Dir., Office of Citizens Consular Services, Department of State, Bureau of Consular Affairs, Washington, DC 20520, 202 647-3666

RIN: 1400-AA05

## 1531. BANKING SERVICES -PROCEDURES FOR RESTRICTING

Legal Authority: 22 USC 4301 et seq

CFR Citation: 22 CFR 152 Legal Deadline: None.

Abstract: The rule will set out the procedures that the Department of State will follow whenever the banking services of particular foreign missions are restricted pursuant to the Foreign Missions Act, 22 USC 4301 et seq.

# Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        |      |    |      |

Next Action Undetermined

Small Entity: Not Applicable

Government Levels Affected: State, Federal

Agency Contact: John Condayan, Acting Director, Office of Foreign Missions, Department of State, Room 2105, 2201 C Street, NW, Washington, DC 20520, 202 647-3416

RIN: 1400-AA07

1532. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND AGREEMENTS WITH UNIVERSITIES, HOSPITALS, AND OTHER NONPROFIT **ORGANIZATIONS** 

Legal Authority: 22 USC 2658 CFR Citation: 22 CFR 136, (new)

Legal Deadline: None.

Abstract: The Department of State will participate in the promulgation of a common regulation that establishes uniform administrative requirements for grants and cooperative agreements to

universities, hospitals, and other nonprofit organizations. This effort will revise the current Office of Management and Budget (OMB) Circular A-110 (same title) for the purpose of restoring commonality between A-110 and OMB Circular A-102, "Uniform Administrative Requirements for Grants to State and Local Governments." Under the revised Circular A-102, and as directed by President Reagan on March 12, 1987, all affected agencies have proposed simultaneously common regulations that adopt government-wide terms and conditions. This procedure will be used to implement the revised Circular A-110. No other alternatives are being considered. The rule will be intended to promote consistency and uniformity among the participating agencies.

## Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Notice requesting comments on OMB Circular A-110 review | 06/24/87 | 52 FR 23729 |
| Begin Review  | 06/24/87 | 52 FR 23729 |
| NPRM  | 11/00/88 |             |

Small Entity: Undetermined

Agency Contact: John J. Conway, Procurement Executive, Department of State, Room 227, SA-6, Washington, DC 20520, 703 875-7047

RIN: 1400-AA20

## **DEPARTMENT OF STATE (STATE)**

Final Rule Stage

# 1533. DEPARTMENT OF STATE **ACQUISITION REGULATION (DOSAR)**

Legal Authority: '5 USC 301: 22 USC 2658; 40 USC 486(c)

CFR Citation: 48 CFR 601 to 653, (New)

Legal Deadline: None.

Abstract: The Department of State is publishing the Department of State Acquisition Regulation (DOSAR) as part of the Federal Acquisition Regulations System, which consists of the Federal Acquisition Regulation (FAR) and agency acquisition regulations that implement or supplement the FAR. This action is necessary to provide regulatory guidelines not otherwise found in the FAR for Department of State acquisitions. There are no other alternatives for addressing the problem; Small Entity: No

the DOSAR must be established in accordance with FAR Subpart 1.3. By this action, the Department of State will establish a single regulation for its acquisition policies, procedures, contract clauses, solicitation procedures, and forms that govern its relationship with its contractors and prospective contractors.

#### Timetable:

|                            |          | •           |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| NPRM                       | 05/28/87 | 52 FR 19990 |
| NPRM Comment<br>Period End | 06/29/87 | 52 FR 19990 |
| Final Action               | 04/00/88 |             |
| Final Action<br>Effective  | 04/00/88 | •           |
| Begin Review               | 05/00/88 |             |
| End Review                 | 00/00/00 |             |
|                            |          |             |

Agency Contact: John J. Conway, Procurement Executive, Department of

State, Room 227, SA-6, Washington, DC 20520, 703 875-7047

RIN: 1400-AA16

## 1534. GOVERNMENT-WIDE **DEBARMENT AND SUSPENSION** (NON-PROCUREMENT)

Legal Authority: 22 USC 2658 CFR Citation: 22 CFR 137, (new)

Legal Deadline: None.

Abstract: The Department of State is publishing this rule as an adoption of a common regulation establishing a uniform system of non-procurement debarment and suspension among many Federal agencies. This system is intended to curb fraud, waste, and

## STATE

Final Rule Stage

abuse in non-procurement activities using Federal assistance. Guidelines for the system were developed by a Task Force on Non - Procurement Suspension and Debarment. The task force was convened by the Office of Management and Budget (OMB), pursuant to its responsibilities established by President Reagan under Executive Order 12549, Debarment and Suspension (February 18, 1986). As a Federal agency, the Department of State must either adopt this common rule or promulgate a separate system that meets the requirements of Executive Order 12549.

#### Timetable:

| Action                                   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Notice requesting comments on guidelines | 02/21/86 | 51 | FR | 06372 |
| Notice setting forth guidelines          | 05/29/87 | 52 | FR | 20360 |
| NPRM                                     | 10/20/87 | 52 | FR | 39015 |
| NPRM Comment<br>Period End               | 12/21/87 | 52 | FR | 39015 |
| Final Action                             | 05/26/88 |    |    |       |
| Final Action<br>Effective                | 05/26/88 |    | •  |       |
| Small Entity: No                         |          |    |    |       |

Agency Contact: John J. Conway, Procurement Executive, Department of State, Room 227, SA-6, Washington, DC 20520, 703 875-7047

RIN: 1400-AA21

# 1535. ● INTERNATIONAL TRAFFIC IN ARMS REGULATIONS (ITAR)

Legal Authority: 22 USC 2778

**CFR Citation:** 22 CFR 120; 22 CFR 121.1; 22 CFR 122.4; 22 CFR 123; 22 CFR 124; 22 CFR 125.4; 22 CFR 126.6; 22 CFR 126.7; 22 CFR 127; 22 CFR 128; 22 CFR 130

**Legal Deadline:** Statutory, October 1, 1988. Statutory deadline applies only to one proposed revision; the remainder of the proposals are not subject to a legal deadline.

Abstract: The ITAR were first published in their current form in 1955 and have been periodically amended to reflect statutory enactments and to implement foreign policy. The last substantial revision occurred in December 1984; minor amendments have been effected since that date. The proposed revisions principally clarify and implement existing authorities and controls. For example, they make express the intent of the regulations to

exempt general FOIA releases from licensing requirements; to license specified aspects of sales of registrants to foreign corporations; to govern the movement of military vessels outside the U.S.; to specify required clauses in procurement agreements; and to prescribe broader compliance and debarment authority. The amendments would also replace a licensing requirement for temporary imports with. a notification requirements, thus easing regulatory controls on such transactions, expediting the process, and, overall, providing ample benefits and reducing costs.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 10/01/88 |         |

Smail Entity: No

Agency Contact: Joseph P.
Smaldone/Thomas Orum, Chief
Licensing Officer, Office of Munitions
Control, Department of State,
PM/RASA/MC, Room 800, Department
of State Annex 6, Washington, DC
20520, 703 875-6644

RIN: 1400-AA23

# DEPARTMENT OF STATE (STATE)

**Completed Actions** 

1536. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

CFR Citation: 22 CFR 135, (new)

| Completed:                |          |            |
|---------------------------|----------|------------|
| Reason                    | Date     | FR Cite    |
| Final Action              | 03/11/88 | 53 FR 8034 |
| Final Action<br>Effective | 10/01/88 |            |

Camplatade

Small Entity: No

Agency Contact: John J. Conway 703 875-7047

RIN: 1400-AA22

[FR Doc. 88-5085 Filed 04-22-88; 8:45 am]

BILLING CODE 4710-08-T

|  |  | * |  |
|--|--|---|--|



Monday April 25, 1988

Part XIV

# Department of Transportation

Semiannual Regulatory Agenda

# **DEPARTMENT OF TRANSPORTATION (DOT)**

# DEPARTMENT OF TRANSPORTATION

Office of the Secretary

14 CFR Chs. I and II

23 CFR Chs. I and II

33 CFR Chs. I and IV

41 CFR Ch. 12

46 CFR Chs. I-III

48 CFR Ch. 12

49 CFR Subtitle A, Chs. I-VI

[OST Docket No. 59; Notice 88-4]

# Department Regulations Agenda; Semiannual Summary

**ACTION:** Department of Transportation. **ACTION:** Department regulations agenda.

summary: The Regulations Agenda is a semiannual summary of all current and projected rulemakings, reviews of existing regulations and completed actions of the Department. The agenda provides the public with information about the Department of Transportation's regulatory activity. It is expected that this information will enable the public to be more aware of, and allow it to more effectively participate in, the Department's regulatory activity.

ADDRESSES: The mailing address for the initiating offices of the Department which appear in the agenda is 400 Seventh Street, SW., Washington, DC 20590, except for the Federal Aviation Administration which is located at 800 Independence Avenue, SW., Washington, DC 20591; and the U.S. Coast Guard, which is located at 2100 Second Street, SW., Washington, DC 20593.

### FOR FURTHER INFORMATION CONTACT:

General

For further information on the agenda in general, contact: Neil R. Eisner, Assistant General Counsel for Regulation and Enforcement, Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590, 202-366-4723.

Specific

For further information about any particular item on the agenda, contact

the individual listed in the column headed "Agency Contact" for that item.

# SUPPLEMENTARY INFORMATION:

Table of Contents

Supplementary Information:

Background

Regulatory Flexibility Act

Regulatory Impact Analysis

Definitions

Explanation of Information on the Agenda

Mailing Lists for Regulatory Documents

General Rulemaking Contact Persons

**Public Rulemaking Dockets** 

Request for Comments

Purpose

Appendix A - Instructions for Obtaining Copies of Regulatory Documents

Appendix B - General Rulemaking Contact Persons

Appendix C - Public Rulemaking Dockets

Agenda

## **Background**

Improvement of government regulations is a prime goal of the Reagan Administration. There should be no more regulations than necessary, and those that are issued should be simpler, more comprehensible, and less burdensome. Regulations should not be issued without appropriate involvement of the public; once issued, they should be periodically reviewed and revised, as needed, to assure that they continue to meet the needs for which they originally were designed.

To help the Department of Transportation ("Department") achieve these goals, and in accordance with Executive Order 12291 ("Federal Regulation"; 46 FR 13193; February 19, 1981) and the Department's Regulatory Policies and Procedures (44 FR 11034; February 26, 1979), the Department prepares a semiannual Regulations Agenda for publication in the Federal Register. The agenda summarizes all current and projected rulemaking, reviews of existing regulations and completed actions of the Department. These are matters on which action has begun or is projected during the succeeding twelve months or such longer period as may be anticipated or

for which action has been completed since the last agenda.

The agendas are based on reports submitted by the initiating offices in January and July each year. After these reports are consolidated for, and reviewed by, the Department Regulations Council, the Department's Regulations Agenda is prepared and published in the Federal Register. The Department's last agenda was published in the Federal Register on October 26, 1987 (52 FR 40549). The next one is scheduled for publication in the Federal Register in October 1988.

## Regulatory Flexibility Act

In 1980, Congress passed the Regulatory Flexibility Act (RFA), Pub. L. 96-354, which requires the designation of those regulations for which a Regulatory Flexibility Analysis will be prepared, i.e., those regulations that would have a significant economic impact on a substantial number of small entities. The heading "Small Entity" will indicate whether a Regulatory Flexibility Analysis is required by a "yes" or a "no." If a Regulatory Flexibility Analysis will be prepared for a particular rulemaking, that fact also will be noted under the heading "Analysis."

The RFA also requires that each year the Department publish a list of those regulations that have a significant economic impact on a substantial number of small entities and are to be reviewed under the Act during the succeeding twelve months. The agenda includes those regulations to be reviewed under the RFA or those for which review has been concluded since the last agenda. A "yes" or "no" will be found under the heading "small entity," for each such regulation. However, it should be noted that, after a preliminary assessment of the regulations listed for RFA review, it may be found that the regulations, in fact, do not have a significant economic impact on a substantial number of small entities and a full RFA review will be unnecessary.

## **Regulatory Impact Analysis**

A preliminary and final Regulatory Impact Analysis is required for each proposed and final regulation, respectively; that

(1)Is likely to result in:

(a)An annual effect on the economy of \$100 million or more;

- (b)A major effect on the general economy in terms of costs, consumer prices, or production;
- (c)A major increase in costs or prices for consumers; individual industries; Federal, State, or local government agencies; or geographic regions;
- (d)Significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets; or
- (2)The Secretary or head of the initiating office determines requires such an analysis.

#### **Definitions**

The agenda covers all rules and regulations of the Department, including those that establish conditions for financial assistance. The following definitions are provided for ease in understanding the information in this document.

- (1) Initiating office means an operating administration or other organizational element within the Department, the head of which is authorized by law or delegation to issue regulations or to formulate regulations for issuance by the Secretary.
- (2) Significant regulation means a regulation that is not an emergency regulation and that in the judgment of the head of the initiating office, or the Secretary, or the Deputy Secretary
  - (a) Is a major regulation;
- (b) Concerns a matter on which there is substantial public interest or controversy;
- (c) Has a major impact on another operating administration or other parts of the Department or other Federal Agency;
- (d) Has a substantial effect on State and local governments;
- (e) Has a substantial impact on a major transportation safety problem;
- (f) Initiates a substantial regulatory program or change in policy;
- (g) Is substantially different from international requirements or standards; or
- (h) Otherwise involves important Department policy.
- (3) Major regulation means a significant regulation for which a

- Regulatory Impact Analysis is required to be prepared.
- (4) Emergency regulation means (a) a regulation that, in the judgment of the head of the initiating office, circumstances require to be issued without notice and opportunity for public comment or made effective in less than 30 days after publication in the Federal Register; or (b) is governed by short-term statutory or judicial deadlines.
- (5) Nonsignificant regulation means a regulation that, in the judgment of the head of the initiating office, is neither a significant nor an emergency regulation.

# Explanation of Information on the Agenda

The format for this agenda is required by Office of Management and Budget Bulletin No. 86-16 (July 2, 1986).

First, the agenda is divided by initiating offices. Then, in accordance with the OMB Bulletin, for each initiating office the agenda is divided into four categories: (1) Prerule stage, (2) proposed rule stage, (3) final rule stage, and (4) completed actions. For each entry, the agenda provides the following information: (1) The "significance" of the action (i.e., whether it is significant because it is on the Regulatory Program or because of agency priority; or whether it is nonsignificant or routine and frequent); (2) a short descriptive title; (3) the legal basis for the action being taken or the regulation being reviewed; (4) the related regulatory citation in the Code of Federal Regulations; (5) an indication of any legal deadline; (6) an abstract of the review or the proposed or final regulation; (7) a timetable, including the earliest expected date for a decision on whether to issue the proposed or final regulation, or complete the review and determine the corrective action to be taken. (The action taken can be revocation or revision of the regulation, or it can be a determination that no regulatory action is necessary because the regulation is found to be achieving its goals and the goals and objectives of Executive Order 12291 and the Department's Regulatory Policies and Procedures.); (8) a statement as to whether the Regulatory Flexibility Act applies because of the rulemaking's effect on small entities: (9) if there is information that does not fit in the other categories, it will be included under a separate heading, entitled "Additional Information"; (10) a listing, where

determined, of any analyses an initiating office will prepare or has prepared for the rulemaking document; e.g., a Regulatory Impact Analysis or **Evaluation, an Environmental Impact** Statement (EIS), a Regulatory Flexibility Analysis, or an Urban Impact Analysis. (It should be noted that, even though a Regulatory Impact Analysis is not required for some items on the agenda, the Department requires an economic analysis for all of its regulations. This economic analysis is contained in the Regulatory Evaluation if a Regulatory Impact Analysis is not prepared); (11) an agency contact office or official who can provide further information, including advice on how to obtain documents referenced in the agenda; and (12) a Regulation Identifier Number (RIN) assigned solely to identify an individual action in the agenda.

For nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements (such as the Federal Aviation Administration's Airspace Rules) to keep those requirements operationally current, only the general category of the regulations, the identity of a contact office or official, and an indication of the expected number of regulations are included; individual regulations are not listed.

If a regulatory docket number has already been established, it may be provided under the "Additional Information" heading. If a member of the public desires further information regarding a particular proposal or regulation, reference should be made to this docket number.

In the "Timetable" column, abbreviations are used to indicate the particular documents being considered for issuance by that date. ANPRM stands for Advance Notice of Proposed Rulemaking, SNPRM for Supplemental Notice of Proposed Rulemaking, NPRM for Notice of Proposed Rulemaking, and FR for Final Rule. Listing a future date in this column is not an indication that a proposed or a final rule will be issued on that date; it is the earliest date on which a decision is expected to be made on whether to issue the document listed. Submittal of any proposed or final rule to the Office of Management and Budget for review, under Executive Order 12291, must follow such a decision. For major rules, this review could take 60 days or more. If any document is issued, publication in the Federal Register

would follow within a few days. In addition, these dates are based on current schedules. Information received subsequent to the issuance of this agenda could result in a decision not to take regulatory action or in changes to proposed publication dates. For example, the need for further evaluation could result in a later publication date; evidence of a greater need for the regulation could result in an earlier publication date.

Finally, a dot (•) preceding an entry, indicates that the entry appears in the agenda for the first time.

# **Mailing Lists for Regulatory Documents**

To assist the public in obtaining regulatory documents issued within the Department of Transportation, an Appendix A has been included in this document. The appendix contains instructions on how to be placed on mailing lists for, or to obtain, copies of regulatory documents, including the Department's Semiannual Regulations Agenda, issued by the operating administrations of the Department and the Office of the Secretary. There is no charge for this service; however, because of the costs involved, the number of copies of a document forwarded to an individual requestor may be limited. Persons already on mailing lists for particular documents within the Department will remain on those lists and should not reapply.

By following the instructions specified in the appendix, a person can be placed on a mailing list for future copies of the Department's Regulations Agenda, which will be updated and published in the Federal Register every year during. April and October. By using the agenda, individuals can determine which Notice or Advance Notice of Proposed Rulemaking, to be issued by elements of the Department, is of interest to them. Then, using the instructions in the appendix, such persons also can be placed on a mailing list to ensure that, after the document of interest is issued, a copy will be mailed to them for their review and comment. In this way, individuals will be relieved of the burden of having to review the Federal Register, perhaps on a daily basis. The: Department expects that this process will ensure that those people placed on mailing lists will receive early notice so that their views on the document can be adequately prepared and presented within the established comment period.

## **General Rulemaking Contact Persons**

To assist persons desiring to obtain general information concerning the rulemaking process within the Department's operating administrations, an Appendix B has been added to the agenda. This appendix sets forth the addresses and the telephone numbers of the persons who can respond quickly to requests for general rulemaking information. Please note, however, that questions related to particular rulemaking actions should still be referred to the contact person listed with the particular rulemaking on the agenda.

## **Public Rulemaking Dockets**

To facilitate the inspection of docket files and the submission of comments by the public, an Appendix C sets forth the addresses and working hours for the Rules Docket for each operating administration.

# Request for Comments

Agenda

Our agenda is intended primarily for the use of the public. Since its inception, we have made modifications and refinements that we believe provide the public with more helpful information as well as make the agenda easier to use. We would also like you, the public, to make suggestions or comments on how the agenda could be further improved. For example, do you find the information presented in an easily understandable manner? Do you find it easy to follow a regulation's development from agenda to agenda? Do you find that the format for setting out the information enables you to use the agenda easily? Do you find that the presentation of the information in the agenda is clearly explained in the preamble to the agenda? Your responses to these questions or any other comments or suggestions you may have should be sent to Neil R. Eisner, whose address appears above.

# Reviews

In an effort to comply further with the spirit of Executive Order 12291 and the Regulatory Flexibility Act, we are also seeking suggestions on existing regulations that should be included in our review of existing regulations; that is, which existing regulations issued by an operating administration of the Department or the Office of the Secretary do you believe need to be reviewed to determine whether they should be revised or revoked? The Department is particularly interested in

obtaining information on requirements that have a "significant economic impact on small entities" and therefore, must be reviewed under the Regulatory Flexibility Act. If you have any suggested regulations, please send them, along with your explanation of why they should be reviewed, to the concerned operating administration or the Office of the Secretary, at the appropriate address noted in the "Addresses" paragraph above.

In accordance with the Regulatory Flexibility Act, comments are specifically invited on regulations that are targeted for review under the RFA. Those comments should be addressed to the "contact" person of the operating administration involved, at the appropriate address noted in the "Addresses" paragraph above.

#### Purpose

The Department is publishing this Regulations Agenda in the Federal Register to share with interested members of the public the Department's preliminary expectations regarding its future regulatory actions. This should enable the public to be more aware of the Department's regulatory activity. Knowledge of the nature and scope of this activity, as well as the specific proposals and reviews being considered, should result in more effective public participation in the Department's regulatory activity. For example, awareness of the dates when notices may be issued seeking public comment should allow appropriate planning and more efficient use of the comment period. By providing the expected date for a decision on whether to issue a final rule, the Department expects that more appropriate planning by those concerned with the regulation will also be possible. This publication in the Federal Register does not impose any binding obligation on the Department, or any of the offices within the Department, with regard to any specific item on the agenda. Regulatory action in addition to the items listed is not precluded. If further information is desired on any of the items listed in the agenda, the public is encouraged to contact the individual listed for the particular item. Additional information concerning the agenda, in general, or the Department's Regulatory Policies and Procedures may be obtained from Neil R. Eisner, whose address and telephone number appear above.

Issued in Washington, DC on March 16, 1988. Jim Burnley, Secretary of Transportation.

# Appendix A - Instructions for Obtaining Copies of Regulatory Documents

Some Administrations within the Department differ in procedures, or as to inclusion on a mailing list. For the offices listed below, persons desiring to obtain a copy of any regulatory document to be issued, that is listed in this agenda, should communicate, either by telephone or by letter, with the contact person listed with the regulation, at the following addresses:

United States Coast Guard (USCG)

(Name of contact person), United States Coast Guard, 2100 Second Street, SW., Washington, DC 20593.

Federal Highway Administration (FHWA)

(Name of contact person), Federal Highway Administration, 400 7th Street, SW., Washington, DC 20590.

Federal Railroad Administration (FRA)

(Name of contact person), Federal Railroad Administration, 400 7th Street, SW., Washington, DC 20590.

National Highway Traffic Safety Administration (NHTSA)

(Name of contact person), National Highway Traffic Safety Administration, 400 7th Street, SW., Washington, DC 20590.

Urban Mass Transportation Administration (UMTA)

(Name of contact person), Urban Mass Transit Administration, 400 7th Street, SW., Washington, DC 20590.

Saint Lawrence Seaway Development Corporation (SLSDC)

(Name of contact person), Saint Lawrence Seaway Development Corporation, 400 7th Street, SW., Room 5424, Washington, DC 20590.

Research and Special Programs Administration (RSPA)

David A. Watson, Training Unit, DHM-51, OHMT/RSPA, 400 7th Street, SW., Washington, DC 20590.

Maritime Administration (MARAD)

James Saari, Secretary, Maritime Administration, 400 Seventh Street, SW., [Room 7300B], Washington, DC 20590, (202) 366-5746. Federal Aviation Administration (FAA)

The FAA has a mailing list system for Notices and Advance Notices of Proposed Rulemaking (NPRMs and ANPRMs). Persons interested in obtaining future copies of all of those documents to be issued by the FAA or only of those concerning certain parts of the Federal Aviation Regulations should request a copy of Advisory Circular No. 11-2, which describes the application procedure, by calling 202-267-3479 or by writing to: Federal Aviation Administration, Office of Public Affairs. Attention: Public Information Center, APA-200, 800 Independence Avenue. SW., Washington, DC 20591.

Office of the Secretary (OST)

Persons desiring to receive future copies of the Department's Regulations Agenda should submit their request to: Assistant General Counsel for Regulation and Enforcement, C-50, Office of the General Counsel, Department of Transportation, Washington, DC 20590, (202) 366-4723.

Persons who have an interest in specific regulatory documents to be issued by the Office of the Secretary should forward requests for copies of those documents to the same address. These requests should fully identify the document desired. Persons interested in a rulemaking document on an aviation matter (of the kind formerly handled by the CAB) will be placed on a mailing list for all OST aviation-related rulemakings if they so request.

# Appendix B - General Rulemaking Contact Persons

The following is a list of persons who can be contacted within the Department for general information concerning the rulemaking process within the various operating administrations.

USCG - Bruce Novak, Marine Safety Council, USCG Headquarters Building, Room 2110, 2100 Second Street, SW., Washington, DC 20593. Telephone: 202/267-1477.

FAA - John H. Cassady, Office of Chief Counsel, Regulations and Enforcement Division, 800 Independence Ave., SW., Room 915A, Washington, DC 20591. Telephone: 202/267-3073.

FHWA - Michael J. Laska, Office of the Chief Counsel, 400 7th Street, SW., Room 4223, Washington, DC 20590. Telephone: 202/366-1383. FRA - Mike Haley, Office of Chief Counsel, 400 7th Street, SW., Room 8201, Washington, DC 20590. Telephone: -202/366-0767.

NHTSA - Steve Kratzke, Office of Chief Counsel, 400 7th Street, SW., Room 5219, Washington, DC 20590. Telephone: 202/366-2992.

UMTA - Linda Hart, Office of Chief Counsel, 400 7th Street, SW., Room 9316, Washington, DC 20590. Telephone: 202/366-4011.

SLSDC - Fredrick A. Bush, General Counsel's Office, 400 7th Street, SW., Room 5424, Washington, DC 20590. Telephone: 202/366-0101.

RSPA - Mary Crouter, Office of Chief Counsel, 400 7th Street, SW., Room 8420, Washington, DC 20590. Telephone: 202/366-4367.

MARAD - James Saari, Secretary, Maritime Administration, 400 7th Street, SW., Room 7300B, Washington, DC 20590. Telephone: 202/366-5746.

OST - Neil Eisner, Office of Regulation and Enforcement, 400 7th Street, SW., Room 10424, Washington, DC 20590. Telephone: 202/366-4723.

# Appendix C - Public Rulemaking Dockets

The following is a list of Rule Docket locations for the various operating administrations where the public may review regulatory dockets and hand-deliver comments on advance notices and notices of proposed rulemaking:

USCG - Marine Safety Council, 2100 2nd Street, SW., Room 2110, Washington, DC 20593. Working Hours: 7:30-4:00 (Monday-Friday).

FAA - Rules Docket, Office of Chief Counsel, Regulations and Enforcement Division, 800 Independence Ave., SW., Room 915G, Washington, DC 20591. Working Hours: 8:30-5:00.

FHWA - Docket Room, 400 7th Street, SW., Room 4205, (Federal Motor Carrier Safety Regulations in Room 3404), Washington, DC 20590. Working Hours: 7:45-4:15.

FRA - Docket Clerk, 400 7th Street, SW., Room 8201, Washington, DC 20590. Working Hours: 8:30-5:00.

NHTSA - Docket Room, 400 7th Street, SW., Room 5108, Washington, DC 20590. Working Hours: 8:00-4:00.

UMTA - Docket Clerk, 400 7th Street, SW., Room 9223, Washington, DC 20590. Working Hours: 8:30-5:00.

SLSDC - 400 7th Street, SW., Room 5424, Washington, DC 20590. Working Hours: 8:15-4:45.

RSPA - Docket Branch, 400 7th Street, SW., Room 8426, Washington, DC 20590. Working Hours: 8:30-5:00.

MARAD - Docket Clerk, 400 7th Street, SW., Room 7300, Washington, DC 20590. Working Hours: 9:00-5:30. OST - Docket Clerk, 400 7th Street, SW., Room 4107, Washington, DC 20590. Working Hours: 9:00-5:30.

# Office of the Secretary—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1537 <sup>-</sup>       | + Review of Department-Wide Drug Regulations   | 2105-AB24                          |
| 1538                    | + Consumer Protection for Default by Scheduled Air Carriers  | 2105-AA98                          |
| 1539                    | + Escrow/Bond Protection for Airline Tickets   | 2105-AB26                          |
| 1540                    | Air Carrier Cargo Tariff Publications  | 2105-AA31                          |
| 1541                    | Overseas Military Personnel Air-Charter Tariffs  | 2105-AA67                          |
| 1542                    | Unfair and Deceptive Practices by Airline Ticket Agents  | 2105-AA70                          |
| 1543                    | Direct Flights   | 2105-AA73                          |
| 1544                    | Cargo Rate Changes on 30 Days' Notice  | 2105-AA99                          |
| 1545                    | Cargo Rate Changes on 30 Days' Notice  Comprehensive Review of CAB Consumer Rules  Price Advertising | 2105-AB03                          |
| 1546                    | Price Advertising  | 2105-AB25                          |

<sup>+</sup> Designates significant regulation.

# Office of the Secretary—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1547                    | + Electronic Filing of Tariffs  | 2105-AB00                          |
| 154                     | + Nondiscrimination on the Basis of Handicap (Air Travel)   | 2105-AA18                          |
| 1549                    | + Liberalization of Air-Carrier Charter Rules   | 2105-AA41                          |
| 1550                    | + Smoking Aboard Aircraft; Notice to Passengers   | 2105-AA72                          |
| 1551                    | + Smoking Aboard Aircraft; Notice to Passengers  + Certification of Speed-Limit Enforcement   | 2105-AB22                          |
| 1552                    | Nondiscrimination in Federally-Assisted Programs of the Department of Transportation State Transportation Agencies' EEO Affirmative Action Programs |                                    |
| 1553                    | Nondiscrimination on the Basis of Handicap (Directly Conducted Programs)  | 2105-AA29                          |
| 1554                    | Diversion of Flights Within a Metropolitan Area   | 2105-AA78                          |
| 1555                    | Baggage Liability Notices in International Air Transportation   | 2105-AA84                          |
| 1556                    | Simplified Airline Counter-Sign Notices   | 2105-AA88                          |
| 1557                    | Baggage Liability Notices in International Air Transportation   | 2105-AB18                          |
| 1558                    | Counting UMTA Reduced-Fare Program Costs Toward 504 Cost Cap  | 2105-AB29                          |

<sup>+</sup> Designates significant regulation.

## Office of the Secretary—Final Rule Stage

| Se-<br>quence<br>Number                              | Title  | Regulation<br>Identifier<br>Number                            |
|--|--|---|
| 1559<br>1560<br>1561<br>1562<br>1563<br>1564<br>1565 | + Commercial Space Transportation: Liability Requirements for Commercial Space Launch Activities | 2105-AA04<br>2105-AA05<br>2105-AB23<br>2105-AA02<br>2105-AA03 |
| 1566<br>1567<br>1568<br>1569<br>1570                 | Nondiscrimination on the Basis of Age in DOT Financial Assistance Programs                       | 2105-AA09<br>2105-AA39<br>2105-AA40<br>2105-AA44<br>2105-AA45 |

# Office of the Secretary—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1572                    | Insurance for On-Demand Air-Taxi Operators and Canadian Air Taxis  | 2105-AA47                          |
| 1573                    | Effect of Expiration of a Bilateral on Foreign Air-Carrier Authority   | 2105-AA68                          |
| 1574                    | Implementation of Statute Requiring Interest on Subsidy Claims   | 2105-AA77                          |
| 1575                    | Implementation of Statute Requiring Interest on Subsidy Claims   | 2105-AA82                          |
| 1576                    | Update the Department of Transportation Acquisition Regulations to Implement the Competition in Contracting Act as Set Forth in the Federal Acquisition Regulations Proposed Rules |                                    |
| 1577                    | Warranty Regulations for Major System Acquisitions of the United States Coast Guard - Proposed Rule  | 2105-AB16                          |
| 1578                    | Exemption From Prior-Approval Requirements for Certain Transactions  | 2105-AB20                          |
| 1579                    | Collection of Claims Owed the United States  | 2105-AB33                          |
| 1580                    | Debarment and Suspension (Nonprocurement)  | 2105-AB34                          |

<sup>+</sup> Designates significant regulation.

# Office of the Secretary—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1581                    | + Commercial Space Transportation: Licensing Regulations  | 2105-AA25                          |
| 1582                    | + Program Fraud Civil Remedies  | 2105-AB30                          |
| 1583                    | + Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments                      | 2105-AB31                          |
| 1584                    | Minority Business Enterprise Program (Financial Assistance Programs); Counting Credit for Suppliers and Other Service Providers | 2105-AA20                          |
| 1585                    | Recovery of Debts to the United States by Salary Offset   | 2105-AB32                          |

<sup>+</sup> Designates significant regulation.

# U.S. Coast Guard—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1586                    | + California Offshore Routing System (83-032)  | 2115-AB29                          |
| 1587                    | + Imposition of User Fees for Certain Coast Guard Services; Documentation and Licensing (CGD 87-020) |                                    |
| 1588                    | + Subdivision and Damage Stability of Dry Cargo Vessels (CGD 87-094)                                 | 2115-AC87                          |
| 1589                    | Casualty Reporting Requirements for Recreational Boats (82-015)                                      | 2115-AA82                          |
| 1590                    | Inspected Fish Processing and Fish Tender Vessels (86-026)   | 2115-AC27                          |
| 1591                    | SOLAS 74/83 Emergency Drinking Water and Food Approval Requirements (85-202)                         | 2115-AC48                          |
| 1592                    | SOLAS 74/83 Revision of Hydraulic Release Device Approval Requirements (85-206)                      |                                    |
| 1593                    | SOLAS 74/83 Revision of Davit and Winch Approval Requirements (85-207)                               | 2115-AC53                          |
| 1594                    | SOLAS 74/83 Radar Reflector Approval Requirements (85-209)   | 2115-AC54                          |
| 1595                    | SOLAS 74/83 Revision of Lifebuoy Approval Requirements (85-210)                                      | 2115-AC55                          |

<sup>+</sup> Designates significant regulation.

# U.S. Coast Guard—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1596                    | + Revisions of the Regulations on Outer Continental Shelf Activities (84-098)                                 | . 2115-AB74                        |
| 1597                    | + Mandatory Alcohol and Drug Testing Following Serious Marine Incidents Involving Commercial Vessels (CGD 86- |                                    |
|                         | 080)  | 2115-AC62                          |
| 1598                    | + Tankerman Requirements (CGD 79-116)   | 21.15-AA03                         |
| 1599                    | + User Fees for Coast Guard Services (84-026)   | 2115-AB73                          |
| 1600                    | + Programs for Chemical Drug Testing of Commercial Vessel Personnel (CGD 86-067)                              | 2115-AC45                          |
| 1601                    | + Regulations for Self-Elevating Offshore Service and Support Vessels (CGD 86-074)                            | 2115-AC63                          |
| 1602                    | Fixed Fire-Extinguishing Systems on Uninspected Vessels (74-284)  |                                    |
| 1603                    | Miscellaneous Changes to 46 CFR 56 (77-140)   |                                    |

# U.S..Coast Guard—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1604                    | Crane Operator Qualifications and Standards for Offshore Crane Design, Inspection, Testing, and Operation (79-059)             | 2115-AA34                          |
| 1605                    | Inflatable Liferaft Stability (80-113) :   | 2115-AA50                          |
| 1606                    | Maneuvering Performance Regulations (80-136)   | 2115-AA53                          |
| 1607                    | Servicing Inflatable Liferafts (81-010)  | 2115-AA57                          |
| 1608                    | Personal Flotation Devices (81-023)  | 2115-AA58                          |
| 1609                    | General Revision of 46 CFR 151, Barges Carrying Certain Bulk Dangerous Cargoes (81-082)  | 2115-AA70                          |
| 1610                    | Offshore Supply Vessel Regulations (82-004)  | 2115-AA77                          |
| 1611                    | General Revisions of Pollution-Prevention Regulations for Tankers (82-030)   | 2115-AA88                          |
| 1612                    | Aids to Navigation on Outer Continental Shelf (82-054)   | 2115-AA92                          |
| 1613                    | Safety Standards for Self-Propelled Vessels Carrying Bulk Liquefied Gases (82-058)   | 2115-AA95                          |
| 1614                    | Nautical Schools: Implementing the Maritime Educational Training Act of 1980 (82-092)  | 2115-AB21                          |
| 1615                    | Reassessment of Coast Guard Fire Protection Regulations to Incorporate SOLAS 1974 (83-026)                                     | 2115-AB36                          |
| 1616                    | Reassessment of Coast Guard Marine Engineering Regulations Incorporation of SOLAS 74 Amendments (83-043)                       | 2115-AB41                          |
| 1617                    | Oil-Water Interface Detectors (CGD 84-052)   | 2115-AB66                          |
| 1618                    | Licensing of Pilots-Manning of Vessels (84-060)  | 2115-AB67                          |
| 1619                    | Marine Portable Tanks (84-043)   | 2115-AB69                          |
| 1620                    | Personal Flotation Device Components (84-068)  | 2115-AB70                          |
| 1621                    | Lifesaving EquipmentImplementation of 1983 Amendments to SOLAS 1974 (84-069)   | 2115-AB72                          |
| 1622                    | Mobile Offshore Drilling Unit Regulations Revision (83-071a)   | 2115-AB88                          |
| 1623                    | Safety Rules for Ships Carrying Hazardous Liquids (84-085)   | 2115-AB92                          |
| 1624                    | Training in the Use of Automatic Radar Plotting Aids (ARPA) (85-089)   | 2115-AB99                          |
| 1625                    | Certification of Seamen (84-088)   | 2115-AC02                          |
| 1626                    | Inland Waterway Navigation Regulations; All Waters Tributary to the Gulf of Mexico (85-096)                                    | 2115-AC03                          |
| 1627                    | Fire Detection and Alarm Systems (85-051)  | 2115-AC13                          |
| 1628                    | Revisions to the Electrical Engineering Regulations (85-063)   | 2115-AC20                          |
| 1629                    | Subchapter "T" Title 46, General Updates and Revisions (85-080)  | 2115-AC22                          |
| 1630                    | 46 CFR Subchapter 1. Editorial Revisions and Corrections (86-033)  | 2115-AC28                          |
| 1631                    | Hazardous Materials Pollution Prevention (CGD 86-034)  | 2115-AC29                          |
| 1632                    | Updating Approval Requirements for Breathing Apparatus (86-036)  | 2115-AC30                          |
| 1633                    | Revised Approval Specifications for Noncombustibles and Prohibition of Asbestos for Commercial Vessels (86-035)                | 2115-AC32                          |
| 1634                    | Uninspected Fish-Processing Vessels (86-025)   |                                    |
| 1635                    | Cargo Lists and Tables Update (CGD 88-100)   | 2115-AC35                          |
| 1636                    | Load Lines (86-013)  | .2115-AC37                         |
| 1637                    | Navigation Bridge Visibility (CGD 85-099)  | 2115-AC42                          |
| 1638                    | Fire Extinguishers (Portable and Semi-Portable) - Revising Approval Specifications and Updating Carriage Requirements (86-072) | 2115-AC43                          |
| 1639                    | SOLAS 74/83 Life Jacket Approval Requirements Revision (85-200)  | 2115-AC46                          |
| 1640                    | SOLAS 74/83 Lifeboat and Rescue Boat Approval Requirements (85-201)  | 2115-AC47                          |
| 1641                    | SOLAS 74/83 Revision of Pyrotechnic Distress Signal Approval Requirements (85-203)   | 2115-AC49                          |
| 1642                    | SOLAS 74/83 Révision of Disembarkation Ladder Approval Requirements (85-204)   | 2115-AC50                          |
| 1643                    | SOLAS 74/83 Revision to Inflatable Liferaft Approval (85-205)  | 2115-AC51                          |
| 1644                    | SOLAS 74/83 Revision of Life Jacket Light Approval Requirements (85-211)   | 2115-AC56                          |
| 1645                    | Advance Notice of Arrival (CGD 86-055)   |                                    |
| 1646                    | Measurement of Vessels (87-015 b)  |                                    |
| 1647                    | Posting Requirements on-Inspected Vessels (87-031)   |                                    |
| 1648                    | Port Access Routes; Approach to Freeport, Texas (CGD 87-038)   |                                    |
| 1649                    | Port Access Routes; Approach to Mobile, Alabama (CGD 86-008)   |                                    |
| 1650                    | Regattas and Marine Parades (CGD 87-087)   |                                    |
| 1651                    | Oil Discharge Monitoring and Control System (CGD 87-057)   |                                    |
| 1652                    | Alternative Provisions for Reinspections of Offshore Supply Vessels in Foreign Ports (CGD 82-004a)                             | 2115-AC86                          |
| . Doo                   | impatos significant requilation  |                                    |

<sup>+</sup> Designates significant regulation.

# U.S. Coast Guard—Final Rule Stage

| Se-<br>quence<br>Number      | Title  | Regulation<br>Identifier<br>Number |
|------------------------------|--|------------------------------------|
| 1653<br>1654<br>1655<br>1656 | + Intervals for Drydocking and Tailshaft Examination on Inspected Vessels (84-024) | 2115-AA39<br>2115-AA64             |

# U.S. Coast Guard—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1657                    | Hopper Dredge Working Freeboard - Load Line and Stability Requirements (76-080)                                 | 2115-AA11                          |
| 1658                    | Defect Notification and First-Purchaser Information (77-115)  | 2115-AA16                          |
| 1659                    | Hybrid Personal Flotation Devices: Establishment of Approval Requirements (78-174)                              | 2115-AA29                          |
| 1660                    | Launching Devices for Liferafts (79-168)  | 2115-AA45                          |
| 1661                    | Vital System Automation (CGD 81-030)  | 2115-AA59                          |
| 1662                    | General Bridge Permit Regulations (81-057)  | 2115-AA61                          |
| 1663                    | Handheld Flashlights (82-042)   | 2115-AA91                          |
| 1664                    | Safety/Security Zone Regulations  | 2115-AA97                          |
| 1665                    | Anchorage Area Regulations  | 2115-AA98                          |
| 1666                    | Documentation of Vessels; Controlling Interest (82-105)   | 2115-AB27                          |
| 1667                    | Carriage and Use of Liquefied or Nonliquefied Flammable Gas as Cooking Fuels on Vessels Carrying Passengers for |                                    |
|                         | Hire (83-013)   | 2115-AB35                          |
| 1668                    | Hazardous Materials Used as Ship's Stores Onboard Vessels (84-044)  | 2115-AB65                          |
| 1669                    | Licensing of Officers and Operators for Mobile Offshore Drilling Units (81-59a)                                 | 2115-AB91                          |
| 1670                    | MARPOL Pollution Prevention Regulations (85-026)  | 2115-AC11                          |
| 1671                    | Carriage and Operational Requirements for Inflatable Life Jackets (78-174b)                                     | 2115-AC16                          |
| 1672                    | Intervals for Internal Examination and Hydrostatic Testing of Pressure Vessel Type Cargo Tanks (85-061)         |                                    |
| 1673                    | Self-Inspection of Fixed OCS Facilities (CGD 84-098(a))   | 2115-AC40                          |
| 1674                    | Offshore Evacuation Procedures (84-098(b))  | 2115-AC41                          |
| 1675                    | Emergency Position Indicating Radio Beacons for Uninspected Fishing, Fish Processing, and Fish Tending Vessels  |                                    |
|                         | (87-016)  | 2115-AC69                          |
| 1676                    | Delegation of Authority to Measure Vessels (87-015a)  | 2115-AC70                          |
| 1677                    | Incorporations by Reference, Voluntary Industry Standards (CGD 87-046)  |                                    |
| 1678                    | Electrical System Standard (CGD 87-009)   | 2115-AC73                          |
| 1679                    | Assistance Towing Licenses (CGD 87-017)   | 2115-AC82                          |
| 1680                    | Delegation of Authority to Area Commanders When Functioning as Maritime Defense Zone Commanders (CGD 87-        |                                    |
| •                       | 065)  | 2115-AC88                          |
|                         | ·   |                                    |

<sup>+</sup> Designates significant regulation.

# U.S. Coast Guard—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1681                    | + Operating a Vessel While Intoxicated (84-099)  | 2115-AC23                          |
| 1682                    | + Vessel Bridge-to-Bridge Radiotelephone Communications on the Great Lakes (84-040)                          | 2115-AB89                          |
| 1683                    | Liquefied Natural Gas Waterfront Facility (78-038)   | 2115-AA22                          |
| 1684                    | Delegation of Authority to United States Classification Societies (85-019)                                   | 2115-AC10                          |
| 1685                    | U.S. Aid to Navigation Systems (86-031)  | 2115-AC33                          |
| 1686                    | U.S. Aid to Navigation Systems (86-031) Immersion Suits (84-069a) Security Measures: Placarding (CGD 87-044) | 2115-AC66                          |
| 1687                    | Security Measures: Placarding (CGD 87-044)   | 2115-AC75                          |
| 1688                    | York Spit Channel, Chesapeake Bay, Navigation (CGD 86-066)   | 2115-AC76                          |
| 1689                    | Inland Waterway Navigation Rules - San Joaquin and Sacramento River Deep Water Ship Channels (CGD 86-078)    | 2115-AC77                          |
| 1690                    | Port Access Routes; Approach to Tampa Bay, Florida (CGD 85-097)  | 2115-AC79                          |

<sup>+</sup> Designates significant regulation.

# Federal Aviation Administration—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1691                    | + Powered Ultralights; Airman Certification Requirements                   | 2120-AB69                          |
| 1692                    |  |                                    |
| 1693                    | + Ultralight Aircraft Registration and Marking                             | 2120-AB22                          |
| 1694                    | + Flight Attendant Flight-Time Limitations and Rest Requirements           | 2120-AB97                          |
| 1695                    | + Part 129 Security Program for Foreign Air Carriers                       | 2120-AC42                          |
| 1696                    | + Flight Plan Filing Requirements; National Airspace Review Recommendation | 2120-AC56                          |
| 1697                    | Review of Medical Standards and Certification Procedures                   |                                    |
| 1698                    | Review: Part 21Certification Procedures for Products and Parts             | 2120-AB09                          |

# Federal Aviation Administration—Prerule Stage—Continued

| Se<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|------------------------|---|------------------------------------|
|                        |   |                                    |
| 1699                   | Review of Parts 61, 141, 143 - Pilot, Pilot School and Ground Instructor Rules  | 2120-AB12                          |
| 1700 .                 | Review: Part 121 Certification and Operations: Domestic, Flag and Supplemental Air Carriers and Commercial                |                                    |
|                        | Operators of Large Aircraft   | 2120-AB27                          |
| 1701                   | Operators of Large Aircraft   | 2120-AB28                          |
| 1702                   | Review Part 75 for Retention or Revocation  | 2120-AC55                          |
| 1703                   | Accelerated Ground Training - Flight Engineers' Skill Requirements  | 2120-AA79                          |
| 1704                   | Accelerated Ground Training - Flight Engineers' Skill Requirements  | 2120-AA82                          |
| 1705                   | Amendment of Sections 91.171, 91.172, and Appendices E and F of Part 43   | 2120-AA98                          |
| 1706                   | Fatigue Evaluation, Bird Impact, and Lightning Protection for Propellers of Composite Construction                        | 2120-AB05                          |
| 1707                   | Standards for Approval for High Altitude Operation of Subsonic Airplanes  | 2120-AB18                          |
| 1708                   | Primary Category Aircraft; Powered Ultralight; Falsification of Applications, Reports, or Records                         | 2120-AB18                          |
| 1709                   | Aircret Degistration: Deporting of Aircret Titles and Sourist Degistration, reports, or necords                           |                                    |
|                        | Aircraft Registration; Recording of Aircraft Titles and Security Documents  | 2120-AC17                          |
| 1710                   | Temporary Fight Restrictions  | 2120-AC40                          |
| 1711                   | Alternate Airport Weatner Minimum   | 2120-AC41                          |
| 1712                   | Temporary Flight Restrictions  Alternate Airport Weather Minimum  Global Positioning System Use in Terminal Control Areas | 2120-AC54                          |
| 1713                   | National Airspace Review Recommendation - Operations in the Vicinity of an Airport  | 2120-AC57                          |
| 1714                   | Proposed Revision of Part 93, Subpart O   | 2120-AC65                          |

<sup>+</sup> Designates significant regulation.

# Federal Aviation Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1715                    | + Review and Revision of Repair Station Requirements  | 2120-AC38                          |
| 1716                    | + Metropolitan Washington Airports Policy   | 2120-AA89                          |
| 1717                    | + Amend Part 23 to Include Requirements for Crash-Resistant Fuel Systems  | 2120-AA57                          |
| 1718                    | + Proposed Department of Energy Prohibited Areas  | 2120-AB39                          |
| 1719                    | + Elimination of Airport Delays   |                                    |
| 1720                    | + Proposed Revision of Noise Certification of Turbojet and Large Transport Category Aircraft  | 2120-AB88                          |
| 1721                    | + Fire Protection Requirements for Cargo and Baggage Compartments - Parts 121 and 135   |                                    |
| 1722                    | + SST Stage 3 Compliance  |                                    |
| 1723                    | + Flight Attendant Requirements During Deplaning and Boarding   |                                    |
| 1724                    | + Control of Drug and Alcohol Use for Personnel Engaged in Commercial and General Aviation Activities   |                                    |
| 1725                    | + Type and Number of Passenger Emergency Exits Required in Transport Category Airplanes   |                                    |
| 1726                    | + Improved Access to Type III and Type IV Emergency Exits   | 2120-AC46                          |
| 1727                    | + Pilots Convicted of Driving While Intoxicated (DWI)/Under Influence (DUI)   | 2120-AC51                          |
| 1728                    | + Design Standards for Fuel-Tank Access Panels  |                                    |
| 1729                    | + Access To Secured Areas on Airports   |                                    |
| 1730                    | Part 91, Subpart B, Review for Simplification   |                                    |
| 1731                    | Part 77 Review, Objects Affecting Navigable Airspace  | 2120-AA09                          |
| 1732                    | Rotorcraft Regulatory Review Program Notice No. 4   | 2120-AA29                          |
| 1733                    | Implementation of SAFER Propulsion System Recommendations   | 2120-4449                          |
| 1734                    | Miscellaneous Amendments  |                                    |
| 1735                    | Aircraft Simulator Use in Airman Training and Certification   | 2120-AA83                          |
| 1736                    | National Airspace Review (NAR): Terminal Airspace Task Group Recommendations  | 2120-AB02                          |
| 1737                    | Transport Category Rotorcraft Performance   |                                    |
| 1738                    | Miscellaneous Operational Amendments  | 2120-AB45                          |
| 1739                    | Part 157 Review   |                                    |
| 1740                    | Part 101 Review Program   | 2120-AB75                          |
| 1741                    | Engine Fuel and Induction Systems   | 2120-AB76                          |
| 1742                    | Amend Section 43.17 to Allow for Maintenance of U.S. Aeronautical Products in Canada in Compliance with the U.SCanadian Bilateral Airworthiness Agreement |                                    |
| 1743                    | Revised One-Engine-Inoperative Ratings for Rotorcraft   |                                    |
| 1744                    | Turbine Burst Protection for Transport Category Helicopters   |                                    |
| 1745                    | Antiblocking Device   | 2120-AB92                          |
| 1746                    | Controlled Air Space Designations in International Air Space  | 2120-AB93                          |
| 1747                    | Airspace Reclassification   | 2120-AB95                          |
| 1748                    | Transponder Requirements in Coastal Air Defense Identification Zones (ADIZ)   | 2120-AB99                          |
| 1749                    | Changes Requiring a New Type Certificate  | 2120-AC05                          |
| 1750                    | Passenger-Carrying and Cargo Air Operations for Compensation or Hire  | 2120-AC08                          |

# Federal Aviation Administration—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title .   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1751                    | Part 23 Airworthiness Review, Notice No. 5 (Equipment, Systems, and Installation)                                     | 2120-AC14                          |
| 1752                    | Part 23 Airworthiness Review, Notice No. 2  | 2120-AC15                          |
| 1753                    | Noise and Emission Standards for Aircraft Powered by Advanced Turboprop (Propfan) Engines                             | 2120-AC20                          |
| 1754                    | Rotorcraft Certification Requirements; Coordination with European Airworthiness Authorities Steering Committee (AASC) | 2120-AC27                          |
| 1755                    | Part 99: Air Defense Identification Zones and Miscellaneous Editorial Revision  | 2120-AC37                          |
| 1756                    | Improved Structural Requirements for Pressurized Cabins and Compartments in Transport Category Airplanes              | 2120-AC44                          |
| 1757                    | Miscellaneous Changes to Emergency Evacuation Demonstration Procedures, Exit Handle Illumination, and PA              | 0400 4045                          |
| 4750                    | Handsets  | 2120-AC45                          |
| 1758                    | Non-Federal Air Traffic Control Towers  | 2120-AC59                          |
| 1759                    | Fuel Venting and Exhaust-Emission Requirements for Turbine-Engine Powered Airplanes                                   | 2120-AC62                          |
| 1760                    | Shoulder Harness for Each Seat in Part 27 and 29 Rotorcraft   | 2120-AC67                          |
| 1761                    | Crash-Resistant Fuel Systems  | 2120-AC68                          |

<sup>+</sup> Designates significant regulation.

# Federal Aviation Administration—Final Rule Stage

| Sè-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1762                    | + Low-Altitude Windshear Equipment Requirements for Takeoffs/Landings of Transport Category Airplanes   | 2120-AA01                          |
| 1763                    | + Improved Seat-Safety Standards  | 2120-AA88                          |
| 1764                    | + Revision of Foreign Repair Station Rules  |                                    |
| 1765                    | + Certification of Recreational Pilots and Annual Flight Review   |                                    |
| 1766                    | + Rotorcraft Structural Fatigue Including Tolerance to Flaws  |                                    |
| 1767                    | + Occupant Restraint in Normal and Transport Category Rotorcraft  |                                    |
| 1768                    | + Proposed Revision to Noise Certification Standards for Propeller-Driven Small Airplanes               |                                    |
| 1769                    | + Proposed Limits on the Growth of Noise from Certain Airplanes and Airplane Types                      |                                    |
| 1770                    | + Independent Power Source for Public Address System in Transport Category Airplanes                    |                                    |
| 1770                    | + Part 23 Airworthiness Review Notice No. 1 (Crashworthiness)   |                                    |
| 1772                    | + Location of Passenger Emergency Exits in Transport-Category Airplanes                                 |                                    |
| 1772                    | + Installation of Traffic Control Avoidance System in Domestic Transport Category Airplanes             |                                    |
| 1773                    | + Terminal Control Area Classification and Pilot/Equipment Requirements                                 |                                    |
| 1774                    | + Commuter Category Airplanes: Cockpit Voice Recorder (CVR) and Flight Data Recorder (FDR) Requirements |                                    |
| 1776                    |   |                                    |
| 1777                    | + Transponder with Automatic Altitude Reporting Capability Requirement                                  |                                    |
| 1778                    |   |                                    |
| 1778                    | Revision of Part 91   |                                    |
| 1779                    | Inoperative Instruments or Equipment  |                                    |
| 1780                    |   |                                    |
|                         | Transport Category Airplane Airworthiness Standards   | 2120-AA47                          |
| 1782                    | Amend Part 23 to Include Empennage Fatigue Requirements   |                                    |
| 1783                    | Noise Standards: Aircraft Type and Airworthiness Certification  | 2120-AA74                          |
| 1784                    | Nighttime VFR Weather Minimums  |                                    |
| 1785                    | Airworthiness Standards: Aircraft Engines, Electrical and/or Electronic Engine Control Systems          |                                    |
| 1786                    | Standards for Approval of a Reduced V1 Methodology for Takeoff on Wet and Contaminated Runways          |                                    |
| 1787                    | Low-Fuel-Quantity Alerting System   |                                    |
| 1788                    | Helicopter Instrument Flight  |                                    |
| 1789                    | Terminal Control Area (TCA) San Diego (Modification)  |                                    |
| 1790                    | Flight Plan and Transponder-On Requirements in Air Defense Identification Zones (ADIZ)                  |                                    |
| 1791                    | Part 150 - Airport Noise-Compatibility Planning   |                                    |
| 1792                    | Mandatory Reporting for Emergency Evacuation Systems and Components                                     | 2120-AC49                          |
| 1793                    | Realignment of Restricted Areas in the Eglin AFB Area   |                                    |
| 1794                    | Part 95 Instrument Flight Rules   |                                    |
| 1795                    | Airworthiness Directives  |                                    |
| 1796                    | Standard Instrument Approach Procedures   | 2120-AA65                          |
| 1797 ·                  | Airspace Actions  | 2120-AA66                          |

<sup>+</sup> Designates significant regulation.

# Federal Aviation Administration—Completed Actions

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number                            |
|--|--|---|
| 1798<br>1799<br>1800<br>1801<br>1802<br>1803<br>1804<br>1805<br>1806 | + Airport Certification: Revision and Reorganization | 2120-AA15<br>2120-AA46<br>2120-AC11<br>2120-AC47<br>2120-AC60 |

<sup>+</sup> Designates significant regulation.

# Federal Highway Administration—Prerúle Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1807                    | + Minimum Levels of Financial Responsibility for Motor Carriers: Self-Insurance                                      | 2125-AB65<br>2125-AC11             |
| 1808                    | Review and Preemption of State Motor-Carrier Safety Regulations  | 2125-ACT1                          |
| 1809                    | National Standards For Traffic Control Devices; Revision of Part VI of the Manual On Uniform Traffic Control Devices | 2125-AB83                          |
| 1810                    | Federal Motor Carrier Safety Regulations; Paperwork Burdens  | 2125-AC04                          |

<sup>+</sup> Designates significant regulation.

# Federal Highway Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1811                    | + Controlled Substances  | 2125-AA79                          |
| 1812                    | + Truck Size and Weight; Specialized Equipment; Boat Transporters  | 2125-AB55                          |
| 1813                    | + Truck Size and Weight; Reasonable Access   | 2125-AB70                          |
| 1814                    | + Blood Alcohol Concentration Standard for Commercial Vehicle Operators  | 2125-AB79                          |
| 1815                    | + Truck Size and Weight; Special Permits   | 2125-AB80                          |
| 1816                    | + Air Quality Procedures for Use in Federal-Aid Highway and Federally Funded Transit Programs                                      |                                    |
|                         | + Minimum Requirements for Private Motor Carriers of Passengers and Drivers of Private Motor Vehicles of                           | 2,20,1010                          |
| 1817                    | Passengers   | 2125-AB62                          |
| 1818                    | + Uniform Relocation Act Amendments of 1987; General   |                                    |
| 1819                    | + Driver's Record of Duty Status; Onboard Recording Devices  |                                    |
| 1820                    | + Certification of Speed Limit Enforcement   |                                    |
| 1821 .                  | Review: General Materials Requirements   |                                    |
|                         | Contract Procedures  |                                    |
| 1822                    | Compliance with Motor Carrier Noise Standards  |                                    |
| 1823                    | Pavement Policy  |                                    |
| 1824                    | State Highway Agency Construction Contracts; Equal Opportunity Compliance Review; Program Requirements                             | 2125-AB08                          |
| 1825                    | State Highway Agency Construction Contracts, Equal Opportunity Compilative New Program New Society                                 | 2125-AB15                          |
| 1826                    | Equal Employment Opportunity on Federal and Federal-Aid Construction Contracts (Including Supportive Services)                     |                                    |
| 1827                    | Federal-Aid Programs Approval and Project Authorization  |                                    |
| 1828                    | Administration of Contracts  |                                    |
| 1829                    | Labor and Employment   |                                    |
| 1830                    | Manual on Uniform Traffic Control Devices; Restructure   | 2125-AB57<br>2125-AB58             |
| 1831                    | Right-of-Way   | 2125-AB50<br>2125-AB60             |
| 1832                    | Property Management, Disposals and Airspace  | 2125-AB60                          |
| 1833                    | National Standards For Traffic Control Devices; Revision of Uniform Traffic Control Devices; Passing and No-Passing Zone Standards | 2125-AB84                          |
| 1834                    | Qualification of Drivers; Diabetes   | 2125-AB91                          |
| 1835                    | Advance Construction of Federal-Aid Projects   | 2125-AC07                          |
| 1836                    | State Fiscal Procedures and Reports; Rescission of Regulation  | 2125-AC08                          |
| 1837                    | Construction Engineering Costs   | 2125-AC09                          |
| 1838                    | Truck Size and Weight; National Network; Iowa and South Carolina   | 2125-AC10                          |

# Federal Highway Administration—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title                                     | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1839                    | Manual on Uniform Traffic Control Devices | 2125-AA37                          |

<sup>+</sup> Designates significant regulation.

# Federal Highway Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         | -   | -                                  |
| 1840                    | + Federal Motor Carrier Safety Regulations: General                                       |                                    |
| 1841                    | + Splash/Spray Suppressant Devices on Truck Tractors, Semitrailers and Trailers           | 2125-AA84                          |
| 1842                    | + Truck Size and Weight; Tandem Truck Safety Act<br>+ Inspection, Repair, and Maintenance | 2125-AB28                          |
| 1843                    | + Inspection, Repair, and Maintenance   | 2125-AB34                          |
| 1844                    | + Parts and Accessories Necessary for Safe Operation; General                             |                                    |
| 1845                    | + Safety Fitness Determination  |                                    |
| 1846                    | + Truck Size and Weight; Specialized Equipment; Maxi-Cube                                 | 2125-AB48                          |
| 1847                    | + Employee Safety and Health Standards  | 2125-AB50                          |
| 1848                    | + Driving a Motor Vehicle   | 2125-AB51                          |
| 1849                    | + Qualification of Drivers; Hazardous Materials Drivers                                   |                                    |
| 1850                    | + Semitrailer-Semitrailer; B-Train  | 2125-AB66                          |
| 1851                    | + Commercial Driver Test and Licensing Standards  | 2125-AB68                          |
| 1852                    | Railroad Grade Crossings  | 2125-AA36                          |
| 1853                    | Acceleration of Projects  |                                    |
| 1854                    | Erosion and Sediment Control on Highway Construction Projects                             | 2125-AB05                          |
| 1855                    | Railroad-Highway Projects   |                                    |
| 1856                    | Structural Supports for Highway Signs, Luminaries and Traffic Signals                     | 2125-AB56                          |
| 1857                    | Reimbursement for Railroad Work   | 2125-AB59                          |
| 1858                    | National Bridge Inspection Standards; Frequency of Inspection and Inventory               | 2125-AB71                          |
| 1859                    | Cargo Preference  |                                    |
| 1860                    | Minimum Levels of Financial Responsibility for Motor Carriers; Environmental Restoration  |                                    |
| 1861                    | Construction and Maintenance; Contract Procedures; Standardized Contract Clauses          | 2125-AB87                          |
| 1862                    | State Education and Training Program  | 2125-AB92                          |
| 1863                    | Truck Size and Weight; Exception to Bridge Formula  | 2125-AC03                          |

<sup>+</sup> Designates significant regulation.

# Federal Highway Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1864                    | + Truck Size and Weight; Grandfather Semitrailer Lengths                             | 2125-AB26                          |
| 1865                    | + Hours of Service   | 2125-AB39                          |
| 1866                    | + Truck Size and Weight; Automobile Transporters                                     | 2125-AB42                          |
| 1867                    | + Accommodation of Utilities; Longitudinal Utility Use of Freeway Right-of-Way       | 2125-AB76                          |
| 1868.                   | + Uniform Relocation Act Amendments of 1987; Specific Payments                       | 2125-AB96                          |
| 1869                    | Transfer of Federal-Aid Highway Funds  | 2125-AA64                          |
| 1870                    | Highway Beautification: Outdoor Advertising; Technical Amendment                     | 2125-AB32                          |
| 1871                    | Labor and Employment; Convict Labor and Materials                                    | 2125-AB82                          |
| 1872                    | Construction and Maintenance: Contract Procedures                                    | 2125-AB88                          |
| 1873                    | Truck Size and Weight; National Network  | 2125-AB98                          |
| 1874                    | Physical Construction Authorization.   | 2125-AC01                          |
| 1875                    | Rules of Practice and Rulemaking Procedures for Motor Carriers; Technical Amendments | 2125-AC02                          |

<sup>+</sup> Designates significant regulation.

# National Highway Traffic Safety Administration—Prerule Stage

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number  |
|--|--|---|
| 1876<br>1877<br>1878<br>1879<br>1880<br>1881<br>1882<br>1883<br>1884<br>1885<br>1886<br>1887<br>1888<br>1889<br>1890<br>1891<br>1892 | + Side-Impact Protection, Head/Neck Protection, and Occupant Ejection Mitigation  + Uniform Tire-Quality Grading  + Daytime Running Lights.  + Passenger Automobile Average Fuel Economy Standard  Review: Schoolbus Seating Systems.  Review: Seating Systems  Review: Lamps, Reflective Devices, and Associated Equipment.  Review: Impact Protection for the Driver from the Steering Control System  Review Roof Crush Resistance.  Flammability of School Bus Interior Materials.  Consumer Information - Wet Stopping Distance.  Occupant Protection In Interior Impact.  Federal Motor Vehicle Safety Standard No. 301 - Fuel-System Integrity.  Occupant Crash Protection: Dynamic-Testing Petition.  Non-Pneumatic Tires for Passenger Cars  Bumper Standard.  Bumper Standard.  Consumer Information - Uniform Tire-Quality Grading Standards. | 2127-AA52<br>2127-AB92<br>2127-AC33<br>2127-AA65<br>2127-AB76<br>2127-AB76<br>2127-AC20<br>2127-AA44<br>2127-AA56<br>2127-AB16<br>2127-AB43<br>2127-AC18<br>2127-AC18<br>2127-AC29<br>2127-AC30 |

<sup>+</sup> Designates significant regulation.

# National Highway Traffic Safety Administration—Proposed Rule Stage

| 1897   | Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|--|-------------------------|--|------------------------------------|
| 1896   | 1894                    | 4 Crashworthings Ratings   | 2127-4403                          |
| 1896   |                         | Commercial Vehicle Conspicuity   | 2127-200                           |
| 1897   |                         | Truck Rear Underside Protection  | 2127-AA43                          |
| Hanthropomorphic Test Dummies: Side-Impact Thorax Protection   |                         |  |                                    |
| 1899   |                         |  |                                    |
| 1900   |                         |  |                                    |
| 1901 + Heavy Duty Vehicle Brake Systems (Formerly Truck and Trailer Brake Systems) 2127-AA 1902 + Vehicle Classification 2127-AB 1903 + Voluntary Tire Registration 2127-AB 1904 + Heavy Trailer Stability 2127-AB 1905 + Occupant Crash Protection 2127-AB 1906 + Heavy Trailer Stability 2127-AB 1906 + Head Restraints 2127-AB 1906 + Head Restraints 2127-AC 1907 Passenger-Car Brake Systems 2127-AA 1908 Passenger-Car Brake Systems 2127-AA 1909 Rearview Mirror Systems: Heavy Vehicles 2127-AA 1910 Rearview Mirror Systems: Light Vehicles 2127-AA 1911 Air-Brake Systems 2127-AB 1912 Procedures for Considering Environmental Impacts 2127-AB 1913 Voluntary Vehicle Identification Standard (Theft Prevention Standard) 2127-AB 1914 Anthropomorphic Test Dummies Representing Children 2127-AB 1915 Glazing Materials 2127-AB 1916 Anthropomorphic Test Dummies Representing Children 2127-AC 1917 Anthropomorphic Test Dummies Representing Children 2127-AC 1917 Anthropomorphic Test Dummies Representing Children 2127-AC 1918 Supplemental FMVSS No. 208 Injury Criteria - Facial Lacerations, Neck Injury, Knee Shear, Tibia and Ankle Injuries 2127-AC 1919 Mandatory Use of the Part 572(E) Dummy in FMVSS 208 Compliance Testing 2127-AC 1921 Federal Motor Vehicle Safety Standards No. 205, Glazing Materials 2127-AC 1922 Gear Lock; Theft Protection 2127-AC 1923 Insurer Reporting Requirements 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1925 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1927-AC 1928 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC  |                         | + Side-Impact Protection: Thorax Protection  | 2127-AB86                          |
| + Vehicle Classification   |                         |  |                                    |
| 1903   |                         |  |                                    |
| 1904   | 1903                    |  |                                    |
| 1905 + Occupant Crash Protection   | •                       |  |                                    |
| # Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection - Chest Injury Criteria 2127-AC Passenger-Car Brake Systems 2127-AA Rearview Mirror Systems: Heavy Vehicles 2127-AA 1910 Rearview Mirror Systems: Light Vehicles 2127-AA 2127-AA 1911 Air-Brake Systems 2127-AA 1912 Procedures for Considering Environmental Impacts 2127-AB 1913 Voluntary Vehicle Identification Standard (Theft Prevention Standard) 2127-AB 1914 Anthropomorphic Test Dummies Representing Children 2127-AB 1915 Glazing Materials 2127-AB 1916 Anthropomorphic Test Dummies Representing Children 2127-AC 1917 Anthropomorphic Test Dummies Representing Children 2127-AC 1918 Supplemental FMVSS No. 208 Injury Criteria - Facial Lacerations, Neck Injury, Knee Shear, Tibia and Ankle Injuries 2127-AC 1920 Federal Motor Vehicle Safety Standard No. 205, Glazing Materials 2127-AC 1921 Gear Lock; Theft Protection 2127-AC 1922 Gear Lock; Theft Protection 2127-AC 1923 Insurer Reporting Requirements 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1927-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1927-AC 1928 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1927-AC 1928 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 1928-1929 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection  | 1905                    | + Occupant Crash Protection  | 2127-AB91                          |
| # Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection - Chest Injury Criteria   | 1906                    | + Head Restraints  | 2127-AC06                          |
| Passenger-Car Brake Systems 2127-AA Rearview Mirror Systems: Heavy Vehicles 2127-AA Rearview Mirror Systems: Light Vehicles 2127-AA Rearview Mirror Systems: 2127-AA Rearview Mirror Systems: Light Vehicles 2127-AA Rearview Mirror Systems: 2127-AA Rearview Mirror Systems: Light Vehicles 2127-AA Rearview Mirror Systems: 2127-AA Rearview Mirror Systems: Light Vehicles | 1907                    | + Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection - Chest Injury Criteria | 2127-AC34                          |
| 1909   Rearview Mirror Systems: Heavy Vehicles   2127-AA   1910   Rearview Mirror Systems: Light Vehicles   2127-AA   1911   Air-Brake Systems   2127-AA   1912   Procedures for Considering Environmental Impacts   2127-AB   1913   Voluntary Vehicle Identification Standard (Theft Prevention Standard)   2127-AB   1914   Anthropomorphic Test Dummies Representing Children   2127-AB   1915   Giazing Materials   2127-AB   1916   Anthropomorphic Test Dummies Representing Children   2127-AB   1917   Anthropomorphic Test Dummies Representing Children   2127-AC   1918   Supplemental FMVSS No. 208 Injury Criteria - Facial Lacerations, Neck Injury, Knee Shear, Tibia and Ankle Injuries   2127-AC   1919   Mandatory Use of the Part 572(E) Dummy in FMVSS 208 Compliance Testing   2127-AC   1920   Federal Motor Vehicle Safety Standard No. 205, Glazing Materials   2127-AC   1921   Gear Lock; Theft Protection   2127-AC   1922   Gear Lock; Theft Protection   2127-AC   1923   Insurer Reporting Requirements   2127-AC   1924   Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection   2127-AC   1924   Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection   2127-AC   1924   Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection   2127-AC   1924   1924   1924   1924   1924   1925   1926   1926   1926   1926   1927   1926   1927    | 1908                    |  | 2127-AA13                          |
| Air-Brake Systems  | 1909                    | Rearview Mirror Systems: Heavy Vehicles  |                                    |
| Air-Brake Systems  | 1910                    | Rearview Mirror Systems: Light Vehicles  | 2127-AA23                          |
| Voluntary Vehicle Identification Standard (Theft Prevention Standard)  | 1911                    | Air-Brake Systems  | 2127-AA27                          |
| 1914 Anthropomorphic Test Dummies Representing Children  |                         |  |                                    |
| 1915 Glazing Materials   | 1913                    |  |                                    |
| Anthropomorphic Test Dummies Representing Children   | 1914                    |  | 2127-AB94                          |
| Anthropomorphic Test Dummies Representing Children 2127-AC 212 |                         |  |                                    |
| Supplemental FMVSS No. 208 Injury Criteria - Facial Lacerations, Neck Injury, Knee Shear, Tibia and Ankle Injuries   | 1916                    | , , , , , , , , , , , , , , , , , , ,  |                                    |
| 1919 Mandatory Use of the Part 572(E) Dummy in FMVSS 208 Compliance Testing  |                         |  |                                    |
| 1920 Federal Motor Vehicle Safety Standards No. 205, Glazing Materials   |                         |  |                                    |
| 1921 Federal Motor-Vehicle Safety Standard No. 221, Schoolbus Body Joint Strength  |                         |  | 2127-AC13                          |
| 1922 Gear Lock; Theft Protection 2127-AC 1923 Insurer Reporting Requirements 2127-AC 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection 2127-AC 2127-AC   |                         |  |                                    |
| 1923 Insurer Reporting Requirements  | 1921                    |  |                                    |
| 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection  |                         | ,  |                                    |
| 1924 Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection  |                         |  |                                    |
| 1925   Federal Motor Vehicle Safety Standard (FMVSS) No. 205 Glazing Materials   2127-AC   |                         | Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection                           | 2127-AC36                          |
| 1020 1 Cookin Hotor Formore Dailory Standard It HIFOO) 110: 200, Glazing Materials   | 1925                    | Federal Motor Vehicle Safety Standard (FMVSS) No. 205, Glazing Materials                                   | 2127-AC38                          |

<sup>+</sup> Designates significant regulation.

# National Highway Traffic Safety Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1926                    | + Splash and Spray Suppression Devices<br>+ Post-1986 Passenger Car Fuel-Economy Standards                            | 2127-AA97                          |
| 1927                    | + Post-1986 Passenger Car Fuel-Economy Standards  | 2127-AB75                          |
| · 1928                  | + Federal Motor Vehicle Safety Standard No. 222; Schoolbus Seating and Crash Protection                               | 2127-AB84                          |
| 1929                    | Seating Reference Point/Motor Vehicle Driver's Eye Range  | 2127-AA46                          |
| 1930                    | Rearview Mirrors  | 2127-AA88                          |
| 1931                    | Seat-Belt-Assembly Anchorages   | 2127-AA95                          |
| 1932                    | Air-Brake Systems   | 2127-AB12                          |
| 1933                    | Seat-Belt-Assembly Anchorages Air-Brake Systems Cocupant Crash Protection   | 2127-AB71                          |
| 1934 .                  | Lighting SimplificationPotential Amendments to Simplify FMVSS 108 Lamps, Reflective Devices, and Associated Equipment |                                    |
| 1935                    | Child Restraint Systems Built-In Child Restraints   | 2127-AB97                          |
| 1936                    | New Pneumatic Tires for Passenger Cars  | 2127-AC16                          |
| 1937                    | Standard No. 108, Lamps, Reflective Devices, and Associated Equipment   | 2127-AC22                          |
| 1938                    | Power-Operated Window Systems   | 2127-AC25                          |
| 1939                    | Motor-Vehicle Brake Fluids  | 2127-AC26                          |

<sup>+</sup> Designates significant regulation.

# National Highway Traffic Safety Administration—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1940                    | L 1990-1991 Madel Veer Light Truck Fuel Feenemy Standards   | 2127-AC05                          |
|                         | + 1990-1991 Model Year Light-Truck Fuel-Economy Standards   | 2127-AC05                          |
| 1941                    | + Petitions for Exemption From the Vehicle Theft-Prevention Standard  | 2127-AB81                          |
| 1942                    | + Occupant Crash Protection: Light-Truck Safety-Belt Dynamic Testing  | 2127-AC01                          |
| 1943                    | Steering Control Rearward Displacement  | 2127-AA32                          |
| 1944                    | Motorcycle Helmets  | 2127-AA40                          |
| 1945                    | + Occupant Crash Protection: Light-Truck Safety-Belt Dynamic Testing Steering Control Rearward Displacement Motorcycle Helmets Consumer Information—Stopping Distance Hydraulic and Air Brake Systems | 2127-AA50                          |
| 1946                    | Hydraulic and Air Brake Systems   | 2127-AA92                          |
| 1947                    | Federal Motor-Vehicle Safety Standard No. 208 - Occupant Crash Protection   | 2127-AC11                          |
| 1948                    | Standard No. 112, Headlamp Concealment Devices  | 2127-AC21                          |
| 1949                    | Federal Motor Vehicle Safety Standards (FMVSS) Nos. 201, Occupant Protection in Interior Impact and 204, Steering Control Rearward Displacement   | 2127-AC35                          |
| 1950                    | Federal Motor Vehicle Safety Standard (FMVSS) No. 301, Fuel System Integrity  |                                    |
| 1951                    | Federal Motor Vehicle Safety Standard (FMVSS) No. 213, Child Restraint System   | 2127-AC40                          |
| 1952                    | Federal Motor Vehicle Safety Standard (FMVSS) No. 218, Motorcycle Helmets   | 2127-AC41                          |

<sup>+</sup> Designates significant regulation.

# Federal Railroad Administration—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1953                    | + Review of Radio Communication                            | 2130-AA34                          |
| 1954                    | Review: Regulatory Flexibility Act Reviews                 | 2130-AA10                          |
| 1955                    | Review of Locomotive Cab Safety                            | 2130-AA32                          |
| 1956                    | Review: Special Safety Inquiry: Power Brake Regulations    | 2130-AA40                          |
| 1957                    | Safety Standards for Cabooses                              | 2130-AA01                          |
| 1958                    | Review: Special Safety Inquiry; Power Brake Regulations    | 2130-AA04                          |
| 1959                    | Rules of Practice  | 2130-AA07                          |
| 1960                    | Special Safety Inquiry; Rail-Highway Grade Crossing Safety | 2130-AA27                          |

<sup>+</sup> Designates significant regulation.

# Federal Railroad Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1961                    | + Informal Safety Inquiry and Rulemaking; Control of Alcohol and Drug Use in Railroad Operations | 2130-AA43                          |

<sup>+</sup> Designates significant regulation.

# Urban Mass Transportation Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1962                    | + Control of Drug Use in Federally Funded Mass Transportation Operations                                 | 2132-AA33                          |
| 1963                    | + Implementation of Section 19 of the Urban Mass Transportation Act of 1964 as Amended Nondiscrimination | 2122-4401                          |
| 1964                    | + "Buy America" Requirements of the Surface Transportation Assistance Act of 1982                        | 2132-AA15                          |
| 1965                    | + Major Capital Investment Projects + Charter Service Amendment School Bus Operations                    | 2132-AA22                          |
| 1966                    | + Charter Service Amendment  | 2132-AA32                          |
| 1967                    | School Bus Operations  | 2132-AA09                          |
| 1968                    | Air Quality Procedures for Use in Federal-Aid Highway and Federally Funded Transit Programs              | 2132-AA19                          |
| 1969                    | Capital Leases   | 2132-AA28                          |
| 1970                    | Rolling Stock Purchase Audits  | 2132-AA29                          |
| 1971                    | Bus Testing Guidelines   | 2132-AA30                          |

<sup>+</sup> Designates significant regulation.

# Urban Mass Transportation Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 1972<br>1973<br>1974    | Innovative Techniques and Methods<br>Technology Introduction<br>Project Management Oversight | 2132-AA07                          |

# Urban Mass Transportation Administration—Completed Actions

| Se-<br>quence<br>Number              | Title  | Regulation<br>Identifier<br>Number |
|--------------------------------------|--|------------------------------------|
| 1975<br>1976<br>1977<br>1978<br>1979 | + Environmental Impact and Related Procedures  + Extension of Safety Requirements to all Federally Assisted Buses  + Maintenance of Equipment and Facilities  Miscellaneous Amendments - Organization, Functions, and Procedures  Section 15 Reporting Requirements for Section 9 Apportionment Grants; Penalty Procedures for Noncompliance | 2132-AA26<br>2132-AA06             |

<sup>+</sup> Designates significant regulation.

# Research and Special Programs Administration—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1980                    | + Registration of Shippers and Carriers of Hazardous Materials                      | 2137-AB43                          |
| 1981                    | + OST-FAA Information Rules: Standardized Regulatory Flexibility Requirements       | 2137-AB16                          |
| 1982                    | + Highway Routing Standards for Certain Types and Quantities of Hazardous Materials |                                    |
| 1983                    | Review of Commuter Air Traffic and Market Data Reporting                            | 2137-AB18                          |
| 1984                    | Revision of Operating Procedures for Motor Vehicles                                 | 2137-AA07                          |
| 1985                    | Consolidation and Revision of Requirements for the Carriage of Explosives by Vessel | 2137-AA10                          |
| 1986                    | Specification Packages of Type B and Fissile Radioactive Materials                  | 2137-AA29                          |

# Research and Special Programs Administration—Prerule Stage—Continued

| Se-<br>quence<br>Number              | Title _  | Regulation<br>Identifier<br>Number  |
|--------------------------------------|--|-------------------------------------|
| 1987<br>1988<br>1989<br>1990<br>1991 | Quality Assurance for Radioactive Materials Shippers | 2137-AA36<br>2137-AB00<br>2137-AB04 |

<sup>+</sup> Designates significant regulation.

# Research and Special Programs Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 1992                    | + Alignment of Airline Uniform System of Accounts and Reports with Generally Accepted Accounting Principles       | 2137-AA99                          |
| 1993                    | + Confidentiality of Parts 241 and 298 Airline Reports  |                                    |
| 1994                    | + Training for Hazardous Materials Transportation   |                                    |
| 1995                    | + Recodification of Explosive Regulations   |                                    |
| 1996                    | + Gas Gathering Line Definition   |                                    |
| 1997                    | + Proposals for Pipeline Safety   |                                    |
| 1998                    | + Hazardous Materials in Intrastate Commerce  | 2137-AB37                          |
| 1999                    | + Pipeline Operator Qualifications  | 2137-AB38                          |
| 2000                    | + Operation and Maintenance Procedures for Gas Pipelines  | 2137-AB44                          |
| 2001                    | + Pressure Testing Petroleum Product Pipelines  | 2137-AB46                          |
| 2002                    | + Hazardous Liquid Pipeline Damage-Prevention Program   | 2137-AB47                          |
| 2003                    | + Maps and Records of Pipeline Location and Characteristics; Notification of State Agencies                       | 2137-AB48                          |
| 2004                    | Private Carriers Licensed to Use Radioactive Materials  | 2137-AA28                          |
| 2005                    | Specification 8W and 8WA Welded Steel Cylinders   | 2137-AA63                          |
| 2006                    | Consolidation of Specifications for High-Pressure Seamless Cylinders and Rewrite of 49 CFR 173.34                 |                                    |
| 2007                    | Collection of Financial Information from the Commuter Air Carrier Industry  | 2137-AA98                          |
| 2008                    | Deletion of Standards Affecting Iron and Copper Pipe and Other Materials  | 2137-AB24                          |
| 2009                    | Enforcement of Motor Carrier Financial Responsibility Requirements  | 2137-AB35                          |
| 2010                    | Standards for Construction of Fireworks and Novelties; Approval for Transportation                                | 2137-AB36                          |
| 2011                    | Detection and Repair of Cracks, Pits, Corrosion, Lining Flaws, Thermal Detection Flaws, and Other Defects of Tank | 2137-AB40                          |
| 2012                    | Car TanksFunigation   |                                    |
| 2013                    | Conforming Gas and Liquid Pipeline Welding Standards: Final Phase   | 2137-AB45                          |
| 2014                    | Determining the Extent of Corrosion on Exposed Gas Pipelines  | 2137-AB50                          |
| 2015                    | DOT 3AL Aluminum Cylinders; Safety Problems   | 2137-AB51                          |

<sup>+</sup> Designates significant regulation.

# Research and Special Programs Administration—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2016                    | + Performance-Oriented Packaging Standards  | 2137-AA01                          |
| 2017                    | + Collection of Service Segment Data and Charter Data from Foreign Air Carriers                             | 2137-AA97                          |
| 2018                    | + Collection of Service Segment Data and Charter Data from U.S. Air Carriers                                | 2137-AB01                          |
| 2019                    | + Reporting Unsafe Conditions on Gas and Hazardous Liquid Pipelines and at Liquefied Natural Gas Facilities |                                    |
| 2020                    | + Requirements for Cargo Tanks  | 2137-AA42                          |
| 2021                    | + Data Collection and Reporting: Hazardous Materials Incident Reports                                       | 2137-AA51                          |
| 2022                    | Definition of a Flammable Solid   | 2137-AA05                          |
| 2023                    | Use of Interested Inspectors for Cylinder Inspections   | 2137-AA08                          |
| 2024                    | Oxidizing Materials Definition, Criteria and Proposed Regulations   | 2137-AA11                          |
| 2025                    | Odorization of LP Gas   | 2137-AA25                          |
| 2026                    | Transportation of Hazardou's Materials: Miscellaneous Amendments  | 2137-AA44                          |
| 2027                    | Modifications to DOT Specification 21PF-1 Overpacks   | 2137-AA72                          |
| 2028                    | Limitation Aboard Aircraft  | 2137-AA85                          |
| 2029                    | Emergency Response Communication Standards  | 2137-AA88                          |
| 2030                    | Hazardous Materials: Uranium Hexafluoride   | 2137-AB10                          |

# Research and Special Programs Administration—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2031                    | Exception from Pressure Testing Non-Welded Tie-In Joints                           | 2137-AB19                          |
| 2032                    | Confirmation or Revision of Maximum Allowable Operating Pressure; Alternate Method | 2137-AB20                          |
| 2033                    | Molten Sulfur  |                                    |
| 2034                    | State Designations of Alternative Routes for Radioactive Materials Transportation  | 2137-AB32                          |
| 2035                    | Notification to RSPA of Route Plans for Radioactive Materials Transportation       | 2137-AB33                          |
| 2036                    | Rear Bumpers on Cargo Tank Trucks  | 2137-AB34                          |
| 2037                    | Shippers: Use of Tank-Car Tanks with Localized Thin Spots                          | 2137-AB39                          |

<sup>+</sup> Designates significant regulation.

# Research and Special Programs Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2038<br>2039            | + State Pipeline Safety Inspector Standards                        | 2137-AB28<br>2137-AA64             |
| 2039                    | Revision of the IM Tank Table                                      |                                    |
| 2041                    | Pipeline Safety Standards and Procedures; Miscellaneous Amendments | 2137-AA73<br>2137-AB22             |
|                         |  |                                    |

<sup>+</sup> Designates significant regulation.

# Maritime Administration—Prerule Stage

| Title   | Regulation<br>Identifier<br>Number  |
|---|---|
| + Participation by Vessels Built With Construction-Differential Subsidy in the Carriage of Oil from Alaska in the |   |
|   |   |
| Regulations and Minimum Standards for State, Territorial, or Regional Maritime Academies and Colleges             | 2133-AA57   |
|   | Participation by Vessels Built With Construction-Differential Subsidy in the Carriage of Oil from Alaska in the Domestic Trade  Statistical Data for Use In Operating-Differential Subsidy (ODS) Application Hearings |

<sup>+</sup> Designates significant regulation.

# Maritime Administration—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2045                    | + Cargo Preference, U.SFlag Vessels: Determination of Fair and Reasonable Rates for Bulk Vessels   | 2133-AA43                          |
| 2046                    | + Operating-Differential Subsidy for Bulk Cargo Vessels Engaged in Worldwide Services; Exclusion of Commercial Cargoes Reserved for U.SFlag Carriers | 2133-AA66                          |
| 2047                    | + Cargo Preference Implementation of P.L. 99-198   | 2133-AA55                          |
| 2048                    | Rules of Practice and Procedures for Hearing in ODS Applications   |                                    |
| 2049                    | Requirements for Conducting Vessel Subsidy Condition Surveys and for Accomplishing Subsidized Vessel Maintenance and Repairs                         | 2133-AA64                          |
| 2050                    | Capital Construction Fund Federal Tax Amendments   | 2133-AA65                          |
| 2051                    | General Procedures for Determining Operating Differential Subsidy for Liner Vessels  | 2133-AA67                          |
| 2052                    | Operating-Differential Subsidy for Bulk Cargo Vessels Engaged in Worldwide Service   | 2133-AA68                          |
| 2053                    | Cargo Preference U.SFlag Vessels; Department of Defense Sponsored and Generated Oceanborne Cargoes   | 2133-AA69                          |

<sup>+</sup> Designates significant regulation.

# Maritime Administration—Final Rule Stage

| Se-<br>quence<br>Number      | Title   | Regulation<br>Identifier<br>Number |
|------------------------------|---|------------------------------------|
| 2054<br>2055<br>2056<br>2057 | + Approval of Marine Hull Underwriters     + Cargo Preference, U.SFlag Vessels: Evaluation of Bids for Subsidized Liner Vessels  Suspension of ODS Agreements for All or Portion of the Vessels Included Therein  Marine Protection and Indemnity Insurance Instructions Under General Agency and Berth Agency Agreements | 2133-AA17                          |

<sup>+</sup> Designates significant regulation.

# Maritime Administration—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2058<br>2059            | + Cargo Preference U.SFlag Vessels; Determination of Fair and Reasonable Rates for Liner Vessels | 2133-AA02<br>2133-AA54             |

<sup>+</sup> Designates significant regulation.

# DEPARTMENT OF TRANSPORTATION (DOT) Office of the Secretary (OST)

**Prerule Stage** 

# 1537. + REVIEW OF DEPARTMENT-WIDE DRUG REGULATIONS

Significance: Agency Priority

Legal Authority: Not yet determined

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: The Department will review existing regulations to determine whether changes are necessary for each of the Modal Administrations' drug regulations. The Department seeks to address the use of drugs through its regulatory authority. The review will encompass each Model Administration's program. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined

Small Entity: Undetermined

Analysis: Regulatory Evaluation

Agency Contact: Samuel E. Whitehorn, Attorney, Office of the General Counsel, Department of Transportation, Office of the Secretary, Regulations and Enforcement, 400 7th St., SW, Washington, DC 20590, 202 366-9307

RIN: 2105-AB24

## 1538. + CONSUMER PROTECTION FOR DEFAULT BY SCHEDULED AIR CARRIERS

Significance: Regulatory Program

Legal Authority: 49 USC 1371; 49 USC

1372; 49 USC 1381

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: Transamerica petitioned the CAB to investigate ways to protect consumers against service defaults by scheduled air carriers in domestic. overseas, and foreign air transportation. Transamerica suggested that the Board condition the award of operating authority to perform direct carrier scheduled service on air carriers developing a default protection plan. For foreign air travel, it suggested that the obligation be limited to outbound flights. The petitioner argued that prompt action is necessary in order to ensure continued public confidence in scheduled air service and to protect passengers from unnecessary financial hardship. DOT is considering what action should be taken on the petition.

#### Timetable:

| Action            | Date     | FR Cite |
|-------------------|----------|---------|
| Petition filed in | 07/25/84 |         |

Docket 42368
Next Action Undetermined

Small Entity: No

Agency Contact: Tim Kelly,
Transportation Industry Analyst,
Department of Transportation, Office of

the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA98

# 1539. + ESCROW/BOND PROTECTION FOR AIRLINE TICKETS

Significance: Agency Priority

Legal Authority: 49 USC 1371; 49 USC

1372; 49 USC 1381

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: This petition, filed by Mr. Theodore Harris, addresses the problem of airline passengers whose airline goes bankrupt after they bought their ticket but before they use it. The petitioner asks that airlines be required to protect such "unearned revenue" by escrowing it or by posting a bond in an amount equal to 150% of average unearned revenue. Exemptions could be granted to airlines which file evidence of ticket insurance plans or which enter into agreements with other airlines to accept the tickets of bankrupt carriers. This rulemaking is considered significant because of substantial public interest.

Prerule Stage

Timetable:

Action Date FR Cite
Petition for 08/27/86

Petition for rulemaking (Dkt 44304)

Next Action Undetermined

Small Entity: No

Analysis: Regulatory Evaluation

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AB26

# 1540. AIR CARRIER CARGO TARIFF PUBLICATIONS

Significance: Nonsignificant

Legal Authority: 49 USC 1324; 49 USC

1373; 49 USC 1482

**CFR Citation:** 14 CFR 221.171; 14 CFR

221.173

Legal Deadline: None.

Abstract: This petition proposes to amend the requirement that air carriers post cargo tariffs at stations, offices, and locations other than their principal office. The petitioners proposed to allow carriers to maintain a memorandum tariff at each location and have a toll-free number for shippers to obtain access to complete tariff information. Petitioners alleged that such a change would substantially reduce the cost and time burden of maintaining and continually updating voluminous files of current and past tariffs at each location. Further action on the proposal will depend on developments in rulemaking docket 43343, Electronic Filing of Tariffs, RIN 2105-AB00.

# Timetable:

Action Date FR Cite

Petition Filed in 11/27/84

Docket 42660

**Next Action Undetermined** 

Small Entity: No

Additional Information: Petition under consideration.

Agency Contact: Lawrence Myers, Attorney, Department of Transportation, Office of the Secretary. 400 Seventh Street, SW, Washington, DC 20590, 202 366-9183

RIN: 2105-AA31

## 1541. OVERSEAS MILITARY PERSONNEL AIR-CHARTER TARIFFS

Significance: Nonsignificant

Legal Authority: 49 USC 1373; 49 USC

1386

CFR Citation: 14 CFR 372 Legal Deadline: None.

Abstract: The reference to tariffs in the rule governing Overseas Military Personnel Charters (OMPC) has become obsolete, at least with respect to domestic air transportation. The CAB was considering whether to eliminate the tariff requirement for all OMPC's and replace it with consumer-protection requirements similar to those in its Public Charter rule in Part 380. This proposal is still being considered by

DOT.
Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA67

# 1542. UNFAIR AND DECEPTIVE PRACTICES BY AIRLINE TICKET AGENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1378; 49 USC

1381

CFR Citation: 14 CFR 399 Legal Deadline: None.

Abstract: Enforcement policies currently make reference to tariffs. DOT is considering whether to limit these provisions to foreign air transportation or to eliminate them entirely.

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA70

## 1543. DIRECT FLIGHTS

Significance: Nonsignificant Legal Authority: 49 USC 1381 CFR Citation: 14 CFR 399

Legal Deadline: None.

Abstract: Donald L. Pevsner petitioned the CAB to institute a rulemaking proceeding to ban use of the term "direct flight" because it is deceptive, and to declare use of the term to be a prima facie violation of section 411 of the Federal Aviation Act of 1958. The Department is now considering what action to take in response to the petition.

## Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional information: Petition under consideration. It has been filed in Docket 41217.

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA73

# 1544. CARGO RATE CHANGES ON 30 DAYS' NOTICE

Significance: Nonsignificant Legal Authority: 49 USC 1373 CFR Citation: 14 CFR 221.160

Legal Deadline: None.

Abstract: This rule would amend regulations to allow cargo tariffs which are within the zones established under 14 CFR 399.41 to be filed on 30 days' notice. There are two alternatives: either maintain the status quo (60 days' notice) or change cargo tariff filing regulations to 30 days' notice to be consistent with passenger tariff-filing requirements. Standardization of the regulatory tariff-filing requirements for both cargo and passenger tariffs would benefit the industry.

H

DOT-OST

**Prerule Stage** 

#### Timetable:

Action / Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Analysis: Regulatory Evaluation

Agency Contact: Tom Moore, Chief, Tariffs Division, Department of Transportation, Office of the Secretary, 400 7th Street, SW, Washington, DC 20590, 202 366-2414

RIN: 2105-AA99

# 1545. COMPREHENSIVE REVIEW OF CAB CONSUMER RULES

Significance: Nonsignificant

Legal Authority: 49 USC 1301 et seq Federal Aviation Act of 1958, as amended

CFR Citation: 14 CFR 201.6; 14 CFR 203; 14 CFR 205; 14 CFR 221, Subpart N; 14 CFR 249; 14 CFR 250; 14 CFR 252; 14 CFR 253; 14 CFR 254; 14 CFR 256.6 and 297.30; 14 CFR 298.30; 14 CFR 379; 14 CFR 380; 14 CFR 382; 14 CFR 399, Subpart G

Legal Deadline: None.

Abstract: The Civil Aeronautics Board was an independent agency; its rules have now been transferred to DOT, a cabinet department. This review will identify any CAB rules which are not consistent with Department or Administration regulatory criteria, such as those that impose an unnecessarily high cost or those with paperwork

burdens that can be reduced or which involve a level of benefits or costs which are either higher or lower than necessary. The review will examine all alternatives, from strengthening a given rule to eliminating it. Nonregulatory approaches, including the supplying of information by the Government, or regulation by another level of government, will be also considered. The benefits and costs will be known only after these alternatives have been developed.

## Timetable:

Action Date FR Cite
Begin Review 02/25/85
Next Action Undetermined

Small Entity: Yes

Additional Information: The committee conducting this review will examine all CAB consumer rules. Rulemaking proceedings on individual regulations may follow, depending on the committee's findings and recommendations.

Agency Contact: William C. Boyd, Senior Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Room 10309, Washington, DC 20590, 202 366-5433

RIN: 2105-AB03

# 1546. PRICE ADVERTISING

Significance: Nonsignificant

**Legal Authority:** 49 USC 1371; 49 USC 1381

**CFR Citation:** 14 CFR 380.30(e); 14 CFR 399.84

Legal Deadline: None.

Abstract: The DOT rules cited above state that any price stated for air transportation, a tour or a tour component must be the entire price for that transportation, tour or component. In this petition, Mr. Donald Pevsner complains that some tour operators advertise prices which do not include additional features which must be purchased and which cost extra. He asks that the rules be amended to state that such additional features may only be priced separately if they may be purchased separately, i.e., if they are optional rather than mandatory.

## Timetable:

| Action                                    | Date     | FR Cite |
|---|----------|---------|
| Petition for<br>rulemaking (Dkt<br>43147) | 05/22/85 |         |

Next Action Undetermined

Small Entity: No

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AB25

# DEPARTMENT OF TRANSPORTATION (DOT) Office of the Secretary (OST)

**Proposed Rule Stage** 

# 1547. + ELECTRONIC FILING OF TARIFFS

Significance: Regulatory Program Legal Authority: 49 USC 1373 CFR Citation: 14 CFR 221 Legal Deadline: None.

Abstract: DOT will examine whether conversion from a paper document system to a computerized system of filing and monitoring air carrier tariffs can reduce paper flow, speed up processing, and allow the industry to utilize computer and telecommunications technology to communicate with DOT. The alternative is to maintain the current paper tariffs system. Potential savings to the industry may be greater than to the

Government, since airlines already utilize automated fare and rate systems. In addition, airlines may be able to implement changes faster, thus responding more quickly to market conditions, and may be less burdened with the cost of producing and transmitting paper documents. The Department may reduce paper flow. experience savings in processing time and staffing, and improve the accuracy and control of tariff data. In order to assure that users' needs are taken into consideration and that the private sector is involved to the maximum extent in the design, implementation, and operation of such a system, the Department established an Advisory Committee to make continuing recommendations on technical.

operational, and policy objectives of the electronic tariff system.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM   | 08/19/85 | 50 | FR | 33452 |
| ANPRM<br>Comment<br>Period End                                      | 11/18/85 |    |    |       |
| Federal Register<br>Notice<br>establishing<br>Advisory<br>Committee | 11/24/86 | 51 | FR | 42327 |

Next Action Undetermined

Small Entity: Undetermined

Additional information: As a consequence of discussions with the Committee the Department is planning

**Proposed Rule Stage** 

to experiment with existing data base and electronic mail systems, to determine whether any such systems can fulfill Departmental requirements for an electronic tariff system.

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation

Agency Contact: Thomas Moore, Chief, Tariffs Division Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2414

RIN: 2105-AB00

# 1548. + NONDISCRIMINATION ON THE BASIS OF HANDICAP (AIR TRAVEL)

Significance: Agency Priority

**Legal Authority:** 29 USC 794; Section 404(a) of the Federal Aviation Act of 1958, as amended

CFR Citation: 49 CFR 27; 14 CFR 382

**Legal Deadline:** Statutory, January 30 1987.

Abstract: The Civil Aeronautics Board (CAB) had a regulation providing protection of the rights of handicapped air travellers. Based on recent Congressional action, DOT began enforcing this regulation on January 1. 1985. The Supreme Court's decision in U.S. Department of Transportation v. Paralyzed Veterans of America held that Section 504 of the Rehabilitation Act of 1973 does not apply to nonsubsidized air carriers. This decision left the existing regulation intact. The Air Carrier Access Act of 1986 directed DOT to publish new regulations prohibiting disability-based discrimination in air travel. The . Department will use comments received in response to its August 1986 information notice on issues affecting blind passengers as part of the record for this rulemaking. The Department convened an advisory committee to pursue the rulemaking through a negotiated process. The negotiations have concluded and an NPRM is being drafted, based on the material developed in the committee.

## Timetable:

| Action       | <b>D</b> ate | FR Cite |
|--------------|--------------|---------|
| NPRM         | 04/01/88     |         |
| Final Action | 07/30/88     | •       |

Small Entity: No

Agency Contact: Robert C. Ashby, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9306

**RIN: 2105-AA18** 

## 1549. + LIBERALIZATION OF AIR-CARRIER CHARTER RULES

Significance: Agency Priority

**Legal Authority:** 49 USC 1324; 49 USC 1371; 49 USC 1372; 49 USC 1381; 49 USC 1386

**CFR Citation:** 14 CFR 207; 14 CFR 208; 14 CFR 212; 14 CFR 298; 14 CFR 380

Legal Deadline: None.

Abstract: The CAB proposed new charter rules for direct and indirect air carriers. The proposed rules retain the financial protections of existing rules for direct air carriers while eliminating rules restricting the types of groups (such as "affinity" or "single-entity") to whom charters may be sold. The proposal would also retain a security instrument and depository system for indirect air carriers, along with contract rules for public protection. The proposal also highlights depository bank and travel agent responsibilities in handling passenger funds. The proposal replaces one made earlier. DOT is considering what action should be taken. This rulemaking is significant because of substantial public interest.

### Timetable:

| Action                                     | Date     | FR Cite     |
|--|----------|-------------|
| NPRM                                       | 02/19/82 | 47 FR 7443  |
| NPRM Comment<br>Period End                 | 04/20/82 |             |
| SNPRM<br>Comment<br>Period End<br>06/13/83 | 04/12/83 | 48 FR`15639 |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: Docket 40336. Original NPRM was EDR-439/SPDR 86; SNPRM of 04/12/83 was EDR-456/SPDR-88.

Analysis: Regulatory Evaluation

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA41

# 1550. + SMOKING ABOARD AIRCRAFT; NOTICE TO PASSENGERS

Significance: Agency Priority

**Legal Authority:** 49 USC 1324; 49 USC 1374; 49 USC 1377; 49 USC 1381; 49 USC 1386

**CFR Citation:** 14 CFR 252; 14 CFR 253

Legal Deadline: None.

Abstract: This rule would inform passengers of their right to a seat in a nonsmoking section of an aircraft by one of two proposed alternatives. The first would require airlines to include a prescribed notice on or with their tickets. The second would include smoking in the list of subjects incorporated by reference in the contract of carriage, which would inform passengers that additional information may be obtained from the place of ticketing. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action       | Date     |     | FR | Cite  |
|--------------|----------|-----|----|-------|
| NPRM         | 11/19/82 | 4.7 | FR | 52190 |
| NPRM Comment | 12/20/82 |     |    |       |
| Period End   |          |     |    |       |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: EDR-449, Docket 41009.

Analysis: Regulatory Evaluation

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA72

## 1551. + CERTIFICATION OF SPEED-LIMIT ENFORCEMENT

Significance: Agency Priority

**Legal Authority:** 23 USC 141; 23 USC 154; 23 USC 118; 23 USC 315

**CFR Citation:** 23 CFR 659; 49 CFR 1.50; 49 CFR 1.48

Legal Deadline: None.

Abstract: The Department will review the existing 55 MPH procedural regulations to determine if they can be made more efficient and to update the regulation where necessary. Provisions addressing the effect of future compliance (for a State found not to be in compliance in a given fiscal year) on

**Proposed Rule Stage** 

the reinstatement of funds withheld will also be revised. This rulemaking is considered significant because of substantial public interest.

## Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 03/11/88 | 53 | FR | 7943 |
| NPRM Comment | 04/11/88 |    |    |      |
| Period End   |          |    |    |      |

Small Entity: No

**Government Levels Affected: State** 

Agency Contact: Sam Whitehorn,

Attorney, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9307

RIN: 2105-AB22

1552. NONDISCRIMINATION IN FEDERALLY-ASSISTED PROGRAMS OF THE DEPARTMENT OF TRANSPORTATION - STATE TRANSPORTATION AGENCIES' EEO AFFIRMATIVE ACTION PROGRAMS

Significance: Nonsignificant

Legal Authority: Federal-Aid Highway Act of 1968, as amended, Sec 22(a); RR Revitalization & Regulatory Reform Act of 1976, Sec 905; 49 USC 1615 Urban Mass Transportation Act of 1964, as amended; 29 USC 794 Rehabilitation Act of 1973, Sec 504

**CFR Citation:** 49 CFR 1.48(c); 49 CFR 2.49(u); 49 CFR 1.51(a)

Legal Deadline: None.

**Abstract:** The proposed regulation would set forth requirements and procedures for all State Departments of Transportation (DOTs) equal employment opportunity compliance programs. It would also consolidate FHWA, FRA, and UMTA responsibilities in this area. This proposed regulation is significant because it would affect the equal opportunity employment programs of all State transportation agencies. It is needed because OST, FHWA, FRA, and UMTA each have responsibility for implementing the equal employment opportunity programs of State DOTs. This proposed rule would assure full coordination among these departmental elements, reduce the burden on the recipients, simplify reporting requirements, and eliminate duplication of effort.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Dorsey Thomas, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4754

RIN: 2105-AA06

# 1553. NONDISCRIMINATION ON THE BASIS OF HANDICAP (DIRECTLY CONDUCTED PROGRAMS)

Significance: Nonsignificant Legal Authority: 29 USC 794 CFR Citation: 49 CFR 28 Legal Deadline: None.

Abstract: This regulation would implement the 1978 amendments to section 504 of the Rehabilitation Act of 1973 which made its prohibition of discrimination on the ground of handicap applicable to the directly conducted programs of Federal agencies as well as to their financial assistance programs. The rule would apply to DOT facilities, personnel practices, and regulatory programs. It would be based on a model rule developed by the Department of Justice. The rule would also apply to DOT activities and functions transferred from the Civil Aeronautics Board after that agency's "sunset." A CAB NPRM that was being developed on this subject will be subsumed in this project. A draft NPRM is now being reviewed by the Department of Justice.

## Timetable:

|          | ·        |    |      |
|----------|----------|----|------|
| Action · | Date     | FR | Cite |
| NPRM     | 04/15/88 |    |      |

Small Entity: Undetermined

Agency Contact: Robert Ashby, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9306

RIN: 2105-AA29

# 1554. DIVERSION OF FLIGHTS WITHIN A METROPOLITAN AREA

Significance: Nonsignificant

Legal Authority: 49 USC 1301; 49 USC 1302; 49 USC 1305; 49 USC 1324; 49 USC 1371; 49 USC 1375; 49 USC 1377 to 1379; 49 USC 1381; 49 USC 1382; 49 USC 1386; 49 USC 1461; 49 USC 1481; 49 USC 1482; 49 USC 1502; 49 USC 1504; ...

CFR Citation: 14 CFR 253; 14 CFR 399 Legal Deadline: None.

Abstract: The CAB proposed to amend its rules requiring notice of contract terms for domestic travel to require that actual notice be given passengers of terms absolving carriers from any responsibility to transport a passenger to the destination named on the ticket, or to reimburse the passenger for expenses in reaching the airport noted on the ticket when a flight is diverted to another airport in the same metropolitan area. Alternatively, the Board proposed to declare it to be an unfair and deceptive practice to divert a passenger without arranging and paying for alternate transportation to the destination airport named on the passenger's ticket. The Board considered a final rule but did not decide what action to take. DOT is now considering what action to take.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/23/83 | 48 FR 43343 |
| NPRM Comment<br>Period End | 11/07/83 |             |
| Reply Comment<br>Period    | 11/28/83 | •           |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL LEGAL AUTHORITIES: PL 96-354; 5 USC 601. Docket 41683, EDR 468/PSDR-81.

Analysis: Regulatory Evaluation

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW,

Washington, DC 20590, 202 366-2220

RIN: 2105-AA78

# 1555. BAGGAGE LIABILITY NOTICES IN INTERNATIONAL AIR TRANSPORTATION

Significance: Nonsignificant

**Legal Authority:** 49 USC 1302; 49 USC 1324; 49 USC 1371; 49 USC 1372; 49 USC 1373; 49 USC 1374; 49 USC 1386; 49 USC 1481; 49 USC 1482

**Proposed Rule Stage** 

CFR Citation: 14 CFR 221 Legal Deadline: None.

Abstract: In response to a petition by Mr. Howard Boros, the CAB proposed to amend the baggage liability notices provided to passengers in foreign air travel. The NPRM proposed to eliminate the disclaimer of liability for fragile and perishable items because that notice is false and misleading.

## Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/18/84 | 49 | FR | 49111 |
| NPRM Comment | 03/19/85 |    |    |       |
| Period End   |          |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket 41690; EDR-477.

Analysis: Regulatory Evaluation

Agency Contact: Timothy Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA84

## 1556. SIMPLIFIED AIRLINE COUNTER-SIGN NOTICES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1301; 49 USC 1302; 49 USC 1324; 49 USC 1371 to 1374; 49 USC 1381; 49 USC 1386; 49 USC 1481; 49 USC 1482

**CFR Citation:** 14 CFR 221; 14 CFR 250; 14 CFR 256

Legal Deadline: None.

Abstract: The American Association of Airport Executives, the Airport Operators Council International and the Air Transport Association of America petitioned the CAB to simplify its counter-sign requirements. Presently, airlines are required to display four different consumer protection notices on their ticket counters. The petitioners alleged that the current notices are hard to read and, therefore, do not provide much notice to passengers. They proposed replacing the four notices with one simplified counter sign. The CAB adopted an NPRM that proposed a

number of alternatives, such as a long and/or short notice, where the notices would be required to be posted and whether a smoking notice should be included. DOT is now considering what action to take in response to the notice and comments filed.

## Timetable:

| Action                      | Date     | FR Cite     |
|-----------------------------|----------|-------------|
| NPRM                        | 08/01/84 | 49 FR 30742 |
| NPRM Comment<br>Period End  | 09/17/84 |             |
| Reply Comment<br>Period End | 10/02/84 | •           |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: Docket 41971;

EDR-474

Analysis: Regulatory Evaluation

Agency Contact: Tim Kelly, Transportation Industry Analyst, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2220

RIN: 2105-AA88

# 1557. NAMES OF AIR CARRIERS AND FOREIGN AIR CARRIERS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1381; 49 USC 204(a); 49 USC 1371; 49 USC 1372; 49 USC 1386

CFR Citation: 14 CFR 215, (Revision)

Legal Deadline: None.

Abstract: The Department must now routinely decide issues of name similarity whenever an airline wishes to use a different name for its operations or a new applicant wishes to use a name for its proposed operations. The issue arises even where there is no evidence that use of a certain name will cause or has caused confusion with an existing name. The current rule is duplicative of other statutes. The issue can be decided privately without routine, active government intervention, or can be handled on a case-by-case basis. The proposed rule would 1) delete specific criteria for decisions on name cases, 2) emphasize ad hoc enforcement, and 3) change the rule to

make it a form of registration. Removal of routine intervention would reduce delay in applications for name changes. It would not result in less protection for travelers when there is a real need for action.

## Timetable:

| Action                     | Date     | •  | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/25/87 | 52 | FR | 5547 |
| NPRM Comment<br>Period End | 04/27/87 | 52 | FR | 5547 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Joseph Brooks, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9349

RIN: 2105-AB18

## 1558. COUNTING UMTA REDUCED-FARE PROGRAM COSTS TOWARD 504 COST CAP

Significance: Nonsignificant

Legal Authority: 29 USC 704; 49 USC

1612(d)

CFR Citation: 49 CFR 27 Legal Deadline: None.

Abstract: The Department is considering whether or not to eliminate a provision in its rule concerning mass transit services for disabled persons, which permits incremental expenditures by recipients for the off-peak, reduced-fare program for elderly and handicapped passengers on mainline mass transit services to be counted in the calculation of the three-percent limit on required expenditures.

## Timetable:

| Action | Date     |   | FR Cite |
|--------|----------|---|---------|
| NPRM   | 04/04/88 | • | •       |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 04/04/88

Agency Contact: Robert Ashby, Deputy Ass't General Counsel for Regulation and Enforcement, Department of Transportation, Office of the Secretary, 400 7th St SW, Washington, DC 20590, 202 366-9306

RIN: 2105-AB29

# DEPARTMENT OF TRANSPORTATION (DOT) Office of the Secretary (OST)

Final Rule Stage

## 1559. + COMMERCIAL SPACE TRANSPORTATION: LIABILITY REQUIREMENTS FOR COMMERCIAL SPACE LAUNCH ACTIVITIES

Significance: Regulatory Program

Legal Authority: PL 98-575, Sec 15(c) to 16 Commercial Space Launch Act

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: Persons authorized to conduct commercial launch activities by a license issued by OCST are required to have in effect at least that amount of third-party liability insurance prescribed by DOT for the licensed activity. In addition, launch firms must secure an amount of insurance, or offer other assurance, that will be adequate to protect the Government when its . property or personnel are directly involved in the conduct of commercial launch activities. Rulemaking sets out the criteria OCST will consider in setting the appropriate amount of thirdparty liability and other insurance firms subject to its authority must carry.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| ANPRM                 | 05/07/85 | 50 FR 19280 |
| ANPRM<br>Comment      | 07/08/85 | 50 FR 19280 |
| Period End            | •        |             |
| Interim Final<br>Rule | 04/00/88 |             |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Gerald Musarra, Department of Transportation, Office of the Secretary, Commercial Space Transportation, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9305

RIN: 2105-AA26

## 1560. + MINORITY BUSINESS ENTERPRISE PROGRAM (FINANCIAL ASSISTANCE PROGRAMS)

Significance: Agency Priority

**Legal Authority:** 42 USC 2000d Civil Rights Act of 1964, Title VI; 49 USC 1730; 45 USC 906; 49 USC 1615; PL 97-424, Sec 105(f); PL 100-17, Sec 106(c)

CFR Citation: 49 CFR 23 Legal Deadline: None.

Abstract: The Department is reviewing its regulation establishing a minority business enterprise (MBE) program in its financial assistance programs (49 CFR Part 23). This regulation has been

controversial, is of interest to most DOT grant recipients and contractors. and affects the operations of all DOT financial assistance programs. Section 106(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA) extended and modified the program as applied to FHWA and UMTA; similar legislation applied the same requirements to the FAA. The Department issued a final rule to make the STURAA changes in October 1987; a similar rule for FAA programs is pending. The Department intends subsequently to issue an NPRM that would propose further changes in the regulation.

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Final Action  | 03/31/80 | 45 FR 21172 |
| NPRM Interim<br>amdt. to final<br>rule, pending<br>revision of<br>entire rule | 03/12/81 | 46 FR 16282 |
| Final Action for<br>interim<br>amendment                                      | 04/27/81 | 46 FR 23457 |
| Interim Final<br>Rule   | 10/21/87 | 52 FR 39225 |
| Final Rule  | 10/21/87 | 52 FR 39225 |
| Final Action  | 04/00/88 | •           |

Small Entity: Yes

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation 04/27/81 (46 FR 23457)

Agency Contact: Robert C. Ashby, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9306

RIN: 2105-AA04

# 1561. + PUBLIC AVAILABILITY OF INFORMATION

Significance: Agency Priority

Legal Authority: 5 USC 552 Freedom of

Information Act

CFR Citation: 49 CFR 7

Legal Deadline: Statutory, April 27, 1987. The Freedom of Information Act of 1986, Pub. L. 99-570, Title I, Subtitle Q, requires agencies to promulgate regulations implementing the Act's new fee schedule, and establish guidelines for fee waivers within 180 days after the date of enactment.

Abstract: This involves a revision of DOT's Freedom of Information Act regulations. Specific areas addressed include fees to be charged for search and reproduction costs and the

establishment of more precise criteria to enable the Department to determine when a waiver of fees is in the public interest. It also addressed records relating to those functions of the Civil Aeronautics Board that were transferred to the Department. This rulemaking is significant because of substantial public interest. It is needed to comply with recent statutory changes, including OMB and Department of Justice guidance, and periodic revisions to keep current with policy changes.

#### Timetable:

| Action                      | Date     |    | FR | Cite  |
|-----------------------------|----------|----|----|-------|
| NPRM                        | 10/17/85 | 50 | FR | 42049 |
| NPRM Comment<br>Period End  | 12/16/85 |    |    |       |
| SNPRM/Interim<br>Final Rule | 01/16/87 | 52 | FR | 1992  |
| Comment Period<br>End       | 02/17/87 |    |    |       |
| SNPRM Request for comments  | 11/06/87 | 52 | FR | 42688 |
| Final Action                | 04/00/88 |    |    |       |

## Small Entity: No

Additional Information: Further, the timeframe for a supplemental NPRM addressing PUB. L. 99-570 (fee schedule, fee waiver and law enforcement provisions) is in accordance with statutory requirements and cognizant of the recently published OMB guidelines (52 FR 10012).

Agency Contact: Rebecca H. Lima, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4542

RIN: 2105-AA05

## 1562. + NONDISCRIMINATION ON THE BASIS OF HANDICAP (COMMUTER RAIL PROGRAMS)

Significance: Agency Priority

Legal Authority: 29 USC 704; 49 USC

1612(d)

CFR Citation: 49 CFR 27, Subpart E

Legal Deadline: None.

Abstract: This notice asks comment on several alternatives for providing accessible commuter rail service, or a substitute for it, to disabled persons. The notice also requests information on the likely ridership and cost effects of the alternative approaches suggested in the notice. Comments have been received and are being reviewed. Studies have been received or are

Final Rule Stage

expected to be received in the near future. Final actions being considered include a number of alternatives spelled out in the notice, including various regulatory steps and taking no further regulatory action.

## Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/23/86 | 51 | FR | 19032 |
| NPRM Comment<br>Period End | 09/22/86 |    |    |       |
| Final Action               | 06/30/88 |    |    |       |

Small Entity: No

Government Levels Affected: State

Analysis: Regulatory Evaluation 06/30/88

Agency Contact: Robert C. Ashby. Deputy Assistant General Counsel for Regulation and Enforcement, Department of Transportation, Office of the Secretary, 400 7th St., SW, Washington, DC 20590, 202 366-9306

RIN: 2105-AB23

## 1563. TITLE VI CIVIL RIGHTS REGULATION

Significance: Nonsignificant Legal Authority: 42 USC 2000d-4

CFR Citation: 49 CFR 21 Legal Deadline: None.

Abstract: In 1981, the Department proposed a consolidation and expansion of its existing Title VI regulation (49 CFR Part 21). Few comments were received on this NPRM. and a final regulation was never published. The Department reviewed the existing regulation to determine if changes were needed. It was concluded that the Department can continue to enforce Title VI appropriately through the existing regulation. Consequently the Department does not anticipate further rulemaking action, and intends to withdraw the NPRM.

## Timetable:

| Action                     | Date     | FŖ Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/19/81 | 46 FR 5588 |
| NPRM Comment<br>Period End | 04/20/81 | •          |
| To be withdrawn            | 12/00/88 |            |

Small Entity: No

Analysis: Regulatory Evaluation 01/19/81

**Agency Contact: Dorsey Thomas,** Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4754

RIN: .2105-AA02

## 1564. MINORITY BUSINESS **ENTERPRISE PROGRAM (DIRECT CONTRACTING)**

Significance: Nonsignificant

Legal Authority: EO 11625; EO 12138; 45

USC 803; PL 95-507

CFR Citation: 49 CFR 23 Legal Deadline: None.

Abstract: As part of the NPRM that proposed its minority business program rule (49 CFR Part 23), the Department proposed rules concerning minority business involvement in direct DOT procurement. However, because of the program established by Public Law 95-507, these proposed rules became unnecessary, and were never finalized. That program provides for subcontracting plans and goals in certain direct Federal contracts as well as for disadvantaged business setasides under the Small Business Administration 8(a) program.

## Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM.   | 05/17/79 | 44 | FR | 28928 |
| NPRM Comment<br>Period End  | 07/16/79 |    |    |       |
| Final Action<br>concerning<br>financial<br>assistance<br>programs | 03/31/80 | 45 | FR | 21172 |
| To be withdrawn   | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: The Department published a final rule concerning its financial assistance programs on March 31, 1980 (45 FR 21172). The Department has concluded that further rulemaking in the direct contracting field is unnecessary at this time, and intends to withdraw this proposed rule.

Analysis: Regulatory Evaluation 05/17/79 Agency Contact: Robert C. Ashby. Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9306

RIN: 2105-AA03

## 1565. CONSOLIDATION OF TRANSPORTATION GRANTS TO U.S. TERRITORIES

Significance: Nonsignificant

Legal Authority: PL 95-134, Title V

CFR Citation: 49 CFR 29 Legal Deadline: None.

Abstract: Title V of Pub. L. 95-134 permits departments and agencies to consolidate grant programs, reduce reporting requirements, and waive local matching fund requirements. This proposal is being withdrawn because of problems concerning legal requirements with changing grant conditions.

## Timetable:

| Action          | Date     | FR C     | te |
|-----------------|----------|----------|----|
| NPRM            | 01/08/79 | 44 FR 17 | 65 |
| To be withdrawn | 11/00/88 | •        |    |

Small Entity: No

Agency Contact: Jack Bennett, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9669

RIN: 2105-AA08

## 1566. NONDISCRIMINATION ON THE BASIS OF AGE IN DOT FINANCIAL **ASSISTANCE PROGRAMS**

Significance: Nonsignificant Legal Authority: PL 94-135, Title III

CFR Citation: 29 CFR 1691 Legal Deadline: None.

Abstract: This regulation would prohibit age discrimination by recipients of DOT financial assistance programs. Few comments were received on the NPRM. The Department intends to publish a final rule.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/22/79 | 44 | FR | 60946 |
| Final Action | 12/00/88 |    |    |       |

Small Entity: No

Agency Contact: Joseph Austin, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-5992

RIN: 2105-AA09

## 1567. AIRLINE TIME AND MILEAGE GUIDES

Significance: Nonsignificant

Final Rule Stage

**Legal Authority:** 49 USC 1302; 49 USC 1324; 49 USC 1371 to 1374; 49 USC 1381; 49 USC 1386; 49 USC 1481; 49 USC 1482

CFR Citation: 14 CFR 221 Legal Deadline: None.

Abstract: The DOT currently prohibits fares or rates based upon units of time. This rule would remove these restrictions.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/27/82 | 47 | FR | 47599 |
| NPRM Comment | 12/13/82 |    |    |       |
| Pariod End   |          |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Additional Information: EDR 448, Docket 41034. Formerly entitled: Tariffs; Removal of Requirements for Statements of Fares or Rates Based upon Units of Distance or Time.

Analysis: Regulatory Evaluation 00/00/00

Agency Contact: Thomas Moore, Chief, Tariffs Division, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2414

RIN: 2105-AA39

#### 1568. DIRECT AIR CARRIER RESPONSIBILITY FOR RETURNING STRANDED CHARTER PASSENGERS

Significance: Nonsignificant

Legal Authority: 49 USC 1324; 49 USC

13/1

**CFR Citation:** 14 CFR 207; 14 CFR 208

Legal Deadline: None.

Abstract: This rule would make direct air carriers responsible for returning charter passengers stranded by strikes or other interruptions of their services by eliminating the force majeure clause from charter contracts. However, the Department is considering a comprehensive proposal (RIN 2105-AA41 in this agenda) to revise and simplify air charter rules. The Department's final action in this proceeding will be consistent with the comprehensive review of the charter rule.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 07/11/80 | 45 | FR | 46812 |
| NPRM Comment | 09/25/80 |    |    | •     |
| Period End   |          |    |    |       |

| Action                      | Date     | FR Cite |
|-----------------------------|----------|---------|
| Reply Comment<br>Period End | 10/10/80 |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: EDR 405,

Docket 37169.

Analysis: Regulatory Evaluation

Agency Contact: Tim Kelly,
Transportation Industry Analyst,
Department of Transportation, Office of
the Secretary, 400 Seventh Street, SW,
Washington, DC 20590, 202 366-2220

RIN: 2105-AA40

### 1569. ZONES FOR AIRLINE MAIL RATES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1302; 49 USC 1324; 49 USC 1376; 49 USC 1551(b)(1)(D)

CFR Citation: 14 CFR 233, (Proposed)

Legal Deadline: None.

Abstract: This proposed rule would end the current practice of prescribing fixed rates for the transportation of mail by air, and in its place establish zones for each category of mail. Each zone would be defined by maximum and minimum rates prescribed by DOT, and airlines would be free to contract with the Postal Service for the carriage of mail at any price within the zone. The rule is now moot with regard to domestic mail rates except in Alaska.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| NPRM                           | 09/07/79 | 44 FR 52246 |
| NPRM Comment<br>Period End     | 10/22/79 | 44 FR 52246 |
| Comment Period<br>End 02/17/81 | 12/19/80 | 45 FR 83510 |
| SNPRM                          | 12/19/80 | 45 FR 83510 |
| Final Action                   | 06/15/88 | ·           |

Small Entity: No

Additional Information: Original NPRM of 09/07/79 was EDR-387/PDR 68, Docket 46497; the SNPRM of 12/19/80 was EDR-387C/PDR-68C.

Analysis: Regulatory Evaluation 06/15/88

Agency Contact: Lawrence Myers, Attorney, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9183

RIN: 2105-AA44

## 1570. AIR TRAVELERS: AGE DISCRIMINATION

Significance: Nonsignificant
Legal Authority: 42 USC 6102
CFR Citation: 14 CFR 376, (Proposed)

Legal Deadline: None.

Abstract: This rule will prohibit discrimination against air travelers on the basis of age and implement the Age Discrimination Act of 1975. A final rule was adopted by the CAB on April 10, 1980, and was forwarded to the Secretary of HHS for approval, as required by the Age Discrimination Act. The rule was approved by HHS on July 13, 1984, with changes. However, these changes have not been incorporated. DOT is considering combining this rulemaking with a broader DOT age discrimination rule on which work is now under way.

#### Timetable:

| Action                                     | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM                                       | 09/26/79 | 44 | FR | 55383 |
| Final Action<br>adopted by the<br>Board    | 04/10/80 |    |    |       |
| HHS approved<br>Final Rule with<br>changes | 07/13/84 |    | •  |       |

**Next Action Undetermined** 

Small Entity: No

Additional Information: SPDR-74,

Docket 36639.

Agency Contact: Robert Ashby, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9306

**RIN:** 2105-AA45

## 1571. POLICY STATEMENT ON AIRLINE PREEMPTION

Significance: Nonsignificant Legal Authority: 49 USC 1305 CFR Citation: 14 CFR 399 Legal Deadline: None.

Abstract: This rule will set out
Department policies for regulation of
the rates, routes, and services of
airlines that have interstate authority.
The CAB concluded that under section
105 of the Federal Aviation Act of 1958
it, not the States, was responsible for
economic regulation (or deregulation, as
the case may be) of all the routes, rates,
or services of any airline holding either

(i) a certificate of public convenience

Final Rule Stage

and necessity to provide interstate air transportation, or (ii) an exemption under section 416 of the Act from the requirement for such a certificate.

#### Timetable:

| Action   | Date     |    | FR | Cite |
|--|----------|----|----|------|
| Interim Final<br>Rule  | 02/15/79 | 44 |    |      |
| Request for<br>comments on<br>Interim Rule<br>(PSDR-56,<br>Docket 34684) | 02/15/79 | 44 | FR | 9953 |
| Comment Period   | 04/16/79 |    |    |      |
| Final Action   | 11/15/88 |    |    |      |

Small Entity: Yes

Additional Information: PS-83, Docket 34684.

Agency Contact: Lawrence Myers, Attorney, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9183

RIN: 2105-AA46

#### 1572. INSURANCE FOR ON-DEMAND AIR-TAXI OPERATORS AND CANADIAN AIR TAXIS

Significance: Nonsignificant

**Legal Authority:** PL 95-504; 49 USC 1371; 49 USC 1374; 49 USC 1386

CFR Citation: 14 CFR 205; 14 CFR 298

Legal Deadline: None.

Abstract: This rule would set the minimum per-person aircraft accident liability insurance limits for U.S. and Canadian on-demand air taxi operators at \$150,000, instead of at \$300,000 as it is for other air carriers. The NPRM further includes alternative proposals to set the per-person limit at \$75,000 or \$100,000 or to eliminate all minimum amounts, requiring a public notice instead. Other rules for insurance coverage for these carriers would be as in 14 CFR Part 205, including the prohibition on safety-related exclusions.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM                      | 02/04/80 | 45 FR 7566  |
| NPRM Comment : Period End | 03/12/80 | 45 FR 7566  |
| SNPRM                     | 10/27/81 | 46 FR 52585 |
| SNPRM                     | 03/10/83 | 48 FR 10073 |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: Docket 37531. Original NPRM (02/04/80) was EDR-395; the first SNPRM (10/27/81) was EDR-395B. The second SNPRM (03/10/83) was EDR-395C, and its comment period ended 05/17/83.

Analysis: Regulatory Evaluation

Agency Contact: John Hokanson, Chief, Regulatory Analysis Division, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1035

RIN: 2105-AA47

## 1573. EFFECT OF EXPIRATION OF A BILATERAL ON FOREIGN AIR-CARRIER AUTHORITY

Significance: Nonsignificant

**Legal Authority:** 49 USC 1159b; 49 USC 1324; 49 USC 1372; 49 USC 1386; 49 USC 1481; 49 USC 1502; 5 USC 558; 5 USC 559

CFR Citation: 14 CFR 377 Legal Deadline: None.

Abstract: In the past, the CAB had held that a foreign air carrier's permit or exemption authority continues after the underlying bilateral Service Agreement expired, by virtue of section 558(c) of the Administrative Procedure Act. Further review has determined the contemplated change is unwarranted.

#### Timetable:

| Date     | FR                   | Cite                       |
|----------|----------------------|----------------------------|
| 06/03/83 | 48 FR                | 24923                      |
| 08/02/83 |                      |                            |
| 04/00/88 |                      |                            |
|          | 06/03/83<br>08/02/83 | 06/03/83 48 FR<br>08/02/83 |

Small Entity: No

Additional Information: SPDR-89 and SPDR-89A, Docket 41498.

Agency Contact: Richard M. Loughlin, Chief, Licensing Division, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Room 6412, Washington, DC 20590, 202 366-2388

RIN: 2105-AA68

## 1574. IMPLEMENTATION OF STATUTE REQUIRING INTEREST ON SUBSIDY CLAIMS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1324; 49 USC 1376; 49 USC 1389; PL 97-369

CFR Citation: 14 CFR 326, (Proposed)

Legal Deadline: None:

Abstract: Under section 322 of the FY 1983 Transportation Appropriations Act, interest may be paid on certain "hold-in" subsidy claims by certificated air carriers under sections 419 and 406 of the Act. This rule would set procedures for payment of that interest.

#### Timetable:

| Action                      | Date     |    | FR | Cite  |
|-----------------------------|----------|----|----|-------|
| NPRM                        | 12/21/83 | 48 | FR | 56599 |
| NPRM Comment<br>Period End  | 02/21/84 |    |    |       |
| Reply Comment<br>Period End | 03/02/84 |    |    |       |
| Final Action                | 11/00/88 |    |    |       |

Small Entity: No

**Additional Information:** Docket 41855; PDR 87.

Agency Contact: Robert Ross, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9154

RIN: 2105-AA77

### 1575. SIMPLIFIED AVIATION EXEMPTION PROCEDURES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1371; 49 USC 1372; 49 USC 1386

CFR Citation: 14 CFR 302; 14 CFR 389;

14 CFR 399

Legal Deadline: None.

Abstract: The CAB proposed updating its rules applicable to exemption procedures to conform the rules to the changes brought about by the Airline Deregulation Act and the International Air Transportation Competition Act of 1979, and to modernize the evidentiary and service requirements. The Department is evaluating comments received.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/05/84 | 49 FR 39337 |
| NPRM Comment<br>Period End | 12/04/84 |             |
| Final Action               | 06/01/88 |             |

Small Entity: No

Additional Information: PDR-88/ODR-27/PSDR-83.

Agency Contact: Gwyneth Radloff,
Department of Transportation, Office of

Final Rule Stage

the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9305

RIN: 2105-AA82

1576. UPDATE THE DEPARTMENT OF TRANSPORTATION ACQUISITION REGULATIONS TO IMPLEMENT THE COMPETITION IN CONTRACTING ACT AS SET FORTH IN THE FEDERAL ACQUISITION REGULATIONS -- PROPOSED RULES

Significance: Nonsignificant

**Legal Authority:** 40 USC 486(c); 10 USC 2301; 48 CFR 1.301; 49 CFR 1.59; PL 98-369, Title VII

CFR Citation: 48 CFR 1201, (Revision)

Legal Deadline: None.

Abstract: The Competition in Contracting Act (CICA) P.L. 98-369, effective April 1, 1985, makes major changes in the structure and control of the Federal acquisition process. These changes have been effected by the Federal Acquisition Regulation (FAR). The intent of the update of the Department's acquisition regulation is to implement the FAR coverage of CICA where required, and make other changes necessary to implement FAR changes through Federal Acquisition Circular #29.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| Interim Final<br>Rule          | 11/19/87 | 52 FR 44522 |
| Comment Period<br>End 01/19/88 | 11/19/87 | 52 FR 44522 |
| Final Action                   | 04/01/88 |             |

#### Small Entity: Yes

Agency Contact: Roger C. Martino, Chief, Procurement Management Division, Department of Transportation, Office of the Secretary, Room 9100, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4271

RIN: 2105-AB15

#### 1577. WARRANTY REGULATIONS FOR MAJOR SYSTEM ACQUISITIONS OF THE UNITED STATES COAST GUARD -- PROPOSED RULE

Significance: Nonsignificant Legal Authority: PL 98-473 CFR Citation: 48 CFR 1246 Legal Deadline: None. Abstract: This rulemaking would establish the regulations for Coast Guard warranties that shall be included in all contracts with prime contractors for major system acquisitions.

#### Timetable:

| Action                     | Date     | FF    | R Cite |
|----------------------------|----------|-------|--------|
| NPRM                       | 02/04/88 | 53 FF | 3222   |
| NPRM Comment<br>Period End | 03/21/88 | 53 FF | 3222   |
| Final Action               | 06/01/88 |       |        |

Small Entity: Undetermined

Agency Contact: Roger Martino, Department of Transportation, Office of the Secretary, Room 9100, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4271

RIN: 2105-AB16

#### 1578. EXEMPTION FROM PRIOR-APPROVAL REQUIREMENTS FOR CERTAIN TRANSACTIONS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1301; 49 USC 1302; 49 USC 1303; 49 USC 1324; 49 USC 1371; 49 USC 1377; 49 USC 1378; 49 USC 1379; 49 USC 1382; 49 USC 1384; 49 USC 1386; 49 USC 1388; 49 USC 1551

CFR Citation: 14 CFR 303 Legal Deadline: None.

Abstract: The Department is reviewing current aviation-merger procedural regulations to reduce regulatory obstacles to air carrier acquisitions of other air carriers.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/02/86 | 51 | FR | 17490 |
| NPRM Comment<br>Period End | 06/12/86 |    |    |       |
| Final Action               | 12/30/88 |    |    |       |

Small Entity: No

#### Agency Contact: Donald Horn, Attorney, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington,

DC 20590, 202 366-2972

RIN: 2105-AB20

## 1579. ● COLLECTION OF CLAIMS OWED THE UNITED STATES

Significance: Nonsignificant

Legal Authority: 31 USC 3701 to 3720A

CFR Citation: 49 CFR 89

#### Legal Deadline: None.

Abstract: This proposed rule would implement the Debt Collection Act of 1982. The rule would provide DOT with formal procedures for the collection of claims owed the United States arising from activities under the jurisdiction of the Department.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/12/88 | 53 FR 4180 |
| Final Action | 06/00/88 | •          |

Small Entity: No

Agency Contact: Paul B. Larsen C-10, Attorney Adviser, Department of Transportation, Office of the Secretary, DOT/Office of the General Counsel, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9167

RIN: 2105-AB33

## 1580. ● DEBARMENT AND SUSPENSION (NONPROCUREMENT)

Significance: Nonsignificant

Legal Authority: 49 USC 322; EO 12549

CFR Citation: 49 CFR 29 Legal Deadline: None.

Abstract: EO 12549 provides that agencies shall participate in a system for debarment and suspension from programs and activities involving Federal financial aid and benefits. The Order directs agencies to issue implementing regulations that are consistent with OMB guidelines. This rulemaking is to establish DOT's requirements and procedures for suspension and debarment in financial-assistance programs, consistent with the Executive Order.

#### Timetable:

| Action                | Date     | FR    | Cite  |
|-----------------------|----------|-------|-------|
| Interim Final<br>Rule | 10/20/87 | 52 FR | 39056 |
| Final Action          | 05/26/88 |       |       |

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Paul B. Larsen C-10, Attorney Adviser, Department of Transportation, Office of the Secretary, DOT/Office of the General Counsel, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9161

RIN: 2105-AB34

## DEPARTMENT OF TRANSPORTATION (DOT) Office of the Secretary (OST)

**Completed Actions** 

## 1581. + COMMERCIAL SPACE TRANSPORTATION: LICENSING REGULATIONS

Significance: Regulatory Program Legal Authority: PL 98-575 CFR Citation: 14 CFR 400 to 415

Legal Deadline: None.

Abstract: These regulations constitute the procedural framework for reviewing and authorizing all proposals to conduct non-federal launch activities, including the launching of vehicles, operation of launch sites, and payload activities that are not licensed by other agencies. The Office also is publishing its general administrative procedures and a revised compilation of its information requirements. This final rule replaces all previous guidance, specifically the interim final rule, published February 26, 1986, and the Licensing Policy Statement, published February 25, 1985. These regulations are significant because they involve issues of substantial interest to the public and important DOT policies.

#### Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| Notice of Policy<br>and Request<br>for Comments    | 02/25/85 |             |
| Comment Period<br>on Notice<br>02/25/85 to         | 04/26/85 |             |
| Interim Final<br>Rule                              | 02/26/86 | 51 FR 6870  |
| Comment on<br>Interim Final<br>Rule 02/26/86<br>to | 04/28/86 |             |
| Final Action                                       | 04/04/88 | 53 FR 11004 |
| Final Action<br>Effective                          | 04/04/88 |             |

#### Small Entity: No

Agency Contact: Gerald Musarra, Department of Transportation, Office of the Secretary, Commercial Space Transportation, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9305

RIN: 2105-AA25

## 1582. ● + PROGRAM FRAUD CIVIL REMEDIES

Significance: Agency Priority

Legal Authority: 31 USC 3801 to 3812

CFR Citation: 49 CFR 31

Legal Deadline: Statutory, April 19, 1987.

Abstract: This rule implements the Program Fraud Civil Remedies Act of 1986, which authorizes the Department of Transportation (and certain other Federal agencies) to impose through administrative adjudication civil penalties and assessments against certain persons making false claims or statements.

#### Timetable:

| Action                     | Date     | FR Cite      |
|----------------------------|----------|--------------|
| NPRM                       | 10/02/87 | 52 FR 36968. |
| NPRM Comment<br>Period End | 11/02/87 | 52 FR 36968  |
| Final Action               | 01/14/88 | 53 FR 880    |
| Final Action<br>Effective  | 01/14/88 | 53 FR 880    |

Small Entity: Yes

Agency Contact: James R. Dann, Deputy Assistant General Counsel, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW., Washington, DC 20590, 202 366-9167

RIN: 2105-AB30

#### 1583. ● + UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

Significance: Agency Priority Legal Authority: 49 USC 322(a) CFR Citation: 49 CFR 18

Legal Deadline: Statutory, March 11, 1988. A Presidential memorandum dated March 12, 1987 requires this regulation to be issued by March 11, 1988.

Abstract: This rule finalizes a common rule establishing consistency and uniformity among Federal agencies in the administration of grants and cooperative agreements to State, local, and federally recognized Indian tribal governments.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/09/87 | 52 FR 21844 |
| NPRM Comment<br>Period End |          | 52 FR 21816 |
| Final Action               | 03/11/88 | 53 FR 8084  |
| Final Action<br>Effective  | 10/01/88 |             |

#### Small Entity: No

Additional Information: The rule is effective October 1, 1988 except for the \$5,000 threshold for the definition of equipment in section 18.3, the \$5,000 threshold for disposition of equipment

in 18.32(e), and the \$25,000 threshold for the use of small purchase procedures in section 18.36 (d)(1), which are effective March 12, 1988.

Agency Contact: Charles E. Ventura, Chief, Grants Management Division, Office of Acquisition & Grant Management, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4266

RIN: 2105-AB31

#### 1584. MINORITY BUSINESS ENTERPRISE PROGRAM (FINANCIAL ASSISTANCE PROGRAMS); COUNTING CREDIT FOR SUPPLIERS AND OTHER SERVICE PROVIDERS

Significance: Nonsignificant

Legal Authority: 42 USC 2000d; 49 USC 1730; 45 USC 906; 49 USC 1615; PL 97-424, Sec 105(f), Surface Transp. Assist. Act of 1982

CFR Citation: 49 CFR 27.47(e)(f)

Legal Deadline: None.

Abstract: The former DOT MBE rule provided that recipients and contractors may receive a maximum of 20 percent credit for the cost of goods purchased from MBE suppliers who do not manufacture the goods. The Department considered changes to correct unintended anomalies that may have resulted from this approach, and published an NPRM on this rule October 3, 1985. The Department took final action on this proposal as part of a final rule to implement Section 106 (c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987. The final rule permits 60 percent of the value of goods purchased from disadvantaged business enterprises (DBE) "resale dealers" to be counted toward DBE goals.

#### Timetable:

| Action                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| NPRM                      | 10/03/85 | 50 | FR | 40422 |
| Final Action              | 10/21/87 | 52 | FR | 39225 |
| Final Action<br>Effective | 10/21/87 |    |    |       |

#### Small Entity: No

Agency Contact: Robert C. Ashby, Department of Transportation, Office of the Secretary, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9306

RIN: 2105-AA20

**Completed Actions** 

#### 1585. ● RECOVERY OF DEBTS TO THE UNITED STATES BY SALARY OFFSET

Significance: Nonsignificant Legal Authority: 5 USC 5514 CFR Citation: 49 CFR 92 Legal Deadline: None.

Abstract: This rule implements the Debt Collection Act of 1982. The rule establishes procedures for offset of debts against the pay of current or former Federal employees who are indebted to the United States under a program administered by DOT.

#### Timetable:

| Action       | Date     |    | FR | Cite | - |
|--------------|----------|----|----|------|---|
| Final Action | 02/12/88 | 53 | FR | 4170 |   |
| Final Action | 03/14/88 |    |    |      |   |

Small Entity: No

Effective

Agency Contact: Paul B. Larsen C-10, Attorney Adviser, Department of Transportation, Office of the Secretary, DOT/Office of the General Counsel, 400 Seventh Street, SW, Washington, DC 20590, 202 366-9167

RIN: 2105-AB32

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

U.S. Coast Guard (USCG)

**Prerule Stage** 

## 1586. + CALIFORNIA OFFSHORE ROUTING SYSTEM (83-032)

Significance: Regulatory Program

Legal Authority: 33 USC 1223: 33 USC

1224

**CFR Citation:** 33 CFR 166; 33 CFR 167

Legal Deadline: None.

Abstract: Would implement the results of the Port Access Route Study mandated by the Ports and Waterways Safety Act. As a result of the study, the Coast Guard has preliminarily determined that potential conflicts between oil drilling and shipping require creation of a fairway system off the coast of California from the vicinity of San Francisco to Los Angeles/Long Beach and changes to the San Francisco and Santa Barbara channel traffic-separation schemes. No structures would be permitted in the fairway.

#### Timetable:

|  | Action | Date | FR Cite |
|--|--------|------|---------|
|--|--------|------|---------|

**Next Action Undetermined** 

Small Entity: No

Additional Information: Results of the Port Access Study for California were published in the Federal Register on June 24, 1982 (47 FR 27430) and on October 14, 1982 (47 FR 46043), and on December 5, 1985 (50 FR 49861). This rulemaking will require coordination with the Minerals Management Service of the Department of the Interior.

Analysis: Regulatory Impact Analysis

Agency Contact: LTJG D. Reese, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0364

RIN: 2115-AB29

1587. + IMPOSITION OF USER FEES FOR CERTAIN COAST GUARD SERVICES; DOCUMENTATION AND LICENSING (CGD 87-020)

Significance: Agency Priority Legal Authority: PL 99-509

CFR Citation: 46 CFR 169; 46 CFR 175

Legal Deadline: None.

Abstract: This proposal would enumerate selected Coast Guard services for which user fees would be charged, indicate how the charges are to be charged, indicate how the charges are to be made, and how they are to be paid. User fees are being considered for the following services to small passenger vessels and sailing school vessels: initial inspection for certification, inspection for certification, drydock examination, licensing/certification, and documentation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 06/00/88 |         |
|        |          |         |

Small Entity: Yes

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: LCDR Thompson, Department of Transportation, U.S. Coast Guard, 2100 Second Street; SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AC74 -

## 1588. ● + SUBDIVISION AND DAMAGE STABILITY OF DRY CARGO VESSELS (CGD 87-094)

Significance: Agency Priority
Legal Authority: 46 USC 3301
CFR Citation: 46 CFR 174
Legal Deadline: None.

Abstract: This proposal would require dry cargo vessels to meet a minimum standard of subdivision and stability. This rulemaking is significant because of international implications.

#### Timetable:

| Action     | Date     | FR Cite     |
|------------|----------|-------------|
| ANPRM      | 04/06/88 | 53 FR 11440 |
| ANPRM      | 01/03/89 |             |
| . Comment  |          |             |
| Period End |          |             |

Small Entity: No

Analysis: Regulatory Evaluation 04/06/88

Agency Contact: Lt. R. Gilbert, Project
Manager, Department of
Transportation, U.S. Coast Guard, 2100
Second St., SW, Washington, DC 205930001, 202 267-2988

RIN: 2115-AC87

#### 1589. CASUALTY REPORTING REQUIREMENTS FOR RECREATIONAL BOATS (82-015)

Significance: Nonsignificant Legal Authority: 46 USC 1486

CFR Citation: 33 CFR 173; 33 CFR 174

Legal Deadline: None.

Abstract: Amend casualty and accident reporting requirements for operators of recreational boats involved in boating accidents, by raising the threshold for

Prerule Stage

requiring an accident report from \$200 to \$500.

Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No.

CGD 82-015.

Agency Contact: Mr. C. Perry, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0979

RIN: 2115-AA82

#### 1590. INSPECTED FISH PROCESSING AND FISH TENDER VESSELS (86-026)

Significance: Nonsignificant

Legal Authority: 46 USC Subtitle II; PL

98-364

CFR Citation: 46 CFR 105 Legal Deadline: None.

Abstract: This rulemaking project would implement the provisions of the Commercial Fishing Industry Vessel Act which requires development of regulations reflecting the specialized nature and economics of fish processing and fish tender vessel operations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 12/00/88 | *       |

Small Entity: Undetermined

Agency Contact: LCDR W. J. Morani, Jr., Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AC27

#### 1591. SOLAS 74/83 EMERGENCY DRINKING WATER AND FOOD APPROVAL REQUIREMENTS (85-202)

Significance: Nonsignificant Legal Authority: 46 USC 3306(a) CFR Citation: 46 CFR 160 Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirements for emergency drinking water and food meeting the 1983 Amendments to the Safety of Life at Sea Convention.

Timetable:

Action

Date FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: Ms. Lissa Martinez, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-

1444

RIN: 2115-AC48

#### 1592. SOLAS 74/83 REVISION OF HYDRAULIC RELEASE DEVICE APPROVAL REQUIREMENTS (85-206)

Significance: Nonsignificant
Legal Authority: 46 USC 3306(a)
CFR Citation: 46 CFR 160

Abstract: Establish U.S. Coast Guard approval requirements for hydraulic releases meeting the 1983 Amendments to the 1974 Safety of Life at Sea

Convention.

Timetable:

Action Date

**Next Action Undetermined** 

Legal Deadline: None.

Small Entity: No

Agency Contact: Mr. Milton Daniels, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC52

#### 1593. SOLAS 74/83 REVISION OF DAVIT AND WINCH APPROVAL REQUIREMENTS (85-207)°

Significance: Nonsignificant Legal Authority: 46 USC 3306(a) CFR Citation: 46 CFR 160

Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirements for davits and winches meeting the 1983 Amendments to the 1974 Safety of Life at Sea

Convention.

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Mr. Milton Daniels, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC53

#### 1594. SOLAS 74/83 RADAR REFLECTOR APPROVAL REQUIREMENTS (85-209)

Significance: Nonsignificant Legal Authority: 46 USC 3306(a) CFR Citation: 46 CFR 160

Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirements for radar reflectors meeting the 1983
Amendments to the 1974 Safety of Life

at Sea Convention.

Timetable:

FR Cite

Action Da

Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: LCDR W. Riley, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC54

#### 1595. SOLAS 74/83 REVISION OF LIFEBUOY APPROVAL REQUIREMENTS (85-210)

Significance: Nonsignificant
Legal Authority: 46 USC 3306(a)
CFR Citation: 46 CFR 160

Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirements for lifebuoys meeting the 1983 Amendments of the 1974 Safety of Life at Sea Convention.

Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Agency Contact: LTJG C. Deleo, Project Manager, Department of

**Prerule Stage** 

DOT—USCG

Transportation, U.S. Coast Guard, 2100

Second St., SW, Washington, DC 20593-

0001, 202 267-1444 RIN: 2115-AC55

#### DEPARTMENT OF TRANSPORTATION (DOT)

Proposed Rule, Stage

U.S. Coast Guard (USCG)

1596. + REVISIONS OF THE REGULATIONS ON OUTER CONTINENTAL SHELF ACTIVITIES (84-098)

**Significance:** Regulatory Program **Legal Authority:** 43 USC 1331

**CFR Citation:** 33 CFR 140; 33 CFR 141; 33 CFR 142; 33 CFR 143; 33 CFR 144; 33 CFR 145; 33 CFR 146

Legal Deadline: None.

Abstract: Would modify 33 CFR Subchapter N by extending coverage of workplace safety rules and by modernizing material standards for fixed platforms.

#### Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| ANPRM  | 03/07/85 | 50 FR 9290  |
| Extension of<br>Comment<br>Period to<br>09/03/85 | 05/16/85 | 50 FR 20445 |
| ANPRM<br>Comment<br>Period End                   | 09/03/85 | 50 FR 20445 |

**Next Action Undetermined** 

Small Entity: No

Additional information: CGD 84-098(a) Self-inspection of Fixed OCS Facilities separated from CGD 84-098. CGD 84-098(b) Offshore Evacuation Procedures separated from CGD 84-098.

Analysis: Regulatory Evaluation 00/00/00

Agency Contact: LCDR S. Ciccalone, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2307

RIN: 2115-AB74

1597. + MANDATORY ALCOHOL AND DRUG TESTING FOLLOWING SERIOUS MARINE INCIDENTS INVOLVING COMMERCIAL VESSELS (CGD 86-080)

Significance: Regulatory Program

**Legal Authority:** 33 USC 1231; 43 USC 1331; 46 USC 6101; 46 USC 6103

CFR Citation: 46 CFR 4

Legal Deadline: None.

Abstract: This notice proposes regulations which would: 1) require the owner, charterer; managing operator, agent, master, or person in charge of a commercial vessel (designated the "marine employer") to obtain blood, urine, and breath samples as appropriate from persons directly involved in certain serious marine incidents, within prescribed time limits; define the serious marine incident. criteria for which this requirement would be applicable; 3) require the marine employer to ship blood and urine samples to a laboratory designated by the Coast Guard for appropriate chemical analysis; and, 4) establish procedures regarding accountability for and processing of blood and urine samples from the time of sampling to the time of receipt of samples at the laboratory. The Coast Guard believes that these proposed regulations are necessary to better identify the extent of alcohol and drug involvement as primary or contributing causes of serious incidents, i.e., those which result in death, injury or significant property or environmental damage; to emphasize the seriousness with which the Federal Government views the problems of alcohol and drug use and abuse in the marine (cont.)

#### Timetable:

| Action |   | Date     | FR Cite |
|--------|---|----------|---------|
| NPRM   | , | 04/00/88 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: transportation field; to establish a stronger and more effective deterrent to alcohol and drug use aboard or in connection with commercial vessels; and to provide more reliable information upon which to base enforcement actions.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: CDR David H. Blomberg, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2215

RIN: 2115-AC62

1598. + TANKERMAN REQUIREMENTS (CGD 79-116)

Significance: Agency Priority

**Legal Authority:** 46 USC 3703; 46 USC 7317; 46 USC 8703; 46 USC 9101; 46 USC 9102

CFR Citation: 33 CFR 155; 46 CFR 12; 46 CFR 13; 46 CFR 30; 46 CFR 31; 46 CFR 35; 46 CFR 70; 46 CFR 90; 46 CFR 98; 46 CFR 105; 46 CFR 151; 46 CFR 153; 46 CFR 157

Legal Deadline: None.

Abstract: Rulemaking would redefine and establish more stringent qualifying criteria for individuals engaged in transporting and transferring various categories of oil and dangerous liquid cargoes. The Port and Tanker Safety Act of 1978 mandated the establishment of personnel qualification and manning standards for tank vessels. In addition, the International Convention on the Standards for Training, Certification, and Watchkeeping for Seafarers (STCW), 1978 has entered into effect and establishes international standards for tank vessel personnel qualifications. This project is significant because of its impact on the environment in a publicly sensitive area.

#### Timetable:

| Action | Date        | FR | Cite  |
|--------|-------------|----|-------|
| NPRM   | 12/18/80 45 | FR | 83268 |

Next Action Undetermined

Small Entity: Yes

Additional Information: Former title: Qualifications of the Person in Charge of Oil Transfer Operations: Tankerman Requirements (79-116).

Public meetings were held during January and February of 1981.

Agency Contact: Mr. C. Heizer, Project Manager, Department of Transportation, U.S. Coast Guard, 2100

**Proposed Rule Stage** 

Second Street, SW, Washington, DC 20593, 202 267-0226

RIN: 2115-AA03

## 1599. + USER FEES FOR COAST GUARD SERVICES (84-026)

**Significance:** Agency Priority **Legal Authority:** 31 USC 9701

**CFR Citation:** 33 CFR 27; 33 CFR 66; 33 CFR 74; 33 CFR 100

Legal Deadline: None.

Abstract: This proposal would impose fees for certain Coast Guard services in keeping with the Administration's policy of recovering costs of services provided by the Federal Government to identifiable beneficiaries to extent practicable. This rulemaking is significant because it is likely to be of substantial interest to the public.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: Further action must await enabling legislation.

Agency Contact: Mr. J. Kursban, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2420

RIN: 2115-AB73

## 1600. + PROGRAMS FOR CHEMICAL DRUG TESTING OF COMMERCIAL VESSEL PERSONNEL (CGD 86-067)

**Significance:** Agency Priority

**Legal Authority:** 46 USC 2103; 46 USC 3306; 46 USC 7101; 46 USC 7503; 46 USC 7701; 49 CFR 1.46(b)

CFR Citation: 46 CFR 5; 46 CFR 16

Legal Deadline: None.

Abstract: The purpose of this proposal is to minimize the safety risks posed by the use of dangerous drugs by merchant vessel personnel. Options being considered include pre-employment testing, periodic testing, and testing on a random basis. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: Former title: Drug Detection for Merchant Marine Personnel.

Agency Contact: Mr. S. T.
Connaughton, Project Manager,
Department of Transportation, U.S.
Coast Guard, 2100 Second Street, SW,
Washington, DC 20593-0001, 202 267-

RIN: 2115-AC45

#### 1601. + REGULATIONS FOR SELF-ELEVATING OFFSHORE SERVICE AND SUPPORT VESSELS (CGD 86-074)

Significance: Agency Priority

Legal Authority: 46 USC 3306; 46 USC 3301

**CFR Citation:** 46 CFR 125 to 136, 46 CFR 170, 46 CFR 173, 46 CFR 174

Legal Deadline: None.

Abstract: The Coast Guard is proposing regulations that will establish safety standards for self-elevating offshore service vessels commonly known as liftboats. The high rate of casualties which have been experienced by these vessels has emphasized the need for specific regulations addressing the hazards inherent in their operations. These vessels support the offshore mineral and energy industry by performing a multitude of services such as dive support, painting, sandblasting and well servicing, among others. In performing these services, these vessels fall within the statutory definition of Offshore Supply Vessels (OSV) and are therefore subject to inspection as OSVs. The Coast Guard will consider using existing standards wherever possible, particularly those that have and are being applied to conventional OSVs. However, because of the unique design and operating characteristics exhibited by these liftboats, many of the current regulations used to inspect and certificate conventional OSVs are inadequate to ensure the safe operation of these vessels. The Coast Guard believes that development and enforcement of standards specifically addressing these (CONT)

#### Timetable:

**NPRM** 

Action Date FR Cite

ANPRM 04/16/87 52 FR 12439

ANPRM 07/16/87 52 FR 12439

Comment Period End

08/00/88

Small Entity:/ Undetermined

Additional Information: unique hull forms and operating characteristics will significantly improve their safety record. These rules are not expected to impose substantial costs on industry. On February 14, 1983, the Coast Guard published an ANPRM concerning new construction of Offshore Supply Vessels (OSVs)(48 FR 6636). The information in the ANPRM presents the Coast Guard's overall approach with respect to developing comprehensive standards for conventional offshore supply vessels as contrasted with liftboats and other nonconventional OSVs. On March 7, 1985, the Coast Guard published an ANPRM on Revision of the Regulations on Outer Continental Shelf Activities (50 FR 9290). That ANPRM (CGD 84-098) solicited specific comments regarding appropriate standards that should be applied to the various types of vessels used for OCS activities. Some comments were received that addressed liftboats. These comments will be considered with the comments received in response to this rulemaking effort.

Analysis: Regulatory Evaluation 08/00/88

Agency Contact: LCDR S. Ciccalone, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-2307

RIN: 2115-AC63

#### 1602. FIXED FIRE-EXTINGUISHING SYSTEMS ON UNINSPECTED VESSELS (74-284)

Significance: Nonsignificant

**Legal Authority:** 46 USC 2104; 46 USC 4104; 46 USC 4105; 46 USC 4302; 49 USC 108

CFR Citation: 46 CFR 162.029

Legal Deadline: None.

Abstract: Would establish standards for the construction and installation of Halon 1301 and other fixed fire extinguishing systems as optional systems for compliance with existing regulations. SNPRM will address new

**Proposed Rule Stage** 

comments received requesting that industry specifications be used and incorporated by reference.

#### Timetable:

| Action | Date     | FR    | Cite  |
|--------|----------|-------|-------|
| NPRM   | 04/19/82 | 47 FR | 16648 |
| SNPRM  | 08/00/88 |       |       |

Small Entity: No

Additional Information: Docket No. CGD 74-284.

Analysis: Regulatory Evaluation 04/19/82 (47 FR 16648)

Agency Contact: Mr. K. Wahle, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AA08

#### 1603. MISCELLANEOUS CHANGES TO 46 CFR 56 (77-140)

Significance: Nonsignificant

Legal Authority: 46 USC 3301; 46 USC

3305; 46 USC 3306

CFR Citation: 46 CFR 50; 46 CFR 56

Legal Deadline: None.

Abstract: Would update Title 46, Subchapter F - Marine Engineering. Some facets of these regulations for shipboard piping systems have become obsolete as a result of technological developments and changes in cited codes and standards. SNPRM will be issued to include additional clarifying language and to delete the manufacturers' affidavit system.

#### Timetable:

| Action                      | Date     | FR Cite     |
|-----------------------------|----------|-------------|
| NPRM                        | 01/09/85 | 50 FR 1073  |
| NPRM Comment<br>Period End  | 03/11/85 |             |
| Comment Period<br>Extension | 03/21/85 | 50 FR 11397 |
| SNPRM                       | 04/00/88 |             |

Small Entity: No

**Additional Information:** Docket No. CGD 77-140.

Analysis: Regulatory Evaluation 01/09/85 (50 FR 1073)

Agency Contact: Mr. H. Hime, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AA17

# 1604. CRANE OPERATOR QUALIFICATIONS AND STANDARDS FOR OFFSHORE CRANE DESIGN, INSPECTION, TESTING, AND OPERATION (79-059)

Significance: Nonsignificant

**Legal Authority:** 46 USC 2104; 46 USC 3306; 46 USC 6101; 46 USC 6301; 49 USC 108

**CFR Citation:** 33 CFR 140; 33 CFR 143; 33 CFR 149; 46 CFR 107; 46 CFR 108; 46 CFR 109

Legal Deadline: None.

Abstract: Would develop required qualifications for crane operators employed on the Outer Continental Shelf and standards for crane design, inspection, and testing. SNPRM will address comments received on lessening the impact on small entities and other controversial issues.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 01/10/80 | 45 | FR | 2052  |
| NPRM                       | 02/14/86 | 51 | FR | 5547  |
| NPRM Comment<br>Period End | 08/15/86 | 51 | FR | 21378 |
| SNPRM                      | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket No. CGD 79-059.

**Analysis:** Regulatory Evaluation 02/14/86 (51 FR 5547)

Agency Contact: LDCR Stephen Johnson, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2997

RIN: 2115-AA34

## 1605. INFLATABLE LIFERAFT STABILITY (80-113)

Significance: Nonsignificant Legal Authority: 46 USC 3306 CFR Citation: 46 CFR 160

Legal Deadline: None:

Abstract: Would provide specific rules for function, size, and placement of stability appendages. Based on comments received, an SNPRM will issue.

#### Timetable:

| Action | Date     | FR    | Cite  |
|--------|----------|-------|-------|
| ANPRM  | 06/29/81 | 46 FR | 33341 |
| NPRM   | 01/11/85 | 50 FR | 1558  |

| Action                            | Date     | FR    | Cite  |
|-----------------------------------|----------|-------|-------|
| NPRM Comment<br>Period End        | 04/11/85 | ,     |       |
| Extension of<br>Comment<br>Period | 07/05/85 | 50 FR | 37628 |
| SNPRM                             | 06/00/88 |       | •     |

Small Entity: No

Additional Information: Docket No. CGD 80-113. Comment period extended to 10/14/85.

**Analysis:** Regulatory Evaluation 01/11/85 (50 FR 1538)

Agency Contact: Mr. M. Daniels, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AA50

## 1606. MANEUVERING PERFORMANCE REGULATIONS (80-136)

Significance: Nonsignificant
Legal Authority: 46 USC 3703
CFR Citation: 46 CFR 1; 33 CFR 164

Legal Deadline: None.

Abstract: Would establish requirements to improve ship maneuvering and stopping ability for new tank vessels and possibly all vessels in response to mandates in 46 USC 3703. International Maritime Organization recommendations will be considered.

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| ANPRM  | 09/14/81 | 46 | FR | 45631 |
| ANPRM  | 07/17/84 | 49 | FR | 28893 |
| NPRM   | 06/00/88 |    |    | •     |

#### Small Entity: No

Additional Information: The Subcommittee on Ship Design and Equipment, IMO, completed action on this item in May 1986 and the results are being included in the NPRM. Final action by the IMO Assembly in November 1987 has made it possible for the Coast Guard to resume action on promulgation of a rule.

Analysis: Regulatory Evaluation 06/00/88 Agency Contact: Mr. P. Cojeen, Department of Transportation, U.S.

Coast Guard, 2100 Second Street, SW, Washington, DC 20593, 202 267-2988

RIN: 2115-AA53

**Proposed Rule Stage** 

## 1607. SERVICING INFLATABLE LIFERAFTS (81-010)

Significance: Nonsignificant

Legal Authority: 46 USC 2104, 46 USC

3306

CFR Citation: 46 CFR 160 Legal Deadline: None,

Abstract: Would allow liferaft servicing in U.S. and foreign ports without Coast Guard Marine Inspectors being present.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 08/14/86 | 51 | FR | 29117 |
| Public Meeting                 | 01/27/87 | 51 | FR | 45783 |
| ANPRM<br>Comment<br>Period End | 02/10/87 |    |    |       |
| NPRM                           | 06/00/88 |    |    |       |

, Small Entity: No

**Additional Information:** Docket No. CGD 81-010.

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Mr. Milton Daniels, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AA57

#### 1608. PERSONAL FLOTATION DEVICES (81-023)

Significance: Nonsignificant

Legal Authority: 46 USC 1454; 46 USC

1488

CFR Citation: 33 CFR 175; 33 CFR 181

Legal Deadline: None.

Abstract: Revokes an obsolete provision and makes several editorial changes.

#### Timetable:

| Action | Date     | FR    | Cite  |
|--------|----------|-------|-------|
| NPRM   | 04/12/82 | 47 FR | 15606 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. CGD 81-023.

Analysis: Regulatory Evaluation 04/12/82 (47 FR 15606)

Agency Contact: Mr. C. Perry, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AA58

1609. GENERAL REVISION OF 46 CFR 151, BARGES CARRYING CERTAIN BULK DANGEROUS CARGOES (81-082)

Significance: Nonsignificant Legal Authority: 46 USC 3703 CFR Citation: 46 CFR 151 Legal Deadline: None.

Abstract: Would revise the rules for barges carrying bulk cargoes by clarifying the language, eliminating unnecessary requirements, and upgrading some existing requirements.

#### Timetable:

| Action ' | Date     | FR Cite     |
|----------|----------|-------------|
| ANPRM    | 06/04/84 | 49 FR 23085 |
| NPRM     | 01/00/89 |             |

Small Entity: No

Additional Information: Docket No. CGD 81-082.

Docket No. CGD 81-087.

This project is being evaluated by the Chemical Transportation Advisory Committee.

Agency Contact: R. M. Query, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AA70

## 1610. OFFSHORE SUPPLY VESSEL REGULATIONS (82-004)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3301(3); 46 USC 3305; 46 USC 3306

CFR Citation: 46 CFR 125 to 136; 46 CFR

174

Legal Deadline: None.

**Abstract:** Create new 46 CFR subchapter governing Offshore Supply Vessels.

#### Timetable:

| Action                         | Date     |    | FR | Cite |
|--------------------------------|----------|----|----|------|
| ANPRM                          | 02/14/83 | 48 | FR | 6636 |
| ANPRM<br>Comment<br>Period End | 09/12/83 | 48 | FR |      |
| NPRM                           | 04/00/88 |    |    |      |

Small Entity: No

**Additional Information:** Docket No. CGD 82-004.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: LT. B. Russell, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2206

RIN: 2115-AA77

# 1611. GENERAL REVISIONS OF POLLUTION-PREVENTION REGULATIONS FOR TANKERS (82-030)

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 46 USC

2104; 46 USC 3703

CFR Citation: 33 CFR 157 Legal Deadline: None.

Abstract: Amend pollution regulations to clarify, correct minor errors, and incorporate policy decisions and international interpretations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 08/00/88

Agency Contact: Mr. J.M. Kinsey, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AA88

## 1612. AIDS TO NAVIGATION ON OUTER CONTINENTAL SHELF (82-054)

Significance: Nonsignificant

**Legal Authority:** 14 USC 2; 14 USC 83; 14 USC 85; 14 USC 92; 14 USC 633

CFR Citation: 33 CFR 67 Legal Deadline: None.

Abstract: This item will modify existing requirements to allow for the following: central approval of aids to navigation lighting equipment, conformance to International Association of Lighthouse Authorities marking recommendations for offshore structures, and realistic light-intensity requirements.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

**Proposed Rule Stage** 

Small Entity: No

**Additional Information:** Docket No. 82-054.

Analysis: Regulatory Evaluation 05/00/88

Agency Contact: Mr. C. B. Mosher, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0350

RIN: 2115-AA92

#### 1613. SAFETY STANDARDS FOR SELF-PROPELLED VESSELS CARRYING BULK LIQUEFIED GASES (82-058)

Significance: Nonsignificant Legal Authority: 46 USC 3703 CFR Citation: 46 CFR 154 Legal Deadline: None.

Abstract: Would revise the standards for self-propelled vessels carrying bulk liquefied gases by adopting Amendments 1 through 4 of the International Maritime Organization Code for the construction and equipment of ships carrying gases in bulk.

#### Timetable:

| Action | •   | Date     | FR | Cite | _ |
|--------|-----|----------|----|------|---|
| NPRM   | . ( | 01/00/89 |    |      | _ |

Small Entity: No

Analysis: Regulatory Evaluation 01/00/89

Agency Contact: LCDR R. Fitch, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1217

RIN: 2115-AA95

#### 1614. NAUTICAL SCHOOLS: IMPLEMENTING THE MARITIME EDUCATIONAL TRAINING ACT OF 1980 (82-092)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3306; 46 USC 12959(e)

**CFR Citation:** 46 CFR 166; 46 CFR 167; 46 CFR 168

Legal Deadline: None.

Abstract: Would update authority cites for Nautical Schools Inspection Regulations (46 CFR Subchapter "R") and update certain parts to conform with current inspection policies.

Nautical School vessels operated by the

United States (formerly called "Public Nautical School Ships") between 15 and 300 gross tons would be subject to inspection for the first time.

#### Timetable:

|        | <br> |      |        |
|--------|------|------|--------|
| Action | Date | e Fi | R Cite |

Next Action Undetermined

Small Entity: No

**Additional Information:** Docket No. CGD 82-092.

Agency Contact: LCDR Vanhaverbeke, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AB21

#### 1615. REASSESSMENT OF COAST GUARD FIRE PROTECTION REGULATIONS TO INCORPORATE SOLAS 1974 (83-026)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3301; 46 USC 3305; 46 USC 3306; 46 USC 3503; 46 USC 3703

CFR Citation: 46 CFR Subchapter D; 46 CFR Subchapter H; 46 CFR Subchapter I; 46 CFR Subchapter U

Legal Deadline: None.

Abstract: Would bring Coast Guard regulations into agreement with the international requirements of SOLAS 1974 (Safety of Life at Sea) and its amendments.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| ANPRM                 | 10/01/84 | 49 FR 38672 |
| ANPRM `               | 11/30/84 |             |
| Comment<br>Period End |          |             |
| NPRM                  | 07/00/88 |             |
| Constitution          |          |             |

Small Entity: No

Additional Information: Docket No. CGD 83-026. Incorporates part of docket CGD 81-090.

Analysis: Regulatory Evaluation 07/00/88

Agency Contact: Dr. A. Schneider, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2997

RIN: 2115-AB36

1616. REASSESSMENT OF COAST GUARD MARINE ENGINEERING REGULATIONS -- INCORPORATION OF SOLAS 74 AMENDMENTS (83-043)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3301; 46 USC 3305; 46 USC 3306; 46 USC 3307

CFR Citation: 46 CFR Subchapter F

Legal Deadline: None.

Abstract: Would effect a general reassessment of Subchapter F and incorporation of international requirements of Sept. 1984.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

**Additional Information:** Docket No. CGD 83-043.

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Mr. M. Mattina, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2206

RIN: 2115-AB41

## 1617. OIL-WATER INTERFACE DETECTORS (CGD 84-052)

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 46 USC

3703

CFR Citation: 46 CFR 162 Legal Deadline: None.

Abstract: This project would propose a new specification for approval of oilwater interface detectors presently required by Annex 1 of MARPOL 73/78 (Marine Pollution Prevention).

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 11/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 11/00/88

Agency Contact: Ms. L. Martinez, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1071

3441. . . . . . .

**RIN:** 2115-AB66

**Proposed Rule Stage** 

#### 1618. LICENSING OF PILOTS-MANNING OF VESSELS (84-060)

Significance: Nonsignificant

**Legal Authority:** 46 USC 2104; 46 USC 3306; 46 USC 7101; 46 USC 7109; 46 USC 7112; 46 USC 8101; 46 USC 8502

**CFR Citation:** 46 CFR 157; 46 CFR 10.07; 46 CFR 15.812; 46 CFR 10.700

Legal Deadline: None.

Abstract: This proposal would: (1) delineate when certain inspected vessels are required to be under the direction and control of a pilot, (2) describe first class pilotage areas where local pilotage expertise is warranted, (3) allow licensed individuals to serve as pilot in areas not identified as first class pilotage areas on vessels that they are otherwise qualified to control, and (4) permit individuals with 5 years experience on towing vessel combinations of at least 5,000 gross tons while acting under the authority of a license as master, mate, or operator of uninspected towing vessels, with a minimum of 2 of the 5 years having been on towing vessels combinations of at least 10,000 gross tons, to obtain without a written examination, an endorsement as first class pilot, restricted to tug and barge combinations only, for those routes over which they have made the required number of round trips. Based on comments received, a SNPRM will be issued.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/24/85 | 50 | FR | 26117 |
| NPRM Comment<br>Period End | 12/23/85 |    |    |       |
| SNPRM<br>Supplemental      | 04/00/88 |    |    |       |

#### Small Entity: No

Additional Information: This proposal has been split from a previously published NPRM identified by the same title with Coast Guard Docket number 77-084 and RIN 2115-AA04.

**Analysis:** Regulatory Evaluation 06/27/85 (50 FR 26117)

Agency Contact: Mr. J. Hartke, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AB67

### 1619. MARINE PORTABLE TANKS (84-043)

Significance: Nonsignificant

Legal Authority: 49 USC 1801 to 1812

**CFR Citation:** 46 CFR 64; 46 CFR 98.30; 46 CFR 98.33; 46 CFR 98.35

Legal Deadline: None.

Abstract: This proposal would discontinue the Coast Guard specifications for Marine Portable Tanks. In their place, the Coast Guard would recognize tanks approved by the Department of Transportation, Research and Special Programs Administration as Intermodal Tanks.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |
|        |          |         |

Small Entity: Yes

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. F. Thompson, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1577

RIN: 2115-AB69

## 1620. PERSONAL FLOTATION DEVICE COMPONENTS (84-068)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3306(a); 46 USC 4104; 46 USC 4302

CFR Citation: 46 CFR 164; 46 CFR 160

Legal Deadline: None.

Abstract: This project would add stateof-the-art synthetic materials as standard components, add performance requirements for nonstandard components, and upgrade out-dated requirements.

#### Timetable:

| Action | <br>Date | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 12/00/88 |    |      |  |

Small Entity: No

Analysis: Regulatory Evaluation 12/00/88

Agency Contact: Mr. K. Heinz, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AB70

#### 1621. LIFESAVING EQUIPMENT--IMPLEMENTATION OF 1983 AMENDMENTS TO SOLAS 1974 (84-069)

Significance: Nonsignificant Legal Authority: 46 USC 3306

**CFR Citation:** 33 CFR 175; 46 CFR 31; 46 CFR 33; 46 CFR 35; 46 CFR 71; 46 CFR 75; 46 CFR 78; 46 CFR 91; 46 CFR 94; 46 CFR 97; 46 CFR 107; 46 CFR 108; 46 CFR 109; 46 CFR 154; 46 CFR 160; ...

Legal Deadline: None.

Abstract: This project would implement the provisions of the 1983 amendments to SOLAS 1974 (Safety of Life at Sea) which came into force in July of 1986. It would also reorganize the lifesaving equipment regulations in order to simplify, clarify, and reduce redundancy.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 12/31/84 | 49 FR 50745 |
| ANPRM<br>Comment<br>Period End | 03/01/85 |             |
| NPRM                           | 06/00/88 |             |

Small Entity: No

Additional Information: 46 CFR 30; 46 CFR 90; 46 CFR 112; 46 CFR 113; 46 CFR 167; 46 CFR 189; 46 CFR 192; 46 CFR 196; 46 CFR 199

Analysis: Regulatory Evaluation 06/00/88 .

Agency Contact: Mr. R. Markle, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AB72

#### 1622. MOBILE OFFSHORE DRILLING UNIT REGULATIONS REVISION (83-071A)

Significance: Nonsignificant

**Legal Authority:** 46 USC 86; 46 USC 2104; 46 USC 2303; 46 USC 3305; 46 USC 3306; 46 USC 3311; 46 USC 3312; 46 USC 3318

**CFR Citation:** 46 CFR 56; 46 CFR 58; 46 CFR 107; 46 CFR 108; 46 CFR 109; 46 CFR 111; 46 CFR 174

Legal Deadline: None.

Abstract: This project would revise the regulations in subchapter I-A to clarify them, bring them up to date, delete some unnecessary requirements, and incorporate the recommendations

**Proposed Rule Stage** 

developed from major casualties. These changes are largely editorial in nature.

#### Timetable:

| Action                            | Date     | FR Cite     |
|-----------------------------------|----------|-------------|
| ANPRM                             | 01/25/85 | 50 FR.11741 |
| Extension of<br>Comment<br>Period | 05/16/85 | 50 FR 20461 |
| ANPRM<br>Comment<br>Period End    | 09/23/85 |             |
| NPRM                              | 07/00/89 |             |

Small Entity: No

Analysis: Regulatory Evaluation 07/00/89

Agency Contact: LCDR Dupree, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2307

**RIN: 2115-AB88** 

#### 1623. SAFETY RULES FOR SHIPS CARRYING HAZARDOUS LIQUIDS (84-085)

Significance: Nonsignificant

Legal Authority: 46 USC 3703; 49 USC

CFR Citation: 46 CFR 153

Legal Deadline: None.

Abstract: This project would amend 46 CFR Part 153 to incorporate changes to the International Maritime Organization code for the construction and equipment of ships carrying dangerous chemicals in bulk.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 04/00/88 |    |      |  |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. R. M. Query, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1217

RIN: 2115-AB92

#### 1624. TRAINING IN THE USE OF AUTOMATIC RADAR PLOTTING AIDS (ARPA) (85-089)

Significance: Nonsignificant

Legal Authority: 33 USC 1223; 46 USC

3703

CFR Citation: 33 CFR 164

Legal Deadline: None.

Abstract: Current regulations require installation of ARPA on certain ships to improve vessel and waterway safety. Training in the use of this equipment is necessary to ensure its proper application and maximum benefit. A very small percentage of licensed personnel (those manning vessels of 10,000 GT or larger) would be required to complete an ARPA training course. The course is expected to take 5 days and cost about \$600.00 per student.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 10/24/85 | 50 | FR | 53316 |
| ANPRM<br>Comment<br>Period End | 12/23/85 |    |    |       |
| NPRM ·                         | 06/00/88 |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Mr. Robert Spears Jr., Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AB99

### 1625. CERTIFICATION OF SEAMEN (84-088)

04-000)

Significance: Nonsignificant

Legal Authority: 46 USC 2103; 46 USC

7301

CFR Citation: 46 CFR 12 Legal Deadline: None.

Abstract: This rulemaking would simplify and restructure the entire part. Among the changes contemplated are the addition of several new endorsements to seamen's documents and new ratings. An ANPRM was issued to gather necessary additional information.

#### Timetable:

| Action                         | Date       | FR Cite     |
|--------------------------------|------------|-------------|
| ANPRM                          | 02/04/85   | 50 FR 4875  |
| Comment Period<br>Extended     | 06/03/85   | 50 FR 23318 |
| ANPRM<br>Comment<br>Period End | 08/01/85   |             |
| Next Action Unc                | lotorminod |             |

Next Action Undetermined

Small Entity: No

Analysis: Regulatory Evaluation

Agency Contact: Mr. S. Connaughton, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0214

RIN: 2115-AC02

#### 1626. INLAND WATERWAY NAVIGATION REGULATIONS; ALL WATERS TRIBUTARY TO THE GULF OF MEXICO (85-096)

Significance: Nonsignificant Legal Authority: 33 USC 1221 CFR Citation: 33 CFR 162

Legal Deadline: None.

Abstract: Proposes to revise and update the inland waterways navigation regulations for the Gulf Intercoastal Waterway from St. Marks, Fla. to the Rio Grande River.

#### Timetable:

| Action                  | Date     | FR | Cite |
|-------------------------|----------|----|------|
| NPRM                    | 04/00/88 |    |      |
| NPRM Comment Period End | 04/00/88 |    |      |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Ms. M. Hegy, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AC03

## 1627. FIRE DETECTION AND ALARM SYSTEMS (85-051)

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 46 USC

3703

CFR Citation: 46 CFR 161 Legal Deadline: None.

Abstract: This rulemaking would update the 30-year-old Coast Guard specification for fire detection and alarm systems to use modern terminology and address modern systems. Consensus standards would be adopted by reference.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 07/00/88

**Proposed Rule Stage** 

Agency Contact: LCDR S. Johnson, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2997

RIN: 2115-AC13

## 1628. REVISIONS TO THE ELECTRICAL ENGINEERING REGULATIONS (85-063)

Significance: Nonsignificant

**Legal Authority:** 46 USC 2104; 46 USC 2113; 46 USC 3301; 46 USC 3306; 46 USC 3318; 46 USC 3703; 46 USC 4104

**CFR Citation:** 46 CFR 110; 46 CFR 111; 46 CFR 112; 46 CFR 113

Legal Deadline: None.

Abstract: This rulemaking would generally update and revise 46 CFR Subchapter J to address changes in technology, include international conventions (Amendments to SOLAS '74), clarify requirements, and reflect experience gained as a result of vessel reflaggings.

#### Timetable:

| Action |   | Date     | FR Cite |
|--------|---|----------|---------|
| NPRM   | , | 07/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 07/00/88

Agency Contact: Mr. Thomas Nolan, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2206

RIN: 2115-AC20

#### 1629. SUBCHAPTER "T" TITLE 46, GENERAL UPDATES AND REVISIONS (85-080)

Significance: Nonsignificant Legal Authority: 46 USC 3306

**CFR Citation:** 46 CFR 175; 46 CFR 176; 46 CFR 177; 46 CFR 178; 46 CFR 179; 46 CFR 180; 46 CFR 181; 46 CFR 182; 46 CFR 183; 46 CFR 184; 46 CFR 185; 46 CFR 186; 46 CFR 187

Legal Deadline: None.

Abstract: This rulemaking would revise Subchapter "T" to reflect recent statutory changes, incorporate new technology, and improve safety requirements. Among the changes contemplated would be a change in inspection intervals and drydocking intervals.

| Timetable: |          |    |      |
|------------|----------|----|------|
| Action     | Date     | FR | Cite |
| NPRM       | 06/00/88 |    |      |

Small Entity: Yes

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: LCDR W. Cummins, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AC22

#### 1630. 46 CFR SUBCHAPTER 1. EDITORIAL REVISIONS AND CORRECTIONS (86-033)

Significance: Nonsignificant

Legal Authority: 46 USC 1801 to 1812 -

CFR Citation: 46 CFR 2 to 195

Legal Deadline: None.

Abstract: This proposed rule would correct or remove outdated cross-references and statutory citations related to the transportation of hazardous materials throughout 46 CFR Chapter 1.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

NPRM

04/00/88

Small Entity: No

Additional Information: Project entails replacement of words "46 CFR" with "49 CFR" with necessary revised leading.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. F. Thompson, Department of Transportation, U.S. Coast Guard, 2100 2nd St. SW, Washington, DC 20593-0001, 202 267-1577

RIN: 2115-AC28

## 1631. HAZARDOUS MATERIALS POLLUTION PREVENTION (CGD 86-034)

Significance: Nonsignificant
Legal Authority: 33 USC 1321
CFR Citation: 33 CFR 154 to 156
Legal Deadline: None.

Abstract: This Project would apply the present oil pollution prevention regulations in 33 CFR Parts 154-156 to vessels and onshore and offshore

facilities transferring hazardous substances.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 04/00/88 |    |      |  |

Small Entity: Yes

Additional Information: Former title: Hazardous Substances Pollution Prevention.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. K.J. Seigety, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-0491

RIN: 2115-AC29

## 1632. UPDATING APPROVAL REQUIREMENTS FOR BREATHING APPARATUS (86-036)

Significance: Nonsignificant

Legal Authority: 46 USC 3306(a)

CFR Citation: 46 CFR 160; 46 CFR 35 to

20

Legal Deadline: None.

Abstract: Proposal would update the approval specifications for breathing apparatus for merchant vessels by citing present certification agencies and test schedules. It is also proposed to revise the tank vessel regulations for the carriage of approved pressuredemand type self-contained breathing apparatus.

#### Timetable:

| Action | - | Date     | FR Cite | _ |
|--------|---|----------|---------|---|
| NPRM   |   | 08/00/88 |         |   |

Small Entity: Yes

Analysis: Regulatory Evaluation 08/00/88

Agency Contact: Mr. K. Wahle, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AC30

1633. REVISED APPROVAL SPECIFICATIONS FOR NONCOMBUSTIBLES AND PROHIBITION OF ASBESTOS FOR COMMERCIAL VESSELS (86-035)

Significance: Nonsignificant Legal Authority: 46 USC 3306 (a)

**Proposed Rule Stage** 

**CFR Citation:** 46 CFR 30 to 40; 46 CFR 70; 46 CFR 188 to 196; 46 CFR 140 to 154; 46 CFR 90

Legal Deadline: None.

Abstract: Proposal would revise the approval specifications for noncombustible materials for merchant vessel construction to delete asbestos as an acceptable noncombustible material.

#### Timetable:

| Action | Date.    | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Yes

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. K. Wahle, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC32

#### 1634. UNINSPECTED FISH-PROCESSING VESSELS (86-025)

Significance: Nonsignificant Legal Authority: 46 USC 4502 (a)

CFR Citation: 46 CFR 27 Legal Deadline: None.

Abstract: This rulemaking project would implement the provisions of the Commercial Fishing Industry Vessel Act which requires development of regulations for uninspected fish processing vessels that enter into service after December 31, 1987 and carry more than 16 persons who are primarily employed in the preparation' of fish products.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 07/09/87 | 52 | FR | 25890 |
| Correction to<br>ANPRM         | 08/10/87 | 52 | FR | 29556 |
| ANPRM<br>Comment<br>Period End | 09/08/87 | 52 | FR | 25890 |
| NPRM                           | 06/00/88 |    |    |       |
| <b></b>                        |          |    |    |       |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: LCDR W. J. Morani, Jr., Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AC34

## 1635. CARGO LISTS AND TABLES UPDATE (CGD 88-100)

Significance: Nonsignificant

Legal Authority: 46 USC 3703; 49 USC

1804

**CFR Citation:** 46 CFR 1.46(b); 46 CFR 1.46(t); 46 CFR 1.46(u); 46 CFR 30; 46 CFR 150; 46 CFR 151; 46 CFR 153; 46 CFR 154

Legal Deadline: None.

Abstract: The Coast Guard periodically issues rules listing additional cargoes which may be carried on tank vessels. Since this action is recurrent, the Coast Guard has established a continuing docket for this type of action. Notices for this rule are anticipated in Jan./Feb. of each year. Final rules will be completed prior to September 30 of each year.

#### Timetable:

| Action     | Date     | FR Cite     |
|------------|----------|-------------|
| Final Rule | 06/04/87 | 52 FR 21036 |
| NPRM       | 04/00/88 |             |

Small Entity: No

Additional Information: Former regulation title: Compatibility of

Cargoes.

Agency Contact: Dr. M.
Parnarouskis/Mr. Payne, Chemical
Engineer, Department of Transportation,
U.S. Coast Guard, 2100 Second St. SW,
Washington, DC 20593-0001, 202 2671577

RIN: 2115-AC35

#### 1636. LOAD LINES (86-013)

Significance: Nonsignificant

Legal Authority: 46 USC 5115; HR 1362

CFR Citation: 46 CFR 41 to 48

Legal Déadline: None.

Abstract: This proposal will revise 46 CFR Parts 42 and 44 through 46 and add Parts 41, 43, 47 and 48 (Subchapter E) to correct errors, replace previous omissions, incorporate new policies which have not been published and implement provisions of the new Load Line Law enacted on 21 Oct 86 and now in effect.

#### Timetable:

| Action            | Date     | FR Cite |
|-------------------|----------|---------|
| NPRM <sup>-</sup> | 09/00/88 |         |
| Compil Entite     |          |         |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 09/00/88

Agency Contact: Mr. R. Anderson, Naval Architect, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-2988

RIN: 2115-AC37

## 1637. NAVIGATION BRIDGE VISIBILITY (CGD 85-099)

Significance: Nonsignificant

Legal Authority: 46 USC 369; 46 USC 391a

**CFR Citation:** 33 CFR 164; 46 CFR 32; 46 CFR 72; 46 CFR 91; 46 CFR 92; 46 CFR 108; 46 CFR 157; 46 CFR 190

Legal Deadline: None.

Abstract: Limited visibility from the navigation bridge of vessels has been identified as a factor in vessel casualties and near-misses. This action would establish standards for acceptable limits of visibility based on existing international guidelines. Because the primary focus is on new vessel design, costs are estimated to be minimal compared to potential benefits in casualties prevented.

#### Timetable:

| Action | <del></del> | Date     | FR Cite |
|--------|-------------|----------|---------|
| NPRM   |             | 05/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 05/00/88

Agency Contact: Mr. Edward J. LaRue, Jr., Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0416

RIN: 2115-AC42

#### 1638. FIRE EXTINGUISHERS (PORTABLE AND SEMI-PORTABLE) -REVISING APPROVAL SPECIFICATIONS AND UPDATING CARRIAGE REQUIREMENTS (86-072)

Significance: Nonsignificant

Legal Authority: . 46 USC 3306(a)

**CFR Citation:** 46 CFR 162; 46 CFR 25; 46 CFR 34; 46 CFR 76; 46 CFR 95; 46 CFR 108; 46 CFR 168; 46 CFR 181; 46 CFR 193; 33 CFR 145; 33 CFR 145;

Legal Deadline: None.

Abstract: Update approval specifications for portable and semi-portable fire extinguishers to incorporate minimum acceptance standards, and minimum factory quality

**Proposed Rule Stage** 

control and independent laboratory inspection levels. Update extinguisher carriage and inspection requirements on vessels to reflect current fire extinguisher technology.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 09/00/88 |    |      |

Small Entity: No

Analysis: Regulatory Evaluation 09/00/88

Agency Contact: Mr. Klaus Wahle, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC43

#### 1639. SOLAS 74/83 LIFE JACKET APPROVAL REQUIREMENTS REVISION (85-200)

Significance: Nonsignificant Legal Authority: 46 USC 3306(a) CFR Citation: 46 CFR 160 Legal Deadline: None.

Abstract: Would establish U.S. Coast Guard approval requirements for lifejackets meeting the 1983 Amendments to the 1974 Safety of Life at Sea Convention.

#### Timetable:

| Action | Date         | FR | Cite |
|--------|--------------|----|------|
| NPRM   | <br>07/00/89 |    |      |

Small Entity: No

Additional information: This is the first in a series of projects, numbered 85-200 to 85-211, which have been split off from Coast Guard 84-069 which implemented the 1983 Amendments to SOLAS 1974. So many revisions were necessary that it was better to make several small and easily identifiable projects rather than a large and confusing one. Because of staffing assignments, the projects may not be completed in numerical order, and many cannot be given estimated completion dates.

Analysis: Regulatory Evaluation 07/00/89

Agency Contact: Mr. Samuel Wehr, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC46

#### 1640. SOLAS 74/83 LIFEBOAT AND RESCUE BOAT APPROVAL REQUIREMENTS (85-201)

Significance: Nonsignificant
Legal Authority: 46 USC 3306(a)
CFR Citation: 46 CFR 160
Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirements for lifeboats and rescue boats meeting the 1983 Amendments to the 1974 Safety of Life at Sea Convention.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: LCDR W. Riley, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC47

#### 1641. SOLAS 74/83 REVISION OF PYROTECHNIC DISTRESS SIGNAL APPROVAL REQUIREMENTS (85-203)

Significance: Nonsignificant Legal Authority: 46 USC 3306(a) CFR Citation: 46 CFR 160 Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirements for pyrotechnic distress signals meeting the 1983 Amendments to the 1974 Safety of Life at Sea Convention.

#### Timetable:

|        | <br>                  |         |
|--------|-----------------------|---------|
| Action | <br>Date <sup>*</sup> | FR Cite |
| NPRM   | 10/00/88              |         |

Small Entity: No

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: LCDR W. Riley, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC49

#### 1642. SOLAS 74/83 REVISION OF DISEMBARKATION LADDER APPROVAL REQUIREMENTS (85-204)

Significance: Nonsignificant Legal Authority: 46 USC 3306(a) CFR Citation: 46 CFR 160 Legal Deadline: None.

Abstract: Would establish U.S. Coast Guard approval requirements for disembarkation ladders meeting the 1983 Amendments to the Safety of Life at Sea Convention.

#### Timetable:

| Action | - | Date     | : 1 | FR ( | Cite |
|--------|---|----------|-----|------|------|
| NPRM   |   | 10/00/88 |     |      |      |

Small Entity: No

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: LCDR W. Riley, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC50

## 1643. SOLAS 74/83 REVISION TO INFLATABLE LIFERAFT APPROVAL (85-205)

Significance: Nonsignificant Legal Authority: 46 USC 3306(a)

CFR Citation: 46 CFR 160 Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirement for inflatable liferafts meeting the 1983 Amendments to the 1974 Safety of Life at Sea Convention.

#### Timetable:

| Action | Date      | FR | Cite |
|--------|-----------|----|------|
| NPRM   | ,06/00/88 | 3  |      |

Small Entity: No

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Mr. Milton Daniels, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC51

## 1644. SOLAS 74/83 REVISION OF LIFE JACKET LIGHT APPROVAL REQUIREMENTS (85-211)

Significance: Nonsignificant
Legal Authority: 46 USC 3306(a)
CFR Citation: 46 CFR 161

Legal Deadline: None.

Abstract: Establish U.S. Coast Guard approval requirement for life jacket lights meeting the 1983 Amendments to

**Proposed Rule Stage** 

the 1974 Safety of Life at Sea Convention.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: LCDR W. Riley, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC56

## 1645. ADVANCE NOTICE OF ARRIVAL (CGD 86-055)

Significance: Nonsignificant

Legal Authority: 33 USC 1223(a)(5)

CFR Citation: 33 CFR 160 Legal Deadline: None.

Abstract: This revision to 33 CFR 160 Subpart C would require advance notices from all foreign commercial vessels of less than 1600 gross tons bound for parts or places in the Miami Captain of the Port zone. Currently 33 CFR 160.201(c)(1) excepts all vessels of less than 1600 gross tons from reporting advance notices of arrival. The revision would require vessels of more than 1600 gross tons to provide to the COTP crew makeup and charter information at least 24 hours prior to entering ports or places within the COTP zone.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/30/88 |         |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 04/30/88

Agency Contact: Lt. J. McDowell, Office of Marine Safety, Security and Environmental Protection, Department of Transportation, U.S. Coast Guard, Commandant (G-MPS-3), 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0491

RIN: 2115-AC58

## 1646. MEASUREMENT OF VESSELS (87-015 B)

Significance: Nonsignificant

Legal Authority: 46 USC Part J, Chap 141

CFR Citation: 46 CFR 69 Legal Deadline: None. Abstract: This project would establish the International Convention on Tonnage Measurement of Ships, 1969, as the primary tonnage measurement system for measuring vessels of 79 feet and longer. The project will also extend simplified measurement to all vessels of less than 79 feet in length and eliminate all vessels of 79 feet in length and over from being measured under the simplified system.

#### Timetable:

| Action | Date     | FR Cite | • |
|--------|----------|---------|---|
| NPRM   | 05/00/88 |         | • |

Small Entity: No

Analysis: Regulatory Evaluation 05/00/88

Agency Contact: Mr. Dennis Lamont, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593, 202 267-1100

RIN: 2115-AC67

## 1647. POSTING REQUIREMENTS ON INSPECTED VESSELS (87-031)

Significance: Nonsignificant Legal Authority: 46 USC 3306

**CFR Citation:** 46 CFR 31; 46 CFR 71; 46 CFR 91; 46 CFR 167; 46 CFR 176; 46 CFR 189

Legal Deadline: None.

Abstract: Various laws, international agreements, and Coast Guard regulations require the posting of specific certificates, licenses, plans, operating instructions, and warnings onboard vessels. Some of these contain essential operational data which must be accessible at all times; others are primarily informational. This rulemaking project will seek to reduce posting requirements for nonessential operational data to reduce the burden on the public. Alternatives such as having items readily available rather than being posted are being considered.

#### Timetable:

| Date     |                      | FR                         | Cite           |  |
|----------|----------------------|----------------------------|----------------|--|
| 08/24/87 | 52                   | FR                         | 31786          |  |
| 11/24/87 | 52                   | FR                         | 31786          |  |
| 05/00/88 |                      |                            |                |  |
|          | 08/24/87<br>11/24/87 | 08/24/87 52<br>11/24/87 52 | 08/24/87 52 FR | 08/24/87 52 FR 31786<br>11/24/87 52 FR 31786 |

Small Entity: No

Analysis: Regulatory Evaluation 05/00/88

Agency Contact: LCDR W. J. Morani, Jr., Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593, 202 267-1181

**RIN:** 2115-AC68

#### 1648. PORT ACCESS ROUTES; APPROACH TO FREEPORT, TEXAS (CGD 87-038)

Significance: Nonsignificant Legal Authority: 33 USC 1223 CFR Citation: 33 CFR 166 Legal Deadline: None.

Abstract: A study of fairway anchorage sites and areas adjacent to the fairway in the approach to Freeport, Texas, has been announced and comments requested.

#### Timetable:

| Action                  | Date     |    | FR | Cite  |
|-------------------------|----------|----|----|-------|
| Fairway study completed | 07/02/87 | 52 | FR | 25039 |
| NPRM                    | 07/01/88 |    |    |       |

Small Entity: No

Government Levels Affected: Local, State, Federal

Analysis: Regulatory Evaluation 07/01/88

Agency Contact: Ms. M. Hegy, Project

Manager, Department of Transportation, U.S. Coast Guard, COMDT (G-NSS-2), 2100 2nd St., SW, Washington, DC 20593, 202 267-0415

RIN: 2115-AC78

#### 1649. PORT ACCESS ROUTES; APPROACH TO MOBILE, ALABAMA (CGD 86-008)

Significance: Nonsignificant Legal Authority: 33 USC 1223 CFR Citation: 33 CFR 166 Legal Deadline: None.

Abstract: The Coast Guard is studying the request by an oil company to modify the fairway in the approach to Mobile, Alabama.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Additional information: A public meeting will probably be held to discuss the issues in the study.

Government Levels Affected: Local, State, Federal

**Proposed Rule Stage** 

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Ms. M. Hegy, Project Manager, Department of Transportation, U.S. Coast Guard, COMDT (G-NSS-2), 2100 2nd St., SW, Washington, DC 20593, 202 267-0415

RIN: 2115-AC81

## 1650. ● REGATTAS AND MARINE PARADES (CGD 87-087)

Significance: Nonsignificant Legal Authority: 33 USC 1233 CFR Citation: 33 CFR 100.15 Legal Deadline: None.

Abstract: This proposal would amend current regatta and marine parade regulations to increase the lead time requirement for submitting regatta permit applications. The rulemaking will allow the Coast Guard adequate time to review regatta permit applications, conduct appropriate coordination, and provide necessary public notice relating to regattas and marine events.

#### Timetable:

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| NPRM        | 04/04/88 | •       |
| Cmall Entit | Voo      |         |

Small Entity: Yes

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. Carlton Perry, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0979

RIN: 2115-AC84

#### 1651. ● OIL DISCHARGE MONITORING AND CONTROL SYSTEM (CGD 87-057)

Significance: Nonsignificant

**Legal Authority:** 33 USC 1321(j); 33 USC 1903; 46 USC 391(a); 49 USC 1655(b)

CFR Citation: 46 CFR 162; 46 CFR 157 Legal Deadline: None.

Abstract: This project would revise the existing equipment approval requirements for the oil discharge monitoring and control system to bring the U.S. requirements in line with the more stringent International Maritime Organization Resolution A.586(14) "Revised Guidelines and Specifications for Oil Discharge Monitoring and Control Systems for Oil Tankers." This project does not create any new installation requirements for oil pollution prevention equipment on any class of vessels.

#### Timetable:

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| NPRM        | 04/00/88 |         |
| Small Entit | v: No    |         |

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Ms. L. Martinez, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC85

1652. ● ALTERNATIVE PROVISIONS FOR REINSPECTIONS OF OFFSHORE SUPPLY VESSELS IN FOREIGN PORTS (CGD 82-004A)

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 33 USC

1321(j)(1)

CFR Citation: 46 CFR 91.27-13(added)

Legal Deadline: None.

Abstract: The Coast Guard is proposing to amend the regulations concerning the reinspection of offshore supply vessels (OSVs) in foreign ports. Currently OSVs holding two year certificates of inspection are reinspected between the 10th and 14th month of the certificate's period. In recent years, more OSVs have been based overseas in remote locations. Vessel owners must reimburse the Coast Guard for inspector travel and per diem costs in connection with foreign inspections. This action would propose an alternative to the traditional Coast Guard mid-period reinspection. The benefits would be flexibility and financial savings to the OSV industry and more effective use of Coast Guard resources.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88 Agency Contact: Mr. J. Kinsey, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AC86

## DEPARTMENT OF TRANSPORTATION (DOT) U.S. Coast Guard (USCG)

1653. + INTERVALS FOR DRYDOCKING AND TAILSHAFT EXAMINATION ON INSPECTED VESSELS (84-024)

Significance: Regulatory Program Legal Authority: 46 USC 3306

**CFR Citation:** 46 CFR 31; 46 CFR 61; 46 CFR 71; 46 CFR 91; 46 CFR 167; 46 CFR 169; 46 CFR 189

Legal Deadline: None.

Abstract: The Coast Guard has amended the intervals between

drydocking and tailshaft examination intervals by extending them in most cases for certain classes of vessels. These changes would decrease the cost incurred by the marine industry in meeting these examination requirements and harmonize the intervals with those specified by various classification societies and those under construction internationally. The Coast Guard is reviewing the comments received and considering what final action to take on the proposal.

| Timetable:                     |          |             |  |
|--------------------------------|----------|-------------|--|
| Action                         | Date     | FR Cite     |  |
| ANPRM                          | 05/04/84 | 49 FR 19050 |  |
| ANPRM<br>Comment<br>Period End | 08/02/84 |             |  |
| NPRM                           | 05/30/86 | 51 FR 19720 |  |
| Correction                     | 06/09/86 | 51 FR 20847 |  |
| NPRM Comment<br>Period End     | 09/30/86 | 51 FR 29116 |  |
| Interim Final<br>Rule          | 10/23/87 | 52 FR 39639 |  |
| Final Action                   | 08/00/88 |             |  |

Final Rule Stage

Final Rule Stage

Small Entity: Yes

Analysis: Regulatory Evaluation 10/23/87 (52 FR 39639)

Agency Contact: LCDR Powers, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1185

RIN: 2115-AB58

#### 1654. + JOINT U.S.-CANADA VESSEL TRAFFIC MANAGEMENT REGULATIONS FOR THE PACIFIC REGION (79-131)

Significance: Agency Priority Legal Authority: 33 USC 1221 CFR Citation: 33 CFR 161 Legal Deadline: None.

Abstract: Would implement the provisions of an agreement for a cooperative vessel traffic management system for the Pacific region. This rulemaking is significant because of international considerations.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| NPRM   | 08/18/83 | 48 FR 37433 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: All action on this proposal has been suspended pending legislative action by the Canadian Government.

Agency Contact: LTJG K. Bradley, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0412

RIN: 2115-AA39

## 1655. + LICENSING OF MARITIME PERSONNEL (CGD 81 - 059)

Significance: Agency Priority

Legal Authority: 46 USC 3306; 46 USC 7101; 46 USC 7102; 46 USC 7103; 46 USC 7104; 46 USC 7105; 46 USC 7106; 46 USC 7107; 46 USC 7108; 46 USC 7009; 46 USC 7110; 46 USC 7111; 46 USC 7112; 46 USC 7113; 46 USC 7114; ...

**CFR Citation:** 46 CFR 10; 46 CFR 35; 46 CFR 157; 46 CFR 175; 46 CFR 185; 46 CFR 186; 46 CFR 187; 46 CFR 15; 46 CFR 26

Legal Deadline: None.

Abstract: Amends the licensing regulations to simplify administration

and improve readability to the public. Also provides a license structure for all mariners with which to advance in an orderly career pattern. Deletes many unnecessary and outdated licenses. This regulation has been made significant because of its far-reaching impact on all licensed officers of the merchant marine. The Coast Guard is reviewing the comments received and considering what final action to take on the proposal.

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| ANPRM                   | 10/29/81 | 46 FR 53624 |
| NPRM                    | 08/08/83 | 48 FR 35920 |
| Comment Period extended | 11/10/83 | 48 FR 51650 |
| NPRM<br>Supplemental    | 10/24/85 | 50 FR 43316 |
| Interim Final<br>Rule   | 10/16/87 | 52 FR 38614 |
| Final Action            | 09/00/88 |             |

Small Entity: No

Additional Information: ADDITIONAL LEGAL AUTHORITIES: 46 USC 8101; 46 USC 8105; 46 USC 8104; 46 USC 8301; 46 USC 8302; 46 USC 8303; 46 USC 8304; 46 USC 8502; 46 USC 7701; 46 USC 7702; 46 USC 7703; Comment period runs until 02/21/86. Public hearings held in Washington, D.C.; New York, New York; Seattle, Washington; San Francisco, California; and New Orleans, Louisiana.

Analysis: Regulatory Evaluation 08/08/83 (48 FR 35920)

Agency Contact: LCDR Jenkins, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593, 202 267-0224

RIN: 2115-AA64

#### 1656. + SAFETY RULES FOR VESSELS ENGAGED IN CHEMICAL WASTE INCINERATION AT SEA (84-025)

Significance: Agency Priority
Legal Authority: 46 USC 3703
CFR Citation: 46 CFR 150
Legal Deadline: None.

Abstract: Would establish safety rules for the design of vessels engaged in the incineration of chemical wastes at sea. This regulation is significant because of substantial public interest.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/25/86 | 51 | FR | 30241 |
| NPRM Comment<br>Period End | 10/24/86 |    |    |       |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 08/25/86 (51 FR 30241)

Agency Contact: CDR R. Tanner, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1217

RIN: 2115-AB60

#### 1657. HOPPER DREDGE WORKING FREEBOARD - LOAD LINE AND STABILITY REQUIREMENTS (76-080)

Significance: Nonsignificant

**Legal Authority:** 43 USC 1333(d); 46 USC 3306; 46 USC 3703; 46 USC 5115

**CFR Citation:** 46 CFR 42; 46 CFR 44; 46 CFR 45; 46 CFR 174; 46 CFR 170

Legal Deadline: None.

Abstract: Would permit self-propelled hopper dredge to load to a deeper draft (working freeboard). Only dredges desiring working freeboard must comply. Requirements for load line and stability are promulgated.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM        | 08/02/76 | 41 FR 32237 |
| NPRM         | 12/10/79 | 44 FR 70791 |
| SNPRM        | 01/24/80 | 45 FR 5780  |
| SNPRM        | 12/14/87 | 52 FR 47422 |
| Final Action | 02/00/89 |             |

Small Entity: No

Analysis: Regulatory Evaluation 02/00/89

Agency Contact: LCDR McCarthy, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-2988

RIN: 2115-AA11

## 1658. DEFECT NOTIFICATION AND FIRST-PURCHASER INFORMATION (77-115)

Significance: Nonsignificant Legal Authority: 46 USC 4310

CFR Citation: 33 CFR 179.01 to 179.19

Legal Deadline: None.

Final Rule Stage

Abstract: This rulemaking would require marine dealers to furnish boat and engine manufacturers with serial numbers of new boats and engines sold and the names and addresses of retail first purchasers of those products. Manufacturers would use the information to locate purchasers of boats and engines recalled for defects which create a substantial risk of personal injury to the public and for failures to comply with applicable regulations. Currently many manufacturers cannot obtain sufficient first-purchaser information and their attempts to notify during recalls are inadequate.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| NPRM                  | 12/29/80 | 45 FR 85475 |
| Supplemental NPRM     | 05/29/87 | 52 FR 20115 |
| :Supplemental<br>NPRM | 12/16/87 | 52 FR 47590 |
| Final Action          | 06/00/88 |             |

Small Entity: No

Additional Information: Docket No. CGD 77-115.

Analysis: Regulatory Evaluation 12/16/87 (52 FR 47950)

Agency Contact: Mr. Colihan, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0981

RIN: 2115-AA16

#### 1659. HYBRID PERSONAL FLOTATION **DEVICES: ESTABLISHMENT OF APPROVAL REQUIREMENTS (78-174)**

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 46 USC 3703; 46 USC 4104; 46 USC 4302

CFR Citation: 46 CFR 160 Legal Deadline: None.

Abstract: Would establish performance standards for hybrid PFDs and procedures for granting product approval to these devices.

| Timetable:                 |          |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| ANPRM -                    | 03/15/79 | 44 FR 15933 |
| NPRM                       | 05/29/85 | 50 FR 21862 |
| NPRM Comment<br>Period End | 07/15/85 |             |
| Interim Final<br>Rule      | 08/22/85 | 50 FR 33923 |
| Final Action               | 04/00/89 |             |

#### Small Entity: No

Additional Information: Docket No. CGD 78-174. Two additional projects split from this one. They are listed in this Agenda as CGD 78-174a, Carriage and Operational Requirements for Hybrid PFDs and CGD 78-174b, Carriage and Operational Requirements for Inflatable Life Jackets. Entries for these projects follow in the agenda.

Analysis: Regulatory Evaluation 08/22/85 (50 FR 33923)

Agency Contact: Mr. S. Wehr, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AA29

#### 1660. LAUNCHING DEVICES FOR **LIFERAFTS (79-168)**

Significance: Nonsignificant

Legal Authority: 46 USC 2104; 46 USC

**CFR Citation:** 46 CFR 160; 46 CFR 163

Legal Deadline: None.

Abstract: Would establish standards, procedures, and tests for approving equipment used to launch liferafts from vessels and offshore platforms.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/13/86 | 50 FR 5377 |
| NPRM Comment<br>Period End | 05/13/86 |            |
| Final Action               | 06/00/88 |            |

Small Entity: No

Additional Information: Docket No. CGD 79-168.

Analysis: Regulatory Evaluation 02/13/86 (51 FR 5377)

Agency Contact: LCDR Riley, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

1444 RIN: 2115-AA45

#### 1661. VITAL SYSTEM AUTOMATION (CGD 81-030)

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 46 USC 8105

CFR Citation: 46 CFR 52; 46 CFR 56; 46 CFR 58, 46 CFR 61; 46 CFR 62; 46 CFR 110; 46 CFR 111; 46 CFR 113

#### Legal Deadline: None.

Abstract: Final rule would include provisions for the safe and reliable design and construction of vital system automation on new and modified U.S.flag passenger vessels and U.S.-flag vessels regulated under 46 CFR Subchapters D, I, and U of 500 gross tons and over. It will also include the technical criteria for the evaluation of safe manning levels on automated vessels. Would incorporate the results of casualty analysis, the amendment to the International Convention for the Safety of Life at Sea, 1974 (SOLAS '74), and longstanding Coast Guard guidance on automation found in navigation and vessel inspection circulars NVIC 1-69 and NVIC 6-84.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/23/85 | 50 | FR | 38608 |
| NPRM Comment<br>Period End | 02/21/86 |    |    |       |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket No. CGD 81-030.

Analysis: Regulatory Evaluation 09/23/85 (50 FŘ 38608)

Agency Contact: LCDR Randall, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593, 202 267-2206

RIN: 2115-AA59

#### 1662. GENERAL BRIDGE PERMIT **REGULATIONS (81-057)**

**Significance:** Nonsignificant Legal Authority: 33 USC 401 CFR Citation: 33 CFR 115 Legal Deadline: None.

Abstract: Would establish the general bridge-permit program. There is an initiative to transfer the Bridge Program to the Corps of Engineers. If the Corps agrees and Congress approves, the program will be transferred.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 09/23/82 | 47 | FR | 41988 |
| NPRM         | 04/24/86 | 51 | FR | 15503 |
| Supplemental |          |    |    |       |

Next Action Undetermined

Small Entity: No

DOT-USCG Final Rule Stage

Additional Information: This project is inactive pending transfer of the Bridge Program from Coast Guard to the Corps of Engineers.

Analysis: Regulatory Evaluation 04/24/86 (51 FR 15503)

Agency Contact: Mr. N. Mpras, Assistant Division Chief, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0368

RIN: 2115-AA61

## 1663. HANDHELD FLASHLIGHTS (82-042)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3306; 46 USC 3703

**CFR Citation:** 46 CFR 33; 46 CFR 35; 46 CFR 75; 46 CFR 77; 46 CFR 94; 46 CFR 96; 46 CFR 108; 46 CFR 154; 46 CFR 160; 46 CFR 161; 46 CFR 192; 46 CFR 195

Legal Deadline: None.

Abstract: Would delete 46 CFR 161.008 and incorporate by reference an industry standard in the applicable vessel subparts.

#### Timetable:

| Action                     | Date     | FR, Cite    |
|----------------------------|----------|-------------|
| NPRM                       | 09/25/87 | 52 FR 36062 |
| NPRM Comment<br>Period End | 11/09/87 | 52 FR 36062 |
| Final Action               | 04/00/88 |             |

Small Entity: No

Additional Information: An industry standard has been developed and will be incorporated by reference in the applicable parts.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. T. Nolan, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593, 202 267-2206

RIN: 2115-AA91

### 1664. SAFETY/SECURITY ZONE REGULATIONS

Significance: Nonsignificant

**Legal Authority:** 33 USC 1233; 33 USC 1225

**CFR Citation:** 33 CFR 100; 33 CFR 165

Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical

requirements to keep those requirements operationally current. Total actions expected to continue through 04/00/89.

#### Timetable:

| Date     | FR Cite |
|----------|---------|
| 04/00/89 |         |
|          | Date    |

Small Entity: No

Agency Contact: Ms. M. Hegy, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0415

RIN: 2115-AA97

## 1665. ANCHORAGE AREA REGULATIONS

Significance: Nonsignificant

**Legal Authority:** 33 USC 471; 33 USC 2030; 33 USC 2035; 33 USC 2071

CFR Citation: 33 CFR 110 Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements to keep those requirements operationally current. Total actions expected to continue through 04/00/89.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Total actions expected to | 04/00/89 | ,       |
| end                       |          |         |

Small Entity: No

Agency Contact: Ms. M. Hegy, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0415

RIN: 2115-AA98

#### 1666. DOCUMENTATION OF VESSELS; CONTROLLING INTEREST (82-105)

Significance: Nonsignificant

Legal Authority: 46 USC 12121; 49 USC

108

CFR Citation: 46 CFR 67 Legal Deadline: None.

Abstract: Would define the term "controlling interests" for the purpose of documenting vessels owned by partnerships.

#### Timetable:

| Action                              | Date     |    | FR | Cite  |
|-------------------------------------|----------|----|----|-------|
| ANPRM                               | 11/12/82 | 47 | FR | 51170 |
| NPRM                                | 07/16/84 | 49 | FR | 28744 |
| NPRM Comment<br>Period End          | 09/01/84 | 49 | FR | 28744 |
| Comment period extended to 10/15/84 | 09/13/84 | 49 | FR | 35967 |
| Final Action                        | 06/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: Docket No. CGD 82-105.

Analysis: Regulatory Evaluation 07/16/84 (49 FR 28744)

Agency Contact: Mr. T. L. Willis, Merchant Vessel Inspection and Documentation Division, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1492

RIN: 2115-AB27

#### 1667. CARRIAGE AND USE OF LIQUEFIED OR NONLIQUEFIED FLAMMABLE GAS AS COOKING FUELS ON VESSELS CARRYING PASSENGERS FOR HIRE (83-013)

Significance: Nonsignificant

Legal Authority: 46 USC 2104; 46 USC 3306; 46 USC 4104; 46 USC 4105; 46 USC 4302

**CFR Citation:** 46 CFR 25; 46 CFR 58; 46 CFR 147; 46 CFR 184

Legal Deadline: None.

Abstract: Proposed requirements for the use of liquefied flammable gas and compressed natural gas as cooking fuels on passenger vessels.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 03/22/84 | 49 FR 10685 |
| SNPRM        | 04/18/86 | 50 FR 15522 |
| Final Action | 04/00/88 |             |

Small Entity: Yes

Additional Information: Docket No. CGD 83-013.

Analysis: Regulatory Evaluation 03/22/84 (49 FR 10685)

Agency Contact: LCDR Vanhaverbeke, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1181

RIN: 2115-AB35

DOT—USCG Final Rule Stage

#### 1668. HAZARDOUS MATERIALS USED AS SHIP'S STORES ONBOARD VESSELS (84-044)

Significance: Nonsignificant Legal Authority: 46 USC 3306

CFR Citation: 46 CFR 2; 46 CFR 31; 46 CFR 34; 46 CFR 58; 46 CFR 71; 46 CFR 76; 46 CFR 91; 46 CFR 107; 46 CFR 108; 46 CFR 109; 46 CFR 147; 46 CFR 167; 46 CFR 176; 46 CFR 181; 46 CFR 189; ...

Legal Deadline: None.

Abstract: Would reduce the burden on shippers and manufacturers by deleting the requirement for separate Coast Guard classification of Ship's Stores and adopting the classification and identification provisions found in 49 CFR Subchapter C which are already required for the transportation of hazardous materials. It would also eliminate requirements for materials no longer in use and delete Table S.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/07/87 | 52 FR 25409 |
| Correction to<br>NPRM      | 07/10/87 | 52 FR 26121 |
| NPRM Comment<br>Period End | 10/05/87 | 52 FR 25409 |
| Final Action               | 04/00/88 |             |

Small Entity: No

**Analysis:** Regulatory Evaluation 07/07/87 (52 FR 25409)

Agency Contact: Mr. C. Rivkin, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1217

RIN: 2115-AB65

## 1669. LICENSING OF OFFICERS AND OPERATORS FOR MOBILE OFFSHORE DRILLING UNITS (81-59A)

Significance: Nonsignificant

Legal Authority: 46 USC 3306; 46 USC 7101; 46 USC 7102; 46 USC 7103; 46 USC 7104; 46 USC 7105; 46 USC 7106; 46 USC 7107; 46 USC 7108; 46 USC 7009; 46 USC 7110; 46 USC 7111; 46 USC 7112; 46 USC 7113; 46 USC 7114; ...

CFR Citation: 46 CFR 10; 46 CFR 15

Legal Deadline: None.

Abstract: This project resulted from comments received on Coast Guard proposed rulemaking 81-59, Licensing of Officers and Motorboat Operators and Registration of Staff Officers which is contained in this agenda under another

listing. The comments suggested that licensing of officers on Mobile Offshore Drilling Units be discussed in a separate rulemaking. This project is the result of those suggestions; it establishes licensing requirements for officers on Mobile Drilling Units. The Coast Guard is reviewing the comments received and considering what final action to take on the proposal.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| NPRM                  | 08/08/83 | 48 | FR | 35920 |
| SNPRM                 | 10/24/85 | 50 | FR | 43316 |
| Interim Final<br>Rule | 10/16/87 | 52 | FR | 38660 |
| Final Action          | 09/00/88 |    |    |       |

Small Entity: No

Additional Information: This project was split from Coast Guard docket 81-059, Licensing of Officers and Motorboat Operators and Registration of Staff Officers, which is listed elsewhere in this agenda with the RIN 2115-AA64.

Analysis: Regulatory Evaluation 10/16/87 (52 FR 38660)

Agency Contact: LCDR Jenkins, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0224

RIN: 2115-AB91

## 1670. MARPOL POLLUTION PREVENTION REGULATIONS (85-026)

Significance: Nonsignificant

**Legal Authority:** 33 USC 1321; 33 USC 1902; 33 USC 1903

CFR Citation: 33 CFR 155; 33 CFR 151 Legal Deadline: None.

Abstract: This rulemaking would implement various provisions of the International Convention for the Prevention of Pollution from Ships 1973, as modified by the Protocol of 1978 Relating Thereto (MARPOL 73/78). These proposed changes are largely editorial.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 02/07/86 | 51 | FR | 4768 |
| Final Action | 04/00/88 |    |    | •    |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: CDR David Pascoe, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AC11

## 1671. CARRIAGE AND OPERATIONAL REQUIREMENTS FOR INFLATABLE LIFE JACKETS (78-174B)

Significance: Nonsignificant

**Legal Authority:** 46 USC 3306; 46 USC 3703; 46 USC 4104; 46 USC 4302

**CFR Citation:** 46 CFR 25; 46 CFR 26; 46 CFR 30; 46 CFR 33; 46 CFR 35; 46 CFR 70; 46 CFR 75; 46 CFR 78; 46 CFR 90; 46 CFR 94; 46 CFR 97; 46 CFR 108; 46 CFR 109; 46 CFR 160; 46 CFR 167; ...

Legal Deadline: None.

**Abstract:** Would establish approval and operating requirements for inflatable life jackets. Their use would be optional.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/29/85 | 50 FR | 21878 |
| Final Action | 09/00/88 |       |       |

Small Entity: No

Additional Information: This project, and a companion, Recreational Hybrid PFD's (78-174a), split from the rule titled Hybrid PFD's; Establishment of Approval Requirements (78-174) (RIN: 2115-AA29), which was published as an interim final rule (50 FR 33923).

**Analysis:** Regulatory Evaluation 05/29/85 (50 FR 21878)

#### Agency Contact: Mr. Wehr,

Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC16

#### 1672. INTERVALS FOR INTERNAL EXAMINATION AND HYDROSTATIC TESTING OF PRESSURE VESSEL TYPE CARGO TANKS (85-061)

Significance: Nonsignificant Legal Authority: 46 USC 3703 CFR Citation: 46 CFR 38; 46 CFR 151

Legal Deadline: None.

Abstract: The Coast Guard is proposing to amend the regulations that govern internal inspection and hydrostatic test intervals for pressure vessel cargo

Final Rule Stage

tanks on barges that transport liquefied gaseous cargoes and grade A flammable liquids.

#### Timetable:

| Action                                    | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM                                     | 12/03/85 | 50 | FR | 49536 |
| ANPRM<br>Comment<br>Period End            | 03/03/86 |    | ٠  |       |
| NPRM                                      | 09/08/87 | 52 | FR | 33841 |
| Comment Period<br>Extended to<br>03/07/88 | 12/01/87 | 52 | FR | 45665 |
| NPRM Comment<br>Period End                | 03/07/88 | 52 | FR | 45665 |
| Final Action                              | 08/00/88 |    |    | _     |

#### Small Entity: No

Analysis: Regulatory Evaluation 09/08/87 (52 FR 33841)

Agency Contact: LCDR Powers, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-1185

RIN: 2115-AC18

## 1673. SELF-INSPECTION OF FIXED OCS FACILITIES (CGD 84-098(A))

Significance: Nonsignificant

**Legal Authority:** 43 USC 1333(d)(1); 43 USC 1348(c); 43 USC 1356; 43 USC 1.46(z)

CFR Citation: 33 CFR 140; 33 CFR 143

Legal Deadline: None.

Abstract: Would modify 33 CFR
Subchapter N by requiring
owners/operators of fixed OCS
facilities to conduct an annual
inspection for compliance with Coast
Guard regulations and report the results
of the self-inspection to the Coast
Guard on a Coast Guard-provided form.
This proposal minimizes cost to the
industry and, by allowing available
Coast Guard resources to be
concentrated on program oversight and
on those operations with poor safety
records would improve safety on the
OCS.

#### Timetable:

| Action                     | Date     |    | FR    | Cite  |
|----------------------------|----------|----|-------|-------|
| ANPRM                      | 03/07/85 | 50 | EB    | 9290  |
| ANPRM                      | 09/03/85 |    |       | -     |
| Comment                    | 05/00/05 | 50 | • • • | 20440 |
| Period End                 |          |    |       |       |
| NPRM                       | 07/07/87 | 52 | FR    | 25392 |
| NPRM Comment<br>Period End | 08/21/87 | 52 | FR    | 25392 |
| Final Action               | 06/00/88 |    |       |       |

#### Small Entity: No

Additional Information: CGD 84-098(a) Self-Inspection of Fixed OCS Facilities separated from CGD 84-098 on 28 Mar. 1986.

Analysis: Draft Regulatory Evaluation 07/07/87 (52 FR 25392)

Agency Contact: LCDR A. Dupree,

Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-2307

RIN: 2115-AC40

## 1674. OFFSHORE EVACUATION PROCEDURES (84-098(B))

Significance: Nonsignificant

**Legal Authority:** 43 USC 1333(d); 43 USC 1348(c); 43 USC 1356; 49 CFR 1.46(z)

CFR Citation: 33 CFR 140; 33 CFR 146

**Legal Deadline:** Statutory, September 1, 1987. Omnibus Budget Reconciliation Act of 1986 (PL 99-509)

Abstract: Would modify 33 CFR Subchapter N to require evacuation procedures for all OCS facilities on the U.S. OCS. This would apply to MODUs, both foreign and U.S.-flag; Fixed Platforms and Floating Facilities. An alternative being considered is the mandatory use of stand-by boats.

#### Timetable:

| Action                         | Date                 |    | FR | Cite  |
|--------------------------------|----------------------|----|----|-------|
| ANPRM                          | 03/07/85             | 50 | FR | 9290  |
| ANPRM<br>Comment<br>Period End | 09/03/85             | 50 | FR | 20445 |
| NPRM<br>Final Action           | 12/24/87<br>09/00/88 | 52 | FR | 48717 |

#### Small Entity: No

Additional Information: CGD 84-098(b) Offshore Evacuation Procedures for OCS facilities separated from CGD 84-098.

Analysis: Regulatory Evaluation 12/24/87 (52 FR 48717)

Agency Contact: LCDR A. Dupree,

Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-2307

RIN: 2115-AC41

# 1675. EMERGENCY POSITION INDICATING RADIO BEACONS FOR UNINSPECTED FISHING, FISH PROCESSING, AND FISH TENDING VESSELS (87-016)

Significance: Nonsignificant

Legal Authority: 46 USC 4102 as amended by Coast Guard Authorization Act of 1986

CFR Citation: 46 CFR 25; 46 CFR 26

Legal Deadline: None.

Abstract: The Coast Guard
Authorization Act of 1986 amended 46
USC 4102 to require uninspected
fishing, fish processing, and fish tender
vessels operating on the high seas to
carry "the number and type of
Emergency Position Indicating Radio
Beacons (EPIRBS) prescribed by
regulation." By implementing the law
this proposal would ensure rapid and
effective search and rescue during
emergency situations.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 09/03/87 | 52 FR | 33448 |
| NPRM Comment<br>Period End | 11/19/87 | 52 FR | 39546 |
| Final Action               | 04/00/88 |       |       |

#### Small Entity: No

**Analysis:** Draft Regulatory Evaluation 05/14/87

Agency Contact: LCDR W. M. Riley, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC69

#### 1676. DELEGATION OF AUTHORITY TO MEASURE VESSELS (87-015A)

Significance: Nonsignificant Legal Authority: 46 USC 14103 CFR Citation: 46 CFR 69

Legal Deadline: None.

Abstract: This project will propose standards to enable maritime-related organizations to participate with the American Bureau of Shipping in measuring U.S. vessels.

#### Timetable:

| i iiii ctamic.             |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 12/03/87 | 52 | FR | 46103 |
| NPRM Comment<br>Period End | 02/02/88 | 52 | FR | 46103 |
| Final Action               | 04/00/88 |    |    |       |

4. 24 to 12 32 34 54 5

DOT-USCG

Final Rule Stage

#### Small Entity: No

Analysis: Regulatory Evaluation 12/03/87 (52 FR 46103)

Agency Contact: Mr. Joseph T. Lewis, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593, 202 267-2992

RIN: 2115-AC70

#### 1677. INCORPORATIONS BY REFERENCE, VOLUNTARY INDUSTRY STANDARDS (CGD 87-046)

Significance: Nonsignificant

Legal Authority: 46 USC 4302; 49 CFR 1.46

CFR Citation: 33 CFR 183.5; 33 CFR 183.430; 33 CFR 183.435; 33 CFR 183.505; 33 CFR 183.516; 33 CFR-183.610

Legal Deadline: None.

Abstract: Rule amends 33 CFR 183, Subparts I, J and K, adopting the latest versions of voluntary industry standards by incorporation by reference. These changes do not involve substantive changes and are being published as as a final rule (editorial change).

| Timetable:   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| Final Action | 06/00/88 |         |

Small Entity: Yes

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Mr. Alston Colihan, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0981

RIN: 2115-AC72

#### 1678. ELECTRICAL SYSTEM STANDARD (CGD 87-009)

Significance: Nonsignificant

Legal Authority: 46 USC 4302; 49 CFR

CFR Citation: 33 CFR 183 to 435(a)(4); 33 CFR 183 to 435(a)(5)

Legal Deadline: None.

Abstract: Rule proposes to amend current regulations on electrical systems for new boats by incorporating Underwriters Laboratories (UL) Standard 1426 by reference to replace UL Standard 83 in Subpart I of Part 83. The proposed rule would also delete a general reference to acceptable wire types in circuits of 50 volts or more. The intended effect is to recognize one of the most widely used wire types, UL boat cable, and to delete a very general reference that is not considered useful.

#### Timetable:

the same of the Re

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/23/87 | 52 FR 44918 |
| NPRM Comment<br>Period End | 02/22/88 | 52 FR 44918 |
| Final Action               | 06/00/88 |             |

Small Entity: Yes

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Mr. Alston Colihan. Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0981

RIN: 2115-AC73

#### 1679. ASSISTANCE TOWING LICENSES (CGD 87-017)

Significance: Nonsignificant

Legal Authority: 46 USC 8904; 46 USC 7101; 49 CFR 1.46

CFR Citation: 46 CFR 10; 46 CFR 157; 46 **CFR 187** 

Legal Deadline: Statutory, January 1, 1988. Amendment to 46 USC 8904 requiring assistance towing licenses becomes effective 1

Abstract: Rule proposes to amend the regulations for the licensing of maritime personnel to include specific licensing and manning requirements for all vessels, regardless of size, which tow a disabled vessel for consideration. This proposal is made in response to a statutory change requiring such licenses. This action is intended to provide assurance to all involved parties that all persons who provide assistance towing services have met minimum established standards for knowledge and experience.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/20/87 | 52 | FR | 31429 |
| NPRM Comment | 10/19/87 | 52 | FR | 31429 |
| Period End   |          |    | ٠. |       |

**Next Action Undetermined** 

Small Entity: No

Public Compliance Cost: Initial. Cost \$18,750; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1987

Analysis: Regulatory Evaluation 08/20/87 (52 FR 31429)

Agency Contact: LCDR Gary Kaminski, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., S.W., Washington, DC 20593-0001, 202 267-0218

RIN: 2115-AC82

#### 1680. ● DELEGATION OF AUTHORITY TO AREA COMMANDERS WHEN **FUNCTIONING AS MARITIME DEFENSE ZONE COMMANDERS (CGD** 87-065)

Significance: Nonsignificant

Legal Authority: 50 USC 191; EO 10173; EO 10277; EO 10352; EO 11249

CFR Citation: 33 CFR 1; 33 CFR 6; 33 CFR 19; 33 CFR 109; 33 CFR 125; 33 CFR 126; 33 CFR 147; 33 CFR 160; 33 CFR 161; 33 CFR 165; 33 CFR 167; 46 CFR 1; 46 CFR

Legal Deadline: None.

**Abstract:** Following the 1986 reorganization of the Coast Guard, Area Commanders do not have authority to establish security zones, control vessels, or perform other necessary actions. This rule would delegate that authority to the Area Commanders. Since this proposal deals with agency procedure, it will be issued as a rule with no notice of proposed rulemaking.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: No

Agency Contact: Cdr Stone, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-0489

**RIN: 2115-AC88** 

### DEPARTMENT OF TRANSPORTATION (DOT)

**Completed Actions** 

### U.S. Coast Guard (USCG)

## 1681. + OPERATING A VESSEL WHILE INTOXICATED (84-099)

Significance: Regulatory Program

**Legal Authority:** 46 USC 6101; 46 USC 7701; 46 USC 8105; 46 USC 7101; 46 USC 3306; 46 USC 2302(a)

CFR Citation: 33 CFR 95; 33 CFR 146; 33 CFR 150; 33 CFR 173; 33 CFR 177; 46 CFR 26; 46 CFR 4; 46 CFR 5; 46 CFR 35; 46 CFR 78; 46 CFR 97; 46 CFR 109; 46 CFR 167; 46 CFR 185; 46 CFR 196 to 197

Legal Deadline: None.

Abstract: Final rule (1) prohibits crewmembers on vessels subject to inspection from performing any duties while intoxicated or within four hours of consuming alcohol, (2) prescribes civil penalties for owners, charterers, managing operators, agents, masters or individuals in charge of vessels subject to inspection that allow crewmembers to perform any duties while intoxicated, (3) allows personnel licensed, documented or certificated by the Coast Guard to seek rehabilitation prior to being subject to suspension or revocation of license, certificate or document, (4) allows Coast Guard personnel to terminate the use of certain vessels when the operator is under the influence of an intoxicant to the extent that further operation of the vessel creates an unsafe condition, (5) amends the regulations requiring reports of all marine casualties to include specific information on the role of alcohol or drugs in the casualty, (6) sets a Federal standard for determining whether an individual is operating a recreational vessel while intoxicated.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM  | 05/23/86 | 51 | FR | 18902 |
| NPRM Comment<br>Period End                            | 08/21/86 |    |    |       |
| SNPRM Extended Comment Period to 5/11/87 (52 FR 4116) | 02/09/87 | 52 | FR | 4116  |
| Final Action  | 12/14/87 | 52 | FR | 47526 |
| Final Action<br>Effective                             | 01/13/88 | 52 | FR | 47526 |
|   |          |    |    |       |

Small Entity: No

Additional Information: This project has been combined with Coast Guard docket 84-099a, Operating a Vessel While Intoxicated: Recreational Vessels. The RIN for that project was 2115-AC24. Analysis: Regulatory Evaluation 05/23/86 (51 FR 18902)

Agency Contact: LCDR Wallace/Mr. S. Connaughton/Mr. Perry, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0214

RIN: 2115-AC23

#### 1682. + VESSEL BRIDGE-TO-BRIDGE RADIOTELEPHONE COMMUNICATIONS ON THE GREAT LAKES (84-040)

Significance: Agency Priority

Legal Authority: 33 USC 1201; 33 USC 1202; 33 USC 1203; 33 USC 1204; 33 USC 1205; 33 USC 1206; 33 USC 1207; 33 USC 1208

CFR Citation: 33 CFR 26 Legal Deadline: None.

Abstract: Recreational boat use of Channel 16, a distress and safety frequency on the Great Lakes, has become so great that commercial vessels have been having difficulty communicating navigational information. The Coast Guard is considering making modifications to the existing radiotelephone requirements. Draft changes have been exchanged between the Canadian and U.S. Coast Guards to change the technical regulations of the Great Lakes Radio agreement. Review and re-exchange of drafts currently being considered. Both governments agree on channel 13. Sequential monitoring will not be accepted by either government as filling the requirements of a "continuous watch." Which size and type of vessels that will be required to monitor channel 13 needs to be clarified.

#### Timetable:

| Action               | Date     | FR Cite     |
|----------------------|----------|-------------|
| Request for comments | 07/06/84 | 49 FR 27786 |
| Withdrawn            | 12/28/87 | •           |

Small Entity: No

Additional Information: This project has been taken over by the Federal Communications Commission and will no longer be the responsibility of the Coast Guard.

Agency Contact: Mr. P. Palmer, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-

RIN: 2115-AB89

## 1683. LIQUEFIED NATURAL GAS WATERFRONT FACILITY (78-038)

Significance: Nonsignificant
Legal Authority: 33 USC 1225
CFR Citation: 33 CFR 127
Legal Deadline: None.

Abstract: Would establish LNG
Waterfront Facility Safety Regulations
in accordance with Memorandum of
Understanding between USCG and
Research and Special Programs
Administration.

#### Timetable:

| Action                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| ANPRM                     | 08/03/78 | 43 | FR | 34362 |
| ANPRM Supplementary       | 03/08/79 | 44 | FR | 12693 |
| NPRM                      | 05/16/86 | 51 | FR | 18276 |
| Final Action              | 02/05/88 | 53 | FR | 3370  |
| Final Action<br>Effective | 06/02/88 |    |    |       |

Small Entity: Yes

**Additional Information:** Docket No. CGD 78-038.

**Analysis:** Regulatory Evaluation 05/16/86 (51 FR 18276)

Agency Contact: LCDR J. Whitehead, Department of Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC 20593-0001, 202 267-0491

RIN: 2115-AA22

#### 1684. DELEGATION OF AUTHORITY TO UNITED STATES CLASSIFICATION SOCIETIES (85-019)

Significance: Nonsignificant
Legal Authority: 46 USC 3316
CFR Citation: 46 CFR 2

Legal Deadline: None.

Abstract: The Coast Guard, under 46 U.S.C. 3316, delegates plan review and inspection to the American Bureau of Shipping. Other classification societies requested similar acceptance. The advance notice was withdrawn because of the adverse impact on Coast Guard resources and lack of support by shipowners and operators.

**Completed Actions** 

| Timetal | ble: |
|---------|------|
|---------|------|

| Action           | Date     | FR Cite     |
|------------------|----------|-------------|
| ANPRM            | 10/03/85 | 50 FR 40413 |
| ANPRM<br>Comment | 01/03/86 |             |
| Period End       |          |             |
| Withdrawn        | 03/31/88 | 53 FR 10406 |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. J. Kinsey, Project Manager, Department of

Transportation, U.S. Coast Guard, 2100 Second Street, SW, Washington, DC

20593-0001, 202 267-1181

RIN: 2115-AC10

#### 1685. U.S. AID TO NAVIGATION SYSTEMS (86-031)

Significance: Nonsignificant

**Legal Authority:** 14 USC 81; 14 USC 87; 14 USC 92; 14 USC 93; 14 USC 633; 14 USC 85; 33 USC 1233; 43 USC 1333(d)

CFR Citation: 33 CFR 60; 33 CFR 66; 33

**CFR 100** 

Legal Deadline: None.

Abstract: This regulation amends 33 CFR Part 62 - United States Aid to Navigation Systems -- to include the International Association of Lighthouse Authorities System.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM                      | 05/24/87 | 52 FR 11506 |
| Final Action              | 11/06/87 | 52 FR 42639 |
| Final Action<br>Effective | 12/07/87 | 52 FR 42639 |

#### Small Entity: No

Analysis: Regulatory Evaluation 11/06/87 (52 FR 42639)

Agency Contact: LTJG Wulfkuhle, Department of Transportation, U.S. Coast Guard, 2100 Second St. SW, Washington, DC 20593-0001, 202 267-0346

RIN: 2115-AC33

#### 1686. IMMERSION SUITS (84-069A)

Significance: Nonsignificant
Legal Authority: 46 USC 3306(a)
CFR Citation: 46 CFR 160
Legal Deadline: None.

**Abstract:** This project revised the specifications for approval of exposure suits. Existing approvals for exposure

suits under 46 CFR 160.071 will be terminated on the effective date of these regulations and new approval will be issued for immersion suits under 46 CFR 160.171 after supplemental testing. Existing vessels could continue to use exposure suits approved under 46 CFR 160.071 as long as the suits remain serviceable. Ships, the construction or conversion of which started on or after July 1, 1986, will be required to have immersion suits approved under 46 CFR 160.071. The changes are needed to conform the regulations to the International Convention for Safety of Life at Sea, 1974, as amended (SOLAS 74/83).

#### Timetable:

| Action  | Date     | •  | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM   | 12/31/84 |    |    |       |
| NPRM  | 02/04/86 | 51 | FR | 4401  |
| NPRM Comment<br>Period End                          | 05/05/86 | 51 | FR | 4401  |
| Final Action  | 01/12/87 | 52 | FR | 1185  |
| Supplemental<br>Notice of<br>Proposed<br>Rulemaking | 04/23/87 | 52 | FR | 13479 |
| Suspension of<br>Effective Date                     | 04/23/87 | 52 | FR | 13445 |
| Comment Period<br>End                               | 06/08/87 |    |    |       |
| Final Action  | 10/22/87 | 52 | FR | 39531 |
| Final Action<br>Effective                           | 01/20/88 | 52 | FR | 39531 |

#### Small Entity: No

Analysis: Regulatory Evaluation 02/04/86 (51 FR 4401)

Agency Contact: LCDR W. M. Riley, Project Manager, Department of Transportation, U.S. Coast Guard, 2100 Second St., SW, Washington, DC 20593-0001, 202 267-1444

RIN: 2115-AC66

## 1687. SECURITY MEASURES: PLACARDING (CGD 87-044)

Significance: Nonsignificant

Legal Authority: 50 USC 191; EO 10173

CFR Citation: 33 CFR 122 Legal Deadline: None.

Abstract: This rule amends the requirement to post a placard showing atomic attack safety instructions. The information on the placard is either outdated or found in other publications required to be maintained onboard merchant vessels.

#### Timetable:

| Action       | Date .   | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/06/87 | 52 FR 42649 |
| Final Action | 11/06/87 | 52 FR 42649 |
| Effective    |          |             |

Small Entity: No

Analysis: Regulatory Evaluation 11/06/87 (52 FR 42649)

Agency Contact: LCDR Joel Whitehead, Department of Transportation, U.S. Coast Guard, Commandant (G-MPS-3), 2100 Second St., SW, Washington, DC 20593-0001, 202 267-0507

RIN: 2115-AC75

#### 1688. YORK SPIT CHANNEL, CHESAPEAKE BAY, NAVIGATION (CGD 86-066)

Significance: Nonsignificant

Legal Authority: 33 USC 1231; 49 CFR

7.40

CFR Citation: 33 CFR 162.45 Legal Deadline: None.

Abstract: Deletes outdated navigation requirements no longer administered or enforced (33 CFR 162.45).

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 05/21/87 | 52 FR | 19173 |
| NPRM Comment<br>Period End | 07/06/87 | 52 FR | 19173 |
| Final Action               | 11/06/87 | 52 FR | 42650 |
| Final Action<br>Effective  | 12/07/87 | 52.FR | 42650 |

Small Entity: No

Government Levels Affected: Local, State, Federal

Analysis: Regulatory Evaluation 11/06/87 (52 FR 42650)

Agency Contact: Ms. M. Hegy, Project Manager, Department of Transportation, U.S. Coast Guard, COMDT (NSS-2), 2100 2nd St., SW, Washington, DC 20593, 202 267-0415

RIN: 2115-AC76

# 1689. INLAND WATERWAY NAVIGATION RULES - SAN JOAQUIN AND SACRAMENTO RIVER DEEP WATER SHIP CHANNELS (CGD 86078)

Significance: Nonsignificant

Legal Authority: 33 USC 1231; 49 CFR

1.46

DOT-USCG **Completed Actions** 

**CFR Citation: 33 CFR 162.205** 

Legal Deadline: None.

Abstract: Contemplated action would have revised regulations to reflect current use and operation; as the action is no longer necessary, it is terminated.

#### Timetable:

Date **FR Cite** Action

Action terminated 12/28/87

Small Entity: No

Government Levels Affected: Local,

State, Federal

Agency Contact: Ms. Margie Hegy, Project Manager, Department of Transportation, U.S. Coast Guard,

COMDT (NSS-2), 2100 2nd St., SW, Washington, DC 20593, 202 267-0415

RIN: 2115-AC77

1690. PORT ACCESS ROUTES; APPROACH TO TAMPA BAY, **FLORIDA (CGD 85-097)** 

Significance: Nonsignificant Legal Authority: 33 USC 1223 CFR Citation: 33 CFR 166 Legal Deadline: None.

Abstract: Based on the results of a Port Access Route study, the Coast Guard eliminates the existing Southern Tampa Fairway Anchorage and establishes a new fairway anchorage in the approach to Tampa Bay, Florida.

| inicable.                  |          |       |        |
|----------------------------|----------|-------|--------|
| Action                     | Date     | FR    | Cite   |
| NPRM                       | 07/27/87 | 52 FR | 28019  |
| NPRM Comment<br>Period End | 09/25/87 | 52 FR | 28019  |
| Final Action               | 01/19/88 | 53 FR | 1347   |
| Final Action<br>Effective  | 02/18/88 | 53 FR | 1347 . |

Small Entity: No

Government Levels Affected: Local,

State, Federal

Timetable:

Analysis: Regulatory Evaluation 07/27/87

(52 FR 28019)

Agency Contact: Ms. M. Hegy, Project

Manager, Department of

Transportation, U.S. Coast Guard, COMDT (G-NSS-2), 2100 2nd St., SW, Washington, DC 20593, 202 267-0415

RIN: 2115-AC79

#### **DEPARTMENT OF TRANSPORTATION (DOT)** Federal Aviation Administration (FAA)

Prerule Stage

#### 1691. + POWERED ULTRALIGHTS: AIRMAN CERTIFICATION

Significance: Regulatory Program

REQUIREMENTS

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401 to 1406; 49 USC 1421 to 1432; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 49 USC 106(g); 42 USC 4321

CFR Citation: 14 CFR 1; 14 CFR 61; 14 CFR 91; 14 CFR 103

Legal Deadline: None.

Abstract: Action would propose to establish airman certification requirements for persons operating powered ultralight aircraft. These mandatory certification standards are being considered because the response by ultralight operators to voluntary training programs has not been adequate. These proposed certification requirements would be intended to achieve an acceptable level of safety in the operation of these aircraft.

#### Timetable:

Date FR Cite Action

**Next Action Undetermined** 

Small Entity: No

Agency Contact: William Cook, Department of Transportation, Federal Aviation Administration, 800

Independence Ave., SW, Washington, DC 20591, 202 267-3844

RIN: 2120-AB69

#### 1692. + ULTRALIGHT AIRCRAFT **REGISTRATION AND MARKING**

Significance: Regulatory Program

Legal Authority: 49 USC 1348: 49 USC 1354; 49 USC 1401; 49 USC 1402; 49 USC 1421 to 1430; 49 USC 1423; 49 USC 1522; 49 USC 1655(c); 49 USC 1347; 49 USC 1357(d)(2); 49 USC 1372; 49 USC 1442; 49 USC 1443; 49 USC 1472; 49 USC 1432

CFR Citation: 14 CFR 1; 14 CFR 103

Legal Deadline: None.

Abstract: This action would establish registration and marking requirements for powered ultralight aircraft. These requirements are needed to enforce existing ultralight air traffic safety requirements effectively and to enable the FAA to issue important safety information to powered ultralight operators. The FAA intends that these requirements will better protect the safety of other airspace users and persons and property on the ground from unsafe powered ultralight activity.

#### Timetable:

|        | <br>     |         |
|--------|----------|---------|
| Action | Date     | FR Cite |
|        | <br>**** |         |

**Next Action Undetermined** 

Small Entity: No

Analysis: Regulatory Evaluation

Agency Contact: Joseph Gwiazdowski, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-9541

RIN: 2120-AC09

#### 1693. + AIRPLANE CABIN-FIRE **PROTECTION**

Significance: Agency Priority

Legal Authority: 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421 to 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25 Legal Deadline: None.

**Abstract:** To develop a revision to FAR 25.853 to improve fire protection for lavatories and galleys by requiring that smoke detectors and fire extinguishers, among other things, be installed. This rulemaking is significant bécause it involves important Departmental policy.

**Prerule Stage** 

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: Project follows completion of Part 121 rulemaking.

Agency Confact: Gary L. Killion, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2112

RIN: 2120-AB22

#### 1694. + FLIGHT ATTENDANT FLIGHT-TIME LIMITATIONS AND REST REQUIREMENTS /

Significance: Agency Priority

**Legal Authority:** 49 USC 1354(a); 49 USC 1355; 49 USC 1356; 49 USC 1357; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1485; 49 USC 1502; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 121; 14 CFR 135

Legal Deadline: None.

Abstract: The Association of Flight Attendants and the Joint Council of Flight Attendant Unions have petitioned the FAA to amend Part 121 and 135 to establish maximum duty time limits and minimum hours of rest for flight attendants. Summaries of the petitions were published (50 FR 6185 and 50 FR 25252) and requested comments to assist the FAA in determining what, if any, regulatory proposals should be developed. This rulemaking is considered significant because of substantial public interest.

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Gary Martindell; Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3757

RIN: 2120-AB97

#### 1695. + PART 129 SECURITY PROGRAM FOR FOREIGN AIR CARRIERS

Significance: Agency Priority

**Legal Authority:** 49 USC 1346; 49 USC 1345(a); 49 USC 1356; 49 USC 1357; 49 USC 1421; 49 USC 1502; 49 USC 1511; 49 USC 106(g)

CFR Citation: 14 CFR 129 Legal Deadline: None.

Abstract: Notice would propose to require foreign air carriers that land or take off in the United States to submit to the Administrator for approval a written security program that describes the procedures, facilities, and equipment used by the foreign air carrier to provide for the protection of persons and property traveling in air transportation against acts of criminal violence and air piracy. This rulemaking is significant because of substantial public interest.

Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: David Smith, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3466

RIN: 2120-AC42

#### 1696. + FLIGHT PLAN FILING REQUIREMENTS; NATIONAL AIRSPACE REVIEW RECOMMENDATION

Significance: Agency Priority

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321 et seq; EO 11514: ...

CFR Citation: 14 CFR 91.83 Legal Deadline: None.

Abstract: Review flight-plan filing requirements and revise according to National Airspace Review Recommendations 2-3.1.4, 2-3.1.5, 2-3.1.6, 2-3.1.7, and 2-3.1.8, i.e., to establish lower ceiling and visibility criteria for rotorcraft so as to reduce the frequency of required IFR alternate airport filings; to allow fixed-wing aircraft to file IFR alternate airports that meet the same criteria as rotorcraft; to require pilots to indicate, in their flight plans, when their aircraft is equipped with special equipment. This rulemaking is

considered significant because of substantial public interest.

Timetable:

Action

Date FR Cite

**ANPRM** 

12/01/88

Small Entity: Undetermined

Additional Information: LEGAL AUTHORITY CONT: 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983)

Regulatory Project No: ATO-200-85-12R

Agency Contact: William C. Davis, Manager, Air Traffic Rule Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AC56

## 1697. REVIEW OF MEDICAL STANDARDS AND CERTIFICATION PROCEDURES

Significance: Nonsignificant

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355 Federal Aviation Act of 1958, Sec. 314; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1427 Federal Aviation Act of 1958, Sec. 607

CFR Citation: 14 CFR 67 Legal Deadline: None.

Abstract: These regulations specify the medical standards which must be met before a medical certificate is issued to an airman. For example, a medical certificate is required before a person can obtain a pilot license. During rulemaking involving these regulations, a considerable number of commenters expressed the belief that the current standards should and could be revised to state, in generally applicable objective terms, all those circumstances in which the FAA will issue medical certificates. In the past, some certificates have been issued on a caseby-case basis, with appropriate limitations, under exemption and waiver provisions where strict compliance with the existing standards was not essential in the interest of safety. A comprehensive review of these regulations is necessary to determine if the commenters' arguments are correct. If they are and the requested regulatory changes are possible, it could greatly reduce burdens, both on the FAA and airmen,

Date

**FR Cite** 

#### DOT-FAA

Prerule Stage

associated with the processing of medical certificates.

Timetable:

Action

Date

**FR Cite** 

Next Action Undetermined

Timetable:

Action

Small Entity: Undetermined

Analysis: Regulatory Flexibility Analysis

Agency Contact: M. C. Beard,

Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9372

RIN: 2120-AB09

**Next Action Undetermined** 

Small Entity: No

Additional Information: The FAA contracted with the American Medical Association (AMA) on August 29, 1983, to develop a comprehensive report which will be used by the FAA as part of its evaluation of Part 67 standards. AMA completed a professional review of the medical standards for civil airmen. The FAA announced the availability of the AMA report in the Federal Register on May 23, 1986 (51 FR 19040). RIN 2120-AB13 has been combined into this review.

Agency Contact: William H. Hark, M.D., Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3802

RIN: 2120-AA70

#### 1698. REVIEW: PART 21— CERTIFICATION PROCEDURES FOR PRODUCTS AND PARTS

Significance: Nonsignificant

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1424 Federal Aviation Act of 1958, Sec. 604

CFR Citation: 14 CFR 21 Legal Deadline: None.

Abstract: This part prescribes procedural requirements for the issuance of type certificates and changes to those certificates; the issuance of production certificates; the issuance of airworthiness certificates; and the issuance of export airworthiness approvals. In addition it prescribes rules governing the holders of these certificates and procedural requirements for the approval of certain materials, parts, processes, and appliances. The review will also evaluate the impact on small entities in accordance with the Regulatory Flexibility Act.

#### 1699. REVIEW OF PARTS 61, 141, 143 - PILOT, PILOT SCHOOL AND GROUND INSTRUCTOR RULES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354; 49 USC 1355; 49 USC 1421; 49 USC 1422; 49 USC 1427; 49 USC 106(g)

CFR Citation: 14 CFR 61; 14 CFR 141; 14

**CFR 143** 

Legal Deadline: None.

Abstract: The objective of this rulemaking project is to update and revise Parts 61, 141, and 143 of the Federal Aviation Regulations and determine the feasibility and need for consolidating Parts 61, 141, and 143 into a single regulation covering the entire spectrum of pilot training and certification.

#### Timetable:

Action .

Date

FR Cite

Next Action Undetermined

Small Entity: Undetermined

Additional Information: RIN 2120-AB14 has been combined into this review.

Agency Contact: John D. Lynch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8150

RIN: 2120-AB12

1700. REVIEW: PART 121 -CERTIFICATION AND OPERATIONS:
DOMESTIC, FLAG AND
SUPPLEMENTAL AIR CARRIERS AND
COMMERCIAL OPERATORS OF
LARGE AIRCRAFT

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1401 Federal Aviation Act of 1958, Sec. 501; 49 USC 1421 to 1430 Federal Aviation Act of 1958, Secs. 601-610; 49 USC 1502 Federal Aviation Act of 1958, Sec. 1102

CFR Citation: 14 CFR 121

Legal Deadline: None.

Abstract: Review of rules governing the certification and operations of air carriers, supplemental air carriers, and commercial air carriers engaging in: (1) interstate or overseas transportation under a certificate of public convenience and necessity; (2) foreign air transportation under a certificate of public convenience and necessity; (3) charter flights or other special service operations; and (4) carriage of persons or property in air commerce for compensation or hire. These regulations are being reviewed to comply with the Regulatory Flexibility Act.

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: Undetermined

Analysis: Regulatory Flexibility Analysis

Agency Contact: Gary Martindell,

Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3749

RIN: 2120-AB27

#### 1701. REVIEW: PART 135 -- AIR TAXI OPERATORS AND COMMERCIAL OPERATORS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355(a) Federal Aviation Act of 1958, Sec. 314(a); 49 USC 1421 to 1430 Federal Aviation Act of 1958, Secs. 601-610; 49 USC 1502 Federal Aviation Act of 1958, Sec. 1102

CFR Citation: 14 CFR 135 Legal Deadline: None.

Abstract: Review of rules governing: (1) air taxi operations conducted under Part 298; (2) transportation of mail by aircraft conducted under a postal service contract; and (3) carriage of persons or property for compensation or hire as a commercial operator in specified aircraft. These regulations are being reviewed to comply with the Regulatory Flexibility Act.

#### DOT—FAA Prerule Stage

Timetable:

Action

Date

FR Cite

Next Action Undetermined Small Entity: Undetermined

Analysis: Regulatory Flexibility Analysis

Agency Contact: Gary Davis,

Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202, 267, 2006

Washington, DC 20591, 202 267-8096

RIN: 2120-AB28

## 1702. REVIEW PART 75 FOR RETENTION OR REVOCATION

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348(a); 49 USC 1354(a); 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983); 14 CFR 11.69; 49 CFR 1.47

CFR Citation: 14 CFR 75 Legal Deadline: None.

Abstract: Review Part 75 per National Airspace Review Recommendations toward revocation and establish nonrulemaking procedures for handling Jet Route actions.

#### Timetable:

Action ANPRM Date

12/01/88

FR Cite

Small Entity: Undetermined

**Additional Information:** Regulatory Project No: ATO-200-84-24R

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AC55

## 1703. ACCELERATED GROUND TRAINING - FLIGHT ENGINEERS' SKILL REQUIREMENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1348(a) Federal Aviation Act of 1958, Sec. 307(a); 49 USC 1348(c) Federal Aviation Act of 1958, Sec. 307(c); 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421(a) Federal Aviation Act of 1958, Sec. 601(a)

**CFR Citation:** 14 CFR 63; 14 CFR 91; 14 CFR 125

OFR 125

Legal Deadline: None.

Abstract: This proposed action would amend the regulations to allow the flight engineers' normal procedure practical test to be conducted in an approved flight simulator in lieu of conducting it, in flight, in an airplane.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No.

22781.

Agency Contact: Michael J. Coffey, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3750

**RIN: 2120-AA79** 

## 1704. INSTRUMENT FLIGHT RULE REQUIREMENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1348(a) Federal Aviation Act of 1958, Sec. 307(a); 49 USC 1348(c) Federal Aviation Act of 1958, Sec. 307(c); 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421(a) Federal Aviation Act of 1958, Sec. 601(a)

CFR Citation: 14 CFR 135 Legal Deadline: None.

Abstract: The FAA is considering rulemaking to revise several sections of Part 135 dealing with instrument flight rules. The action is, in part, in response to petitions from Owen Aviation and Liberal Aircraft. The proposed rules would restore the right of single engine airplanes to operate in instrument flight rule conditions under specified conditions, relax minimums at foreign and military airports, and add visibility and ceiling requirements at airports without standard instrument approach procedures.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 20164

Agency Contact: Michael J. Coffey, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3750

RIN: 2120-AA82

#### 1705. AMENDMENT OF SECTIONS 91.171, 91.172, AND APPENDICES E AND F OF PART 43

**Significance:** Nonsignificant

**Legal Authority:** 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601

CFR Citation: 14 CFR 43; 14 CFR 91

Legal Deadline: None.

Abstract: This action would delay an October 15, 1992, compliance date to afford operators additional time to accomplish tests and inspections required by Sec. 91.171, correct inappropriate references, and delete a requirement for integrated system tests of ATC transponders by operators.

#### Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Larry Bessett, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8177

RIN: 2120-AA98

# 1706. FATIGUE EVALUATION, BIRD IMPACT, AND LIGHTNING PROTECTION FOR PROPELLERS OF COMPOSITE CONSTRUCTION

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603

CFR Citation: 14 CFR 35

Legal Deadline: None.

Abstract: Would revise Part 35 Fatigue Limit Test (Propellers) to add requirement for composite propellers to include environmental effects in fatigue evaluation, bird impact, and lightning protection.

Prerule Stage

Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: M. Buckman, Aerospace Engineer, Department of Transportation, Federal Aviation Administration, ANE-110, FAA NE Region, 12 New England Executive Park, Burlington, MA 01803, 617 273-7079

RIN: 2120-AB05

## 1707. STANDARDS FOR APPROVAL FOR HIGH ALTITUDE OPERATION OF SUBSONIC AIRPLANES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: This proposal would review special conditions issued for high altitude operation and consolidate and incorporate these special conditions into Part 25.

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: Multiple

Agency Contact: Gary Lium, Department of Transportation, Federal

Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2134

RIN: 2120-AB18

#### 1708. PRIMARY CATEGORY AIRCRAFT; POWERED ULTRALIGHT; FALSIFICATION OF APPLICATIONS, REPORTS, OR RECORDS

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1348(c); 49 USC 1352; 49 USC 1354(a); 49 USC 1355; 49 USC 1421 to 1431; 49 USC 1502; 49 USC 1651(b)(2); 42 USC 1857(f)-10; 42 USC 4321 et seq; EO 11514; 49 USC 106(g); PL 97-449

**CFR Citation:** 14 CFR 21; 14 CFR 36; 14 CFR 43; 14 CFR 91; 14 CFR 141; 14 CFR 147

Legal Deadline: None.

Abstract: Action would propose to establish a new category of aircraft for type, production, and airworthiness certification. These aircraft will be designed for pleasure and personal use, and classified as a primary category aircraft. In addition, the notice will propose simplified type, production, and airworthiness certification procedures, special maintenance criteria, and associated changes to pilot requirements for this category of aircraft.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: John McGrath, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington,

DC 20591, 202 267-9590

RIN: 2120-AB53

## 1709. AIRCRAFT REGISTRATION RECORDING OF AIRCRAFT TITLES AND SECURITY DOCUMENTS

Significance: Nonsignificant

**Legal Authority:** 49 USC 106(g); 49 USC 1354; 49 USC 1401; 49 USC 1403; 49 USC 1405; 49 USC 1502; 4 UST 1830

CFR Citation: 14 CFR 47; 14 CFR 49

Legal Deadline: None.

Abstract: This is a recodification of 14 CFR Parts 47 and 49 in order to modernize these parts, making them compatible with modern business practices, in keeping with FAA policy.

The potential costs have not yet been assessed, but are considered to be negligible as the impact will be procedural and not substantive.

The potential benefits are the clarification of regulatory language and facilitation of procedures for registration of aircraft and recordation of conveyances affecting ownership of or interest in US civil aircraft.

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: Alonso J. Rodriguez, Attorney Advisor, Department of Transportation, Federal Aviation Administration, P.O. Box 25082, Oklahoma City, OK 73125, 405 686-2296

RIN: 2120-AC17

### 1710. TEMPORARY FLIGHT RESTRICTIONS

Significance: Nonsignificant

Legal Authority: 49 USC 3101(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321 et seq; EO 11514; ...

CFR Citation: 14 CFR 91.91

Legal Deadline: None.

Abstract: Proposal to amend Section 91.91 to prevent interference with ground or aerial search or investigation by nonparticipating aircraft.

#### Timetable:

Action D

Date FR Cite

ANPRM

06/01/88

Small Entity: Undetermined

Additional Information: LEGAL AUTHORITY CONT: 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983).

Regulatory Project No: ATO-200-87-9R

Analysis: Regulatory Evaluation 06/01/88

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AC40

#### 1711. ALTERNATE AIRPORT WEATHER MINIMUM

Significance: 'Nonsignificant

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321 et seq; EO 11514; ...

Prerule Stage

CFR Citation: 14 CFR 91.83(c)

Legal Deadline: None.

Abstract: Would revise Section 91.83(c)(l) of the Federal Aviation Regulations to include words that "any airport may be designated as an alternate airport if the forecast weather conditions will permit descent from the minimum en route altitude, approach, and landing under basic visual flight rules."

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 12/01/88 |         |

Small Entity: Undetermined

Additional Information: LEGAL AUTHORITY CONT: 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983)

Regulatory Project No ATO-200-87P (Docket #25213)

Analysis: Regulatory Evaluation 12/01/88

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AC41

## 1712. GLOBAL POSITIONING SYSTEM USE IN TERMINAL CONTROL AREAS

Significance: Nonsignificant

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321 et seq; EO 11514; ...

CFR Citation: 14 CFR 91.90

Legal Deadline: None.

Abstract: Adoption of this recommendation would allow aircraft operating in a Group I or II Terminal

Control Area to be equipped with Global Position System (GPS), Very High Frequency Omnirange Station (VOR) or Tactical Air Navigation (TACAN) equipment.

#### Timetable:

BETHER BUTTON OF THE BOLD WILLIAM A TO SEE THE

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 12/01/88 |         |

Small Entity: Undetermined

Additional information: LEGAL AUTHORITY CONT: 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983)

Regulatory Project No: ATO-200-85-17R

Agency Contact: Robert Laser, Air Traffic Control Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9251

RIN: 2120-AC54

## 1713, NATIONAL AIRSPACE REVIEW RECOMMENDATION - OPERATIONS IN THE VICINITY OF AN AIRPORT

Significance: Nonsignificant

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1452 to 1455; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 1211 to 2125; 42 USC 4321 et seq; EO 11514; ...

**CFR Citation:** 14 CFR 91.85; 14 CFR 91.87; 14 CFR 91.89

Legal Deadline: None.

Abstract: This action would reorganize Sections 91.85, and 91.89 into two sections: a general section concerning aircraft turns and traffic flows, and another section dealing with rules at airports with control towers. Certain current provisions would be deleted.

#### Timetable:

| Action |    | Date    | FR | Cite |  |
|--------|----|---------|----|------|--|
| ANDRM  | 1: | 2/01/88 |    |      |  |

Small Entity: Undetermined

Additional Information: LEGAL AUTHORITY CONT: 49 USC 106(g), (Revised Pub. L. 97-449, January 12, 1983)

Regulatory Project No: ATO-200-85-14R

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AC57

### 1714. ● PROPOSED REVISION OF PART 93, SUBPART O

Significance: Nonsignificant

**Legal Authority:** 49 USC 1302; 49 USC 1303; 49 USC 1348; 49 USC 1354(a); 49 USC 1421(a); 49 USC 1424; 49 USC 2402; 49 USC 2424; 49 USC 106(g)(Revised PL 97-449, January 12, 1983)

CFR Citation: 14 CFR 93 Legal Deadline: None

Abstract: The purpose of this proposal is to lessen the burden on the flying public by reducing the lateral size of the existing Jacksonville, Florida, Navy Airport Traffic Area.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| ANPRM  | 12/01/88 |    | -    |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 12/01/88

Agency Contact: Robert Laser, Air Traffic Control Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9248

RIN: 2120-AC65

### DEPARTMENT OF TRANSPORTATION (DOT)

Federal Aviation Administration (FAA)

## 1715. + REVIEW AND REVISION OF REPAIR STATION REQUIREMENTS

Significance: Agency Priority

**Legal Authority:** 49 USC 1354; 49 USC 1355; 49 USC 1421; 49 USC 1427

CFR Citation: 14 CFR 145

#### Legal Deadline: None.

Abstract: Current repair station rules were developed during the infancy of the aviation industry. Very few changes were made to those rules since they were adopted in 1952. This rulemaking

project proposes to review foreign repair-station requirements and update the rules to reflect the current international and domestic environment and needs. This rulemaking is considered significant because of substantial public interest.

**Proposed Rule Stage** 

#### **Proposed Rule Stage**

Timetable:

Action Date FR Cite
NPRM 11/00/88

Small Entity: No

Analysis: Regulatory Evaluation 11/00/88

Agency Contact: Leo Weston, Division Manager, AFS-300, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-8203

RIN: 2120-AC38

## 1716. + METROPOLITAN WASHINGTON AIRPORTS POLICY

Significance: Regulatory Program

Legal Authority: 49 USC 1303 Federal Aviation Act of 1958, Sec. 103; 49 USC 1348(a) Federal Aviation Act of 1958, Sec. 307(a); 49 USC 1348(b) Federal Aviation Act of 1958, Sec. 307(b); 49 USC 1348(c) Federal Aviation Act of 1958, Sec. 307(c); 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); Act for the Administration of Washington National Airport; Second Washington Act; 64 Stat. 770, Sec. 4

CFR Citation: 14 CFR 93 Legal Deadline: None.

Abstract: This action proposed various operational ceilings at Washington National Airport and contemplated future guidance on operation and development of National and Dulles Airports. Proposed action has been superseded by the Metropolitan Washington Airports Act of 1986 and will be withdrawn.

#### Timetable:

|                 |          | -           |
|-----------------|----------|-------------|
| Action          | Date     | FR Cite     |
| SNPRM           | 06/14/84 | 49 FR 24626 |
| Comment         |          |             |
| period end      |          |             |
| 07/16/84        |          |             |
| To be Withdrawn | 05/00/88 | •           |

Small Entity: No

Analysis: Regulatory Evaluation 06/14/84 (49 FR 24626)

Agency Contact: Edward P. Faberman, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3773

RIN: 2120-AA89

## 1717. + AMEND PART 23 TO INCLUDE REQUIREMENTS FOR CRASH-RESISTANT FUEL SYSTEMS

Significance: Agency Priority

**Legal Authority:** 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603

CFR Citation: 14 CFR 23 Legal Deadline: None.

Abstract: This action would amend Part 23 to include requirements for crash-resistant fuel tanks, lines and fittings. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action                         | Date     | FR Cite    |
|--------------------------------|----------|------------|
| ANPRM                          | 03/05/85 | 50 FR 8948 |
| ANPRM<br>Comment<br>Period End | 07/03/85 |            |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Earsa L. Tankesley, Manager, Standards Office, Department of Transportation, Federal Aviation Administration, 601 E. 12th Street, Kansas City, MO 64106, 816 374-6930

RIN: 2120-AA57

## 1718. + PROPOSED DEPARTMENT OF ENERGY PROHIBITED AREAS

Significance: Agency Priority

**Legal Authority:** 49 USC 1348(a) Federal Aviation Act of 1958, Sec. 307(a); 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 106(g) Revised, Pub. L. 97-449, January 12, 1983

CFR Citation: 14 CFR 11.65; 14 CFR 73

Legal Deadline: None.

**Abstract:** The proposed establishment or modification of prohibited airspace over these sites is one segment of a Department of Energy (DOE) comprehensive effort to enhance the protection of vital nuclear weapons research, development, and production facilities. If established, helicopter operations at any altitude over the designated sites would be prohibited without prior DOE authorization. This rulemaking is significant because it may be controversial. A summary of written and oral comments received in response to notices and hearings was sent to the DOE February 22, 1985, for them to address. DOE has conducted an indepth review of security at all sites. A draft final report is undergoing internal DOE coordination. Upon completion, DOE will decide if they will proceed with, modify, or withdraw part or all of their request for a proposed rule.

#### Timetable:

| Action                            | Date     |    | FR  | Cite  |
|-----------------------------------|----------|----|-----|-------|
| ANPRM                             | 02/08/84 | 49 | FR  | 04765 |
| Public Hearings<br>Announced      | 07/20/84 | 49 | FR  | 29411 |
| Extension of<br>Comment<br>Period | 08/07/84 | 49 | ,FR | 31435 |

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: Paul Gallant, Special Use Airspace, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9253

RIN: 2120-AB39

## 1719. + ELIMINATION OF AIRPORT DELAYS

Significance: Agency Priority

Legal Authority: 49 USC 1303 Federal Aviation Act of 1958, Sec. 103; 49 USC 1348 Federal Aviation Act of 1958, Sec. 307; 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421(a) Federal Aviation Act of 1958, Sec. 601(a); 14 CFR 11.49

CFR Citation: 14 CFR 93 Legal Deadline: None.

Abstract: This proposed rule is designed to alleviate increased delays throughout the air traffic system. If implemented, the FAA would alter current airline scheduling through a lottery process to more evenly space arrivals and departures throughout the day. Alternatives include voluntary schedule changes by the airlines. The rule, or the alternatives, would benefit the airline industry and the public by limiting delays. This regulation is significant because of its involvement with important departmental policy.

#### Timetable:

| Action | Date     | F    | R | Cite  |
|--------|----------|------|---|-------|
| NPRM   | 08/20/84 | 49 F | R | 33082 |

**Next Action Undetermined** 

Small Entity: No

**Additional information:** Docket No. 24206.

**Proposed Rule Stage** 

Analysis: Regulatory Evaluation 08/20/84 (49 FR 33082)

Agency Contact: Edward P. Faberman, Deputy Chief Counsel, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3773

RIN: 2120-AB42

# 1720. + PROPOSED REVISION OF NOISE CERTIFICATION OF TURBOJET AND LARGE TRANSPORT CATEGORY AIRCRAFT

Significance: Agency Priority

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421(a) Federal Aviation Act of 1958, Sec. 601(a); 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1431(b) Federal Aviation Act of 1958, Sec. 611(b); 49 USC 1421 et seq National Environmental Policy Act, Title I; EO 11514

CFR Citation: 14 CFR 36; 14 CFR 91

Legal Deadline: None.

Abstract: Would revise certification and operational requirements for aircraft effective the date of the NPRM. On that date the current two-stage noise requirements would be replaced with a simpler single standard corresponding to the current Stage 3. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 04/16/88 |    |      |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Steven Albersheim, Environmental Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3560

RIN: 2120-AB88

# 1721. + FIRE PROTECTION REQUIREMENTS FOR CARGO AND BAGGAGE COMPARTMENTS - PARTS 121 AND 135

Significance: Agency Priority

Legal Authority: 49 USC 1354(a); 49 USC 1355; 49 USC 1356; 49 USC 1357; 49 USC 1401; 49 USC 1421 to 1430; 49 USC 1485; 49 USC 1502; 49 USC 106(g); PL 97-449; 49 USC 1472; 49 USC 1355(a); 49 USC 1431

CFR Citation: 14 CFR 121, 14 CFR 135 Legal Deadline: None.

Abstract: This action would propose requirements to improve cargo compartment fire protection for transport category airplanes operated under Parts 121 and 135 after a specified date. This action would propose a new rule which would require, within two years, replacement of ceiling and sidewall (including door and bulkhead) cargo compartment fire resistant liner panels in Class C and D cargo compartments greater than 200 cubic feet in volume in certain transport category airplanes. This rulemaking is significant because of substantial public interest in crashworthiness criteria.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 11/05/87 | 52 | FR | 42512 |
| NPRM Comment | 05/03/88 |    |    |       |
| Period End   |          |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 11/05/97 (52 FR 42512)

Agency Contact: Gary L. Killion, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2112

RIN: 2120-AC04

#### 1722. + SST STAGE 3 COMPLIANCE

Significance: Agency Priority

**Legal Authority:** 49 USC 1354; 49 USC 1421; 49 USC 1423; 49 USC 1431

CFR Citation: 14 CFR 36 Legal Deadline: None.

Abstract: Part 36 prescribes noise type certification standards for turbojet airplanes. This proposal would revise Part 36 so that new type certificated supersonic aircraft would be required to meet Stage 3 noise levels. Action is considered significant because of the substantial public interest which may be generated on the issue.

#### Timetable:

| Action                                       | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| ANPRM  | 10/30/86 | 51 | FR | 39663 |
| Comment Period<br>Reopened Until<br>07/01/87 | 03/12/87 | 52 | FR | 7618  |
| NPRM   | 10/16/88 |    |    |       |

Small Entity: Undetermined

Additional Information: Docket 25109.

Analysis: Regulatory Evaluation 10/16/88

Agency Contact: Steven Albersheim, Environmental Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3560

RIN: 2120-AC22

#### 1723. + FLIGHT ATTENDANT REQUIREMENTS DURING DEPLANING AND BOARDING

Significance: Agency Priority
Legal Authority: None
CFR Citation: 14 CFR 121
Legal Deadline: None.

Abstract: This action proposes to revise the regulation dealing with the required number of flight attendants to clarify the original intent of the regulation. The current regulations are confusing and not clearly understood. The proposed amendments would clarify the number of flight attendants required when passengers are onboard an airplane, during specified periods, and proposals would allow for a reduced number of flight attendants onboard an airplane during specified periods. The proposals would specify the conditions to be met to reduce the number of flight attendants at these stops. Additionally, the proposals would allow other authorized persons to be substituted for the required flight attendants at these stops, and would clearly establish the requirements for training for those authorized persons. A proposed new rule would clarify where the required flight attendants and other persons must be located when they are onboard the airplane.

#### Timetable:

| Action       | Date           | FR Cite |
|--------------|----------------|---------|
| NPRM         | 07/00/88       |         |
| Small Entity | : Undetermined |         |

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: David L. Catey, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8096

RIN: 2120-AC32

**Proposed Rule Stage** 

1724. + CONTROL OF DRUG AND ALCOHOL USE FOR PERSONNEL ENGAGED IN COMMERCIAL AND GENERAL AVIATION ACTIVITIES

Significance: Agency Priority
Legal Authority: None
CFR Citation: 14 CFR 91
Legal Deadline: None.

Abstract: This notice invites comments on drug and alcohol abuse by personnel in the aviation industry and the options available for regulatory or other actions in the interest of aviation safety. It is intended to gather additional information on the extent to which abuse of drugs or alcohol is impairing the performance of personnel in the aviation community, such as commercial and general aviation pilots and mechanics, and on the costs and effectiveness of various drug and alcohol countermeasures. The rulemaking will cover mandatory random testing. This rulemaking is significant in view of the Secretary's initiative, based on substantial public interest as well as pending congressional legislation.

#### Timetable:

| Action                                    | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM                                     | 12/09/86 | 51 | FR | 44432 |
| ANPRM<br>Comment<br>Period End            | 01/23/87 |    |    |       |
| Comment Period<br>Extended to<br>02/23/87 | 01/23/87 | 52 | FR | 2547  |
| NPRM                                      | 03/14/88 | 53 | FR | 8368  |
| NPRM Comment<br>Period End                | 06/13/88 |    |    |       |

Small Entity: No

Agency Contact: Dr. Robert S.
Bartanowicz, Assistant Manager, Safety
Regulations Division, Department of
Transportation, Federal Aviation
Administration, 800 Independence
Avenue, SW, Washington, DC 20591,
202 267-9679

RIN: 2120-AC33

1725. + TYPE AND NUMBER OF PASSENGER EMERGENCY EXITS REQUIRED IN TRANSPORT CATEGORY AIRPLANES

Significance: Agency Priority

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449; 49 CFR 1.47(a)

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: This notice will propose to revise the current requirements for passenger emergency exits and to adopt two new exit types into the regulations. These proposals are intended to provide more consistent standards with, respect to exit types and quantities required for passenger seating configurations while retaining the same level of safety. This notice also will propose to reduce the maximum inflation time of an escape slide to reflect the current state of the art. These proposals resulted from the Public Technical Conference on **Emergency Evacuation of Transport** Airplanes held in Seattle, Washington on September 3-6, 1985. This rulemaking is considered significant because it involves an important cabin-safety issue.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Franklin Tiangsing, Regulations Branch, Transport Standards Staff, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South C-68966, Seattle, WA 98168, 206 431-2134

RIN: 2120-AC43

## 1726. + IMPROVED ACCESS TO TYPE III AND TYPE IV EMERGENCY EXITS

Significance: Agency Priority

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355 to 1357; 49 USC 1401; 49 USC 1421 to 1430; 49 USC 1472; 49 USC 1485; 49 USC 1502; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25; 14 CFR 121

Legal Deadline: None.

Abstract: This notice proposes to amend Parts 25 and 121 of the FAR to provide for improved access to Type III and Type IV emergency exits. These proposals are intended to improve the ability of occupants to evacuate an airplane under emergency conditions.

This rulemaking is considered to be significant because it involves an important cabin-safety issue.

#### Timetable:

| Action | Date       | FR Cite |
|--------|------------|---------|
| NPRM   | . 09/00/88 |         |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 09/00/88

Agency Contact: Frank Tiangsing, Aerospace Engineer, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, WA 98168, 206 431-2121

RIN: 2120-AC46

## 1727. + PILOTS CONVICTED OF DRIVING WHILE INTOXICATED (DWI)/UNDER INFLUENCE (DUI)

Significance: Agency Priority

**Legal Authority:** 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1422; 49 USC 1427; 49 USC 106(g)

**CFR Citation:** 14 CFR 61; 14 CFR 65; 14 CFR 67

Legal Deadline: None.

Abstract: Notice will propose to amend the existing Federal Aviation Regulations to allow pilot certification action when a pilot has been convicted of multiple DWI/DUI motor-vehicle offenses. This rulemaking is a significant FAA initiative based on the DOT/Inspector General Report of Feb. 17, 1987, entitled "Report on Audit of Airmen Medical Certification Program."

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Dr. Robert Bartanowicz, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9679

RIN: 2120-AC51

## 1728. ♦ + DESIGN STANDARDS FOR FUEL-TANK ACCESS PANELS

Significance: Agency Priority

**Proposed Rule Stage** 

Legal Authority: 49 USC 1354(a); 49 USC 1355; 49 USC 1356; 49 USC 1357; 49 USC 1401; 49 USC 1421 to 1430; 49 USC 1472; 49 USC 1485; 49 USC 1502; 49 USC 106(g); PL 97-449; 49 CFR 1.47(a)

CFR Citation: 14 CFR 25; 14 CFR 121

Legal Deadline: None.

Abstract: This notice proposes to require that the fuel-tank access panels of transport category airplanes be designed to minimize penetration by likely foreign objects and be fire resistant. This proposed change is based on service experience and is intended to reduce the hazards associated with the loss of access panels. This notice also proposes to require that the panels of all turbine powered airplanes operated in air carrier service after a specified date meet these standards. This rulemaking is considered significant because it involves an important crashworthiness safety issue.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Iven Connally, Department of Transportation, Federal Aviation Administration, 17900 Pacific Highway South, C-68966, Seattle, WA 98168, 206 431-2120

RIN: 2120-AC58

## 1729. ● + ACCESS TO SECURED AREAS ON AIRPORTS

Significance: Agency Priority

**Legal Authority:** 49 USC 1354; 49 USC 1356; 49 USC 1358; 49 USC 1421; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 107 Legal Deadline: None.

Abstract: This notice proposes to require certain airport operators to submit to the Administrator, for approval and inclusion in their approved security programs, a plan for the installation and use of a computer-controlled card system for access to secured areas of the airport. This notice proposes that airport operators submit a plan for a computer-controlled card system according to a schedule based on the number of passengers screened at the airport each year or as designated by the Director of Civil Aviation Security for the first phase of

the schedule not withstanding the number of passengers screened annually. The proposal is significant because it is critical to aviation and airport security.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Donnie R. Blazer,
Manager, Domestic Civil Aviation
Security Division (ACS-100),
Department of Transportation, Federal
Aviation Administration, Office of Civil
Aviation Security, 800 Independence
Avenue, SW., Washington, DC 20591,
202 267-8058

RIN: 2120-AC69

## 1730. PART 91, SUBPART B, REVIEW FOR SIMPLIFICATION

Significance: Nonsignificant

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352; 49 USC 1353; 49 USC 1354; 49 USC 1355; 49 USC 1401; 49 USC 1421; 49 USC 1422; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1426; ...

CFR Citation: 14 CFR 91 Legal Deadline: None.

Abstract: The agency set up a National Airspace Review Task Group for the review of 14 CFR Part 91, Subpart B. This action will cover the recommendations made by the group.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/01/88

Small Entity: No

ATÓ-200-85-28R

Additional Information: LEGAL AUTHORITY CONT: 49 USC 1427; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 1431; 49 USC 1471; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121; 49 USC 2122; 49 USC 2123; 49 USC 2124; 49 USC 2125; 49 USC 4321 et seq: EO 11514; 49 USC 106(g) Revised Pub L 97-449 January 12, 1983 Regulatory Project

Agency Contact: Robert Laser, Air Traffic Control Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9251

RIN: 2120-AA07

## 1731. PART 77 REVIEW, OBJECTS AFFECTING NAVIGABLE AIRSPACE

Significance: Nonsignificant

Legal Authority: 49 USC 1304 Federal Aviation Act of 1958, Sec. 104; 49 USC 1348 Federal Aviation Act of 1958, Sec. 307; 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1431 Federal Aviation Act of 1958, Sec. 611; 49 USC 1501 Federal Aviation Act of 1958, Sec. 611; 49 USC 1501 Federal Aviation Act of 1958, Sec. 1101

CFR Citation: 14 CFR 77 Legal Deadline: None.

Abstract: Would revise and reorganize 14 CFR Part 77 in a more logical sequence and present regulatory requirements relating to proposed construction or alteration and their impact on navigable airspace. It is also intended to clarify and strengthen agency actions in determining whether a particular object would be a hazard to air navigation.

#### Timetable:

Action Date FR Cite

Notice of Review 06/19/78 43 FR 26322

Review 12/08/80
Conference
National Airspace 07/09/84
Review Begins
NPRM 06/01/88

Small Entity: No

Additional Information: No docket number assigned; Regulatory Project ATO-200-85-15R

**Analysis:** Draft Regulatory Evaluation 06/01/87 (52 FR 20560); Final Regulatory Evaluation 10/31/88

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AA09

## 1732. ROTORCRAFT REGULATORY REVIEW PROGRAM NOTICE NO. 4

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(G); PL 97-449

CFR Citation: 14 CFR 27; 14 CFR 29

Proposed Rule Stage

Legal Deadline: None.

Abstract: This is the fourth of a series of notices to be issued as part of the FAA's comprehensive Rotorcraft Regulatory Review Program. This notice contains proposals which would amend and update the airframe and related equipment requirements in Parts 27 and 29 of the Federal Aviation Regulations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/15/88 |         |

Small Entity: No

Analysis: Regulatory Impact Analysis

Agency Contact: James Major, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5117

RIN: 2120-AA29

## 1733. IMPLEMENTATION OF SAFER PROPULSION SYSTEM RECOMMENDATIONS

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 106(g)

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: This action would amend Sec. 25.975 to require fuel tank vent protection during ground fires and Sec. 25.1189 to require design practices which maximize the probability of engine fuel supply shut-off in a potential fire situation.

#### Timetable:

| Tillictable. |          |            |   |
|--------------|----------|------------|---|
| Action       | Date     | FR Cite    |   |
| ANPRM        | 09/26/84 | 49 FR 3807 | 8 |
| ANPRM        | 01/25/85 |            |   |
| Comment      |          |            |   |
| Period End   |          |            |   |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No.

24251

Agency Contact: James M. Walker, Department of Transportation, Federal Aviation Administration, NorthWest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, WA 98168, 206 431-2116

RIN: 2120-AA49

## 1734. MISCELLANEOUS AMENDMENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1352 Federal Aviation Act of 1958, Sec. 311; 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355(a) Federal Aviation Act of 1958, Sec. 314(a); 49 USC 1421 to 1430 Fed Aviation Act of 1958, Secs. 601 to 610; 49 USC 1502 Federal Aviation Act of 1958, Sec. 1102

**CFR Citation:** 14 CFR 21; 14 CFR 65; 14 CFR 107; 14 CFR 121; 14 CFR 135; 14 CFR 145

Legal Deadline: None.

Abstract: This action would amend various sections of the regulations. Some of the amendments are clarifying or editorial in nature or correct improper or obsolete references. Others relax certain existing requirements. Others allow issuance of special flight permits for an additional purpose, relax a requirement for passenger information signs, and eliminate the bulk erasure device on cockpit voice recorders. This action is in response to numerous complaints, suggestions, and petitions for exemption concerning several regulatory requirements received from users of the National Airspace System. These users state that these sections contain obsolete references and vague. complex, and inadequate language and that, in some instances, the cost of compliance is not justified by the benefits derived.

#### Timetable:

| Action | Date         |    | FR | Cite  |
|--------|--------------|----|----|-------|
| NPRM   | <br>10/03/83 | 48 | FR | 45214 |

**Next Action Undetermined** 

Small Entity: No

**Additional Information:** Docket No. 23781.

Analysis: Regulatory Evaluation 10/03/83 (48 FR 45214)

Agency Contact: Jean Casciano, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9683

RIN: 2120-AA50

## 1735. AIRCRAFT SIMULATOR USE IN AIRMAN TRAINING AND CERTIFICATION

Significance: Nonsignificant

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1424 Federal Aviation Act of 1958, Sec. 604

**CFR Citation:** 14 CFR 61; 14 CFR 135

Legal Deadline: None.

Abstract: This notice will propose to amend Part 61 to permit additional use of and establish approval criteria for aircraft simulators and training devices for airman training and certification by amending various sections of Part 61 and appendices including additional appendices for rotorcraft and helicopters and by adding a new appendix for advanced simulation criteria. Additionally, this notice will propose to permit additional usage of aircraft simulators and training devices for the pilot-in-command proficiency requirements of Part 61 for airmen operating large or multiengine turbojetpowered aircraft.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 11/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 11/00/88

Agency Contact: Alberta A. Brown, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8150

RIN: 2120-AA83

#### 1736. NATIONAL AIRSPACE REVIEW (NAR): TERMINAL AIRSPACE TASK GROUP RECOMMENDATIONS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348 Federal Aviation Act of 1958, Sec. 307; 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a)

**CFR Citation:** 14 CFR 1; 14 CFR 71; 14 CFR 91

Legal Deadline: None.

Abstract: Would: (1) reclassify terminal control areas into one category; (2) apply the operating requirements of the current Group I TCA to Group II TCA's; (3) require student pilots to obtain a logbook endorsement from a certified instructor pilot prior to operating in any TCA; (4) replace the term "airport traffic area" with the term "control tower area," (5) apply the two-way radio communications requirements of

#### **Proposed Rule Stage**

Section 91.87 for operations at an airport with an operating control tower operated by other entities; (6) adopt a new definition for airport traffic areas (control tower areas); (7) redefine control zones with a standard ceiling of 3,000 feet AGL; and (8) use nautical miles versus statute miles to describe certain terminal airspace designations.

#### Timetable:

| Action                         | Date       | FR Cite      |
|--------------------------------|------------|--------------|
| ANPRM .                        | 02/05/85   | 50 FR 5054   |
| ANPRM<br>Comment<br>Period End | . 06/06/85 | 50 FR 5054 - |
| NPRM                           | 04/30/88   |              |

Small Entity: Undetermined

Additional Information: Regulatory Project ATO-200-83-17R (Docket # 24455)

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AB02

## 1737. TRANSPORT CATEGORY ROTORCRAFT PERFORMANCE

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 29 Legal Deadline: None.

Abstract: This project is to solicit public comment on possible revision and clarification of transport rotorcraft performance and airworthiness standards and to establish minimum gradients of climb during takeoff.

#### Timetable:

| Action                   | Date      |    | FR | Cite  |
|--------------------------|-----------|----|----|-------|
| ANPRM                    | 10/17/85  | 50 | FR | 42126 |
| ANPRM Comment Period End | 06/06/86  |    |    |       |
| NPRM                     | .09/01/88 |    |    |       |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 09/01/88

Agency Contact: Jim S. Honaker, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5109

RIN: 2120-AB36

## 1738. MISCELLANEOUS OPERATIONAL AMENDMENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958 Sec. 313(a); 49 USC 1421 Federal Aviation Act of 1958 Sec. 601; 49 USC 1423 Federal Aviation Act of 1958 Sec. 603; 49 USC 1424 Federal Aviation Act of 1958 Sec. 604

**CFR Citation:** 14 CFR 121; 14 CFR 91; 14 CFR 125; 14 CFR 135

Legal Deadline: None.

**Abstract:** This notice will propose to amend the regulations that deal with passenger information, safe passenger egress, child restraint, and emergency equipment. The proposals would prohibit smoking at any time in any location displaying a "no smoking" sign or placard. They would require that passengers wear safety belts at any time a "fasten seatbelts" sign is turned on. They would require that the "fastenseatbelts" sign be turned on during taxi. They would clearly establish a requirement for an assisting means of egress and the stowage of passenger service equipment prior to taxi. They would make the pilot in command or, in the case of operations under Part 121, the certificate holder responsible for informing the passengers that they may be liable for a civil penalty should they fail to comply with FAA regulations. They would require that supplementary child restraint devices be accepted by a certificate holder when requested by the child's attendant.

#### Timetable:

| Action                | Date   | FR Cite          |
|-----------------------|--|------------------|
| NPRM                  | 02/00/89   |                  |
| Small Entit           | y: Undetermined  |                  |
| Department Aviation A | ntact: Gary Dav<br>t of Transportati<br>dministration, 80<br>ace Ave., SW, W | on, Federal<br>0 |
|                       | 02 267-3752  |                  |

#### 1739. PART 157 REVIEW

RIN: 2120-AB45

Significance: Nonsignificant

**Legal Authority:** Secs 309, 313(a), 314, 72 Stat. 751.; 49 USC 1350; 49 USC 1354(a); 49 USC 1355

CFR Citation: 14 CFR 157 Legal Deadline: None.

Abstract: Revision of FAR Part 157 to include issues relating to ultralight activities and to require notice of proposed traffic patterns and changes thereto. Pending completion of Regulatory Evaluation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/01/88 |         |

Small Entity: No

**Additional Information:** Regulatory Project ATO-200-86-13R

Analysis: Regulatory Evaluation 06/01/88

Agency Contact: William C: Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AB74

#### 1740. PART 101 REVIEW PROGRAM

Significance: Nonsignificant

Legal Authority: Secs 307, 313(a), 402, 601, 602, 603, 902, 1110, 1302; 72 Stat 749; 49 USC 1348; 49 USC 1354; 49 USC 1372; 49 USC 1421; 49 USC 1442; 49 USC 1443; 49 USC 1472; 49 USC 1510; 49 USC 1522

**CFR Citation:** 14 CFR 1; 14 CFR 91; 14 CFR 101

Legal Deadline: None.

Abstract: This Review Program is intended to provide full public participation in matters concerning FAA evaluation of the operation of moored balloons, kites, unmanned rockets, and unmanned free balloons. Pending completion of Regulatory Evaluation. NPRM is being drafted.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Yes

Additional Information: Part 91 revision also required to provide comprehensive treatment of manned balloon operations and to clarify the respective applicability and requirements of both parts 91 and 101 with respect to balloon operations. Regulatory Project ATO-200-84-20R

Analysis: Regulatory Evaluation 04/01/88

**Proposed Rule Stage** 

Agency Contact: Reginald C.
Matthews, Air Traffic Control
Specialist, Department of
Transportation, Federal Aviation
Administration, 800 Independence
Avenue, SW, Washington, DC 20591,
202 267-9245

RIN: 2120-AB75

## 1741. ENGINE FUEL AND INDUCTION SYSTEMS

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603

CFR Citation: 14 CFR 33 Legal Deadline: None.

Abstract: Advance notice proposed the addition of a new paragraph, FAR Section 33.35(f), to incorporate requirements for the fuel mixture to go to full-rich if a disconnect occurs in the mixture linkage. NPRM would add additional requirement for safety of operation in the event throttle linkage disconnect occurs and modify the proposed full-rich position for mixture control to a position allowing safe operation following any disconnect.

#### Timetable:

| Action                | Date     |    | FR | Cite |
|-----------------------|----------|----|----|------|
| ANPRM                 | 02/28/86 | 51 | FR | 7224 |
| ANPRM                 | 04/29/86 |    |    |      |
| Comment<br>Period End |          |    |    |      |

**Next Action Undetermined** 

Small Entity: No

Analysis: Regulatory Evaluation 06/15/88

Agency Contact: George Mulcahy, Aerospace Engineer, Department of Transportation, Federal Aviation Administration, NE Region, 12 New England Executive Park, Burlington, MA 01803, 617 273-7077

RIN: 2120-AB76

1742. AMEND SECTION 43.17 TO ALLOW FOR MAINTENANCE OF U.S. AERONAUTICAL PRODUCTS IN CANADA IN COMPLIANCE WITH THE U.S.-CANADIAN BILATERAL AIRWORTHINESS AGREEMENT

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354; 49 USC 1421; 49 USC 1422; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 106(g)

CFR Citation: 14 CFR 43 Legal Deadline: None.

Abstract: The proposed amendment would revise Section 43.17 to provide for the acceptance of maintenance, alteration, or modification accomplished on U.S.-registered aircraft, other aeronautical products, and components, in Canada, by persons authorized by Transport Canada Airworthiness Group and approved for return to service in accordance with the U.S.-Canadian Bilateral Airworthiness Agreement.

#### Timetable:

| Action |     | Date   | FR | Cite |
|--------|-----|--------|----|------|
| NPRM   | 08. | /00/88 |    |      |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 07/00/88

Agency Contact: Angelo Mastrulio, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3805

RIN: 2120-AB89

#### 1743. REVISED ONE-ENGINE-INOPERATIVE RATINGS FOR ROTORCRAFT

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1523; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(G); PL 97-449

**CFR Citation:** 14 CFR 27; 14 CFR 29

Legal Deadline: None.

Abstract: This project proposes to revise Parts 27 and 29 to set forth qualifications and performance associated with optional 30-second/2-minute one-engine-inoperative (OEI) ratings for rotorcraft.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/15/88 |         |
| Small Entity | : No     |         |

Analysis: Regulatory Evaluation 12/15/88

Agency Contact: Ray Twa, Department of Transportation, Federal Aviation

Administration, Fort Worth, TX 76193-0111, 817 624-5158

RIN: 2120-AB90

#### 1744. TURBINE BURST PROTECTION FOR TRANSPORT CATEGORY HELICOPTERS

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(G); PL 97-449

CFR Citation: 14 CFR 29 Legal Deadline: None.

Abstract: This project proposes to revise Part 29 to require design features or other provisions to minimize the hazards of failure of high speed rotors used in turbine engines in transport category helicopters.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM · | 11/30/88 |         |  |

Small Entity: No

Analysis: Regulatory Evaluation 11/30/88

Agency Contact: Mike Mathias, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5123

RIN: 2120-AB91

#### 1745. ANTIBLOCKING DEVICE

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348(a); 49 USC 106(g), (Revised Pub. L. 97-449, January 12, 1983); 14 CFR 11.45; 49 USC 1354(a)

CFR Citation: 14 CFR 91 Legal Deadline: None.

Abstract: Mr. John G. Rutty submitted a petition for rulemaking seeking to amend the FAR to require antiblocking and stuck microphone (ABD) relief circuitry operatively associated with aircraft voice communications radios employed in certain high-density air traffic areas. Action pending operational evaluation.

#### Timetable:

| Action             | Date            | FR Cite                                |
|--------------------|-----------------|--|
| NPRM               | 12/01/88        | ······································ |
| <b>Small Entit</b> | y: Undetermined | ÷                                      |

**Proposed Rule Stage** 

Additional Information: Docket Number 23755. Regulatory Project ATO-200-84-2P

Agency Contact: Reginald C. Matthews, Air Traffic Control Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9245

RIN: 2120-AB92

#### 1746. CONTROLLED AIR SPACE **DESIGNATIONS IN INTERNATIONAL AIR SPACE**

Significance: Nonsignificant

Legal Authority: 49 USC 1348(a) F.A. Act, Section 307(a); 49 USC 1354(a) F.A. Act, Section 313(a)

CFR Citation: 14 CFR 71; 14 CFR 75

Legal Deadline: Nonè.

**Abstract:** User organizations recommended under the National Airspace Review to simplify the classification of offshore airspace designations.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 07/29/85 | 50 | FR | 30798 |
| ANPRM<br>Comment<br>Périod End | 10/28/85 | 50 | FR | 30798 |
| NPRM                           | 04/30/88 |    |    |       |

Small Entity: Undetermined

**Additional Information: Regulatory** Project ATO-200-84-19R/ATO-200-84-7R

Analysis: Regulatory Evaluation 07/29/85 (50 FR 30798)

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AB93

#### 1747. AIRSPACE RECLASSIFICATION

Significance: Nonsignificant

Legal Authority: 49 USC 1348; 49 USC 1354; 14 CFR 11.45; 14 CFR 11.65

CFR Citation: 14 CFR 71; 14 CFR 73; 14 CFR 75; 14 CFR 91; 14 CFR 103; 14 CFR 105; 14 CFR 1

Legal Deadline: None.

Abstract: Users organizations recommended, under the National Airspace Review, to redesign the airspace system to a more simple system similar to the systems in place in Canada and proposed under ICAO recommendations.

#### Timetable:

| Action                         | Date      |    | FR | Cite |
|--------------------------------|-----------|----|----|------|
| ANPRM                          | 02/05/85  | 50 | FR | 5046 |
| ANPRM<br>Comment<br>Period End | .06/06/85 | 50 | FR | 5046 |
| NPRM                           | 04/30/88  |    |    | •    |

Small Entity: Undetermined

Additional Information: Docket number

24456.

Regulatory Project ATO-200-84-7R

Analysis: Regulatory Evaluation 04/30/88

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AB95

#### 1748. TRANSPONDER **REQUIREMENTS IN COASTAL AIR DEFENSE IDENTIFICATION ZONES** (ADIZ)

Significance: Nonsignificant

Legal Authority: 49 USC 1348; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 106(g) Revised Pub L 97-449, January 12,

CFR Citation: 14 CFR 99 Legal Deadline: None.

Abstract: This proposal would require aircraft to have an operating transponder when operating into, within, or out of the United States through coastal air defense identification zones (ADIZ).

#### Timetable:

| Action  | Date     |    | FR | Cite |
|---------|----------|----|----|------|
| ANPRM . | 02/07/86 | 51 | FR | 4756 |
| NPRM    | 06/01/88 |    |    |      |

Small Entity: No

Additional Information: Regulatory Project ATO-200-85-8R (Docket # 24903)

Affected Sectors: Multiple

Analysis: Regulatory Evaluation 06/01/88

Agency Contact: Reginald C. Matthews, Air Traffic Control Specialist, Department of Transportation, Federal Aviation

Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9245

RIN: 2120-AB99

#### 1749. CHANGES REQUIRING A NEW TYPE CERTIFICATE

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1348(c); 49 USC 1352; 49 USC 1354(a); 49 USC 1355; 49 USC 1421 to 1431; 49 USC 1502; 49 USC 1651(b)(2); 42 USC 1857f-10; 42 USC 4321 et seq; EO 11514; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 21 Legal Deadline: None.

Abstract: This notice would propose to amend the Federal Aviation Regulations to permit certain aircraft product changes to be accomplished under amended type certification or supplemental type certification procedure in lieu of applying for a new type certificate. The granting of several exemptions emphasized the need for a review of established criteria mandating an application for a new type certificate. The availability of advanced, high performance, lightweight engines and superior replacement systems requires this rule change for the upgrading of older seasoned designs to increase safety, utility, performance, and reliability, and reduce operational cost. The rule remains unchanged for aircraft product modifications which are so extensive that a substantially complete investigation of compliance is required.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 | .•      |

Small Entity: No

Affected Sectors: Multiple

Analysis: Regulatory Evaluation 07/00/88

Agency Contact: Nick Dobi, Department of Transportation, Federal Aviation Administration, 800

Independence Ave., SW, Washington, DC 20591, 202 267-9568

RIN: 2120-AC05

1750. PASSENGER-CARRYING AND CARGO AIR OPERATIONS FOR **COMPENSATION OR HIRE** 

Significance: Nonsignificant

**Proposed Rule Stage** 

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1357; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 49 USC 1485; 49 USC 106(g)

CFR Citation: 14 CFR 91; 14 CFR 121; 14 CFR 129; 14 CFR 135

Legal Deadline: None.

Abstract: The FAA proposes to update and clarify the certification and operations specifications requirements for persons who operate aircraft for compensation or hire by (1) codifying the Special Federal Aviation Regulation pertaining to the certification requirements and (2) consolidating into one part the certification and operations specifications requirements for persons who operate under Part 121 or Part 135. The proposal responds to the termination of the Civil Aeronautics Board (CAB) and to changes in the air transportation industry since the Airline Deregulation Act of 1978. The proposal would provide a guide enabling persons who operate aircraft for compensation or hire to determine the certification and operations requirements with which they must comply.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Michael J. Coffey, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3752

RIN: 2120-AC08 -

#### 1751. PART 23 AIRWORTHINESS **REVIEW. NOTICE NO. 5 (EQUIPMENT.** SYSTEMS, AND INSTALLATION)

Significance: Nonsignificant

Legal Authority: 49 USC 1354; 49 USC

1421; 49 USC 1423

CFR Citation: 14 CFR 23 Legal Deadline: None.

Abstract: This proposed amendment to Part 23 would allow certification of small airplanes with systems critical to safe flight that are not now approved without special conditions, exemptions, or equivalent safety findings.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM · | 06/30/88 |         |

Small Entity: No

Additional Information: This notice results from a regulatory review of Part 23 conducted in late 1984.

Analysis: Regulatory Evaluation 06/30/88

Agency Contact: Earsa L. Tankesley, Manager, Standards Office, Department of Transportation, Federal Aviation Administration, 601 East 12th Street, Kansas City, MO 64106, 816 374-6930

RIN: 2120-AC14

#### 1752. PART 23 AIRWORTHINESS **REVIEW, NOTICE NO. 2**

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec 313; 49 USC 1421 Federal Aviation Act of 1958, Sec 601; 49 USC 1423 Federal Aviation Act of 1958, Sec

CFR Citation: 14 CFR 23 Legal Deadline: None.

Abstract: This notice will propose design requirements applicable to advancements in technology being incorporated into current designs, reducing the hazards from bird strike, allowing certification of spin resistant airplanes, reducing the regulatory burden in showing compliance with some requirements, and providing requirements for new technology that is being utilized in the development of small airplanes.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/30/88 |         |
| Small Entity | v. No    |         |

Additional Information: This notice results from a regulatory review of Part 23 conducted in late 1984.

Analysis: Regulatory Evaluation 06/30/88

Agency Contact: Earsa L. Tankesley, Manager, Standards Office, Department of Transportation, Federal Aviation Administration, 601 East 12th Street, Kansas City, MO 64106, 816 374-6930 .

RIN: 2120-AC15

#### 1753. NOISE AND EMISSION STANDARDS FOR AIRCRAFT **POWERED BY ADVANCED TURBOPROP (PROPFAN) ENGINES**

Significance: Nonsignificant

Legal Authority: 49 USC 1354; 49 USC 1421; 49 USC 1423; 49 USC 1431

CFR Citation: 14 CFR 36 Legal Deadline: None.

Abstract: Part 36 prescribes noise standards for type certification of airplanes. A new generation of aircraft powered by prop-fan engines may present a noise problem that is not currently addressed by Part 36 in that en route noise at cruise altitude (25,000 to 30,000 ft) may require a new standard. This proposal would establish a new standard to control high altitude flyover noise from these new types of aircraft.

#### Timetable:

| Action                              | Date     | FR Cite     |
|-------------------------------------|----------|-------------|
| ANPRM                               | 03/13/87 | 52 FR 8050  |
| ANPRM Comment Period End            | 06/11/87 |             |
| Comment period extended to 10/01/87 | 07/20/87 | 52 FR 27304 |

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: Harvey H. Van Wyen. Manager, Noise Policy & Regulatory Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591; 202 267-3553

RIN: 2120-AC20

#### 1754. ROTORCRAFT CERTIFICATION **REQUIREMENTS; COORDINATION** WITH EUROPEAN AIRWORTHINESS **AUTHORITIES STEERING COMMITTEE** (AASC)

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 29; 14 CFR 27

Legal Deadline: None.

Abstract: Rotorcraft manufacturers and foreign airworthiness authorities would like one set of standards to reduce cost of airworthiness certifications. Many countries now use FAR Parts 27 and 29,

**Proposed Rule Stage** 

with some national differences, as their standards.

#### Timetable:

Action Date FR Cite

NPRM 06/29/88

Small Entity: Undetermined

Agency Contact: R. T. Weaver, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5122

RIN: 2120-AC27

# 1755. PART 99: AIR DEFENSE IDENTIFICATION ZONES AND MISCELLANEOUS EDITORIAL REVISION

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 106(g) Revised Pub L 97-449, January 12, 1983

CFR Citation: 14 CFR 99 Legal Deadline: None.

Abstract: North American Air Defense modernization requires realignment of the Air Defense Identification Zones to bring them in line with planned coverage and current capabilities.

#### Timetable:

Action Date FR Cite

NPRM 12/01/88

Small Entity: Undetermined

Additional Information: Regulatory Project ATO-200-86-20P (Docket

#25113)

Agency Contact: Reginald C.

Matthews, Air Traffic Control
Specialist, Department of
Transportation, Federal Aviation

Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9245

RIN: 2120-AC37

#### 1756. IMPROVED STRUCTURAL REQUIREMENTS FOR PRESSURIZED CABINS AND COMPARTMENTS IN TRANSPORT CATEGORY AIRPLANES

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449; 49 CFR 1.47(a)

CFR Citation: 14 CFR 25

#### Legal Deadline: None.

Abstract: Notice will propose to amend Part 25 of the Federal Aviation Regulations (FAR) to upgrade the structural requirements for transport category airplane pressurized cabins by (1) amending the criteria for evaluation of the secondary effects of openings in the pressure vessel, and (2) extending the area of consideration to include openings anywhere within the pressure vessel. The required opening sizes to be considered would not be changed. The proposal is the result of an FAA review of the pressurized cabin load requirements and is intended to make the pressurized cabin load requirements less design-dependent and more objective. It would require evaluation of openings in any pressurized compartment and examination of the effects of differential pressure loads on any critical structure inside or outside of the pressurized cabin.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: James Haynes, Policy and Procedures Branch, Transport Standards Staff, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South C-68966, Seattle, WA 98168, 206 431-2113

RIN: 2120-AC44

# 1757. MISCELLANEOUS CHANGES TO EMERGENCY EVACUATION DEMONSTRATION PROCEDURES, EXIT HANDLE ILLUMINATION, AND PA HANDSETS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355 to 1357; 49 USC 1401; 49 USC 1421 to 1430; 49 USC 1472; 49 USC 1485; 49 USC 1502; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25; 14 CFR 121

Legal Deadline: None.

Abstract: Notice will propose to modify the procedures for conducting an emergency evacuation demonstration by requiring that the flight-crew take no active role in the demonstration and changing the age/sex distribution requirement for demonstration participants. This notice also proposes to standardize the illumination requirements for the handles of the various types of passenger emergency exits. In addition, it is proposed to add a requirement for a "push to talk" switch to the public address system. These proposals are intended to enhance the provisions of transport category airplanes for egress of occupants during emergency conditions.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Frank Tiangsing, Aerospace Engineer, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, WA 98168, 206 431-2121

RIN: 2120-AC45

## 1758. • NON-FEDERAL AIR TRAFFIC CONTROL TOWERS

Significance: Nonsignificant

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321; 49 USC, 106(g) (Revised PL 97-449, January 12, 1983); ...

CFR Citation: 14 CFR 91; 14 CFR 105

Legal Deadline: None.

Abstract: The adoption of this recommendation would allow review, study, and proposal of changes to Parts 91 and 105 of the regulations. This proposal would define the responsibilities of non-Federal airtraffic control towers as to compliance with FAA air-traffic control towers.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/01/88

Small Entity: Undetermined

Additional information: Regulatory Project No. ATO-200-87-14R

Analysis: Regulatory Evaluation 06/01/88

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AC59

**Proposed Rule Stage** 

# 1759. ● FUEL VENTING AND EXHAUST-EMISSION REQUIREMENTS FOR TURBINE-ENGINE POWERED AIRPLANES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1341(a); 49 USC 106(g)(Revised, PL 97-449, Jan. 12, 1983); 49 USC 1343(d); 49 USC 1348; 49 USC 1354(a); 49 USC 1401 to 1405; 49 USC 1421 to 1431; 49 USC 1481; 49 USC 1502

**CFR Citation:** 14 CFR 11; 14 CFR 21; 14 CFR 23; 14 CFR 25; 14 CFR 45; 14 CFR 91; 14 CFR 11, (SFAR 27)

Legal Deadline: None.

Abstract: Special Federal Aviation Regulation (SFAR) 27 prescribes standards and test procedures for fuel venting and exhaust emissions for the turbine powered airplanes. This proposal would replace SFAR 27, as amended through SFAR 27-6, with a new Part 34 of the Federal Aviation Regulations which will include all of the standards and test procedures of 40 CFR 87 previously included in SFAR 27. This will codify in a single part all of the applicable requirements of 40 CFR 87, Control of Air Pollution from Aircraft and Aircraft Engines; **Emissions Standards and Test** Procedures, as amended, December 30, 1982, and insert requirements to comply with Part 34 in the other affected Parts where applicable.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/16/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 10/16/88

Agency Contact: Nicholas P. Krull, Manager, Air Quality Staff, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3493

RIN: 2120-AC62

## 1760. • SHOULDER HARNESS FOR EACH SEAT IN PART 27 AND 29 ROTORCRAFT

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 27; 14 CFR 29

Legal Deadline: None.

Abstract: This project proposes to amend Parts 27 and 29 to require a shoulder harness for each seat in rotorcraft manufactured after December 31, 1988.

#### Timetable:

| Action       | Date     | FR | Cite |  |
|--------------|----------|----|------|--|
| NPRM         | 05/01/88 |    |      |  |
| Small Entity | . Von    |    | •    |  |

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation 05/01/88

Agency Contact: James Major, Department of Transportation, Federal Aviation Administration, PO Box 1689, Fort Worth, TX 79193-0111, 817 624-5117

RIN: 2120-AC67 -

## 1761. ● CRASH-RESISTANT FUEL SYSTEMS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

**CFR Citation:** 14 CFR 27; 14 CFR 29

Legal Deadline: None.

Abstract: This project proposes to implement requirements in Parts 27 and 29 for crash-resistant fuel systems to reduce injuries or fatalities resulting from ignition of flammable fluids following an otherwise survivable crash of a rotorcraft.

#### Timetable:

| Action | Date         | FR | Cite |
|--------|--------------|----|------|
| NPRM   | <br>12/01/88 |    |      |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 12/01/88

Agency Contact: Mike Mathias, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5118

RIN: 2120-AC68

## DEPARTMENT OF TRANSPORTATION (DOT) Federal Aviation Administration (FAA)

Final Rule Stage

#### 1762. + LOW-ALTITUDE WINDSHEAR EQUIPMENT REQUIREMENTS FOR TAKEOFFS/LANDINGS OF TRANSPORT CATEGORY AIRPLANES

Significance: Regulatory Program

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1424 Federal Aviation Act of 1958, Sec. 604

CFR Citation: 14 CFR 135 Legal Deadline: None.

Abstract: This notice proposes to require that all turbojet-powered airplanes operated in accordance with Part 121 have airborne systems that warn a flightcrew of the presence of low-altitude windshear conditions and then provide flight guidance to follow that would produce the optimal flight path for a missed approach procedure. This proposal would require that any Part 121 operator using an approved simulator as a part of its training program develop a specific windshearrelated simulator flight training course for its flightcrews. This proposal would require that Part 121 and 135 operators using an approved training program include training concerning the lowaltitude windshear phenomenon as a . part of their normal ground training. Low-altitude windshear has been a prime causal factor in numerous air carrier accidents and possibly has

contributed to a number of general aviation accidents.

#### Timetable:

| Action                     | Date     | . 1 | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| ANPRM                      | 05/03/79 | 44  | FR | 25807 |
| NPRM                       | 06/01/87 | 52  | FR | 20560 |
| NPRM Comment<br>Period End | 09/28/87 |     |    |       |
| Final Action               | 10/31/88 |     |    |       |

Small Entity: No

Additional Information: Docket No. 19110. In 1975, the FAA began a two-year effort to develop a windshear program. As part of the program, FAA began work to develop a windshear warning and pilot aiding device which

Final Rule Stage

has achieved encouraging results. Following the initial announcement of this proposal, it was determined that a regulatory analysis would not be required; however, an evaluation will be made and docketed. ANPRM No. 79-11 was published on May 3, 1979 (44 FR 25807) and comment period closed August 3, 1979. (14 CFR Parts 91, 121 & 135).

Analysis: Regulatory Evaluation

Agency Contact: Gary Davis, Department of Transportation, Federal Aviation Administration, 800

Independence Avenue, SW, Washington, DC 20591, **202 267-3752** 

RIN: 2120-AA01

## 1763. + IMPROVED SEAT-SAFETY STANDARDS

Significance: Regulatory Program

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: To develop improved loadtest criteria for occupant seat restraint systems on transport airplanes based on the ongoing joint FAA/NASA/industry transport airplane crashworthiness program which encompasses tests and studies of past survivable accident data. This rulemaking is significant because it

involves important Departmental policy.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/17/86 | 51 | FR | 25982 |
| NPRM Comment<br>Period End | 01/14/87 |    |    | •     |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: No

**Additional Information:** Docket No. 25040

**Analysis:** Regulatory Evaluation 07/17/86 (51 FR 25982)

Agency Contact: Iven Connally, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2120

RIN: 2120-AA88

### 1764. + REVISION OF FOREIGN REPAIR STATION RULES

Significance: Regulatory Program

Legal Authority: 49 USC 1354(a); 49 USC 1355(a); 49 USC 1421; 49 USC 1422; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1426; 49 USC 1427; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 1431; 49 USC 1502; 49 USC 106(g); ...

CFR Citation: 14 CFR 145 Legal Deadline: None.

**Abstract:** This notice proposes to update the regulations for certificating foreign repair stations to accommodate the increasing demand for maintenance and alteration of U.S.-registered aircraft manufactured worldwide. This proposal would (1) modify the requirement for determination of need before a foreign repair station may be considered for U.S. certification, and (2) modify the limitations on the scope of work that a foreign repair station may perform on U.S.-registered aircraft, engines, propellers, appliances, and component parts for use on U.S.-registered aircraft. In addition, it is proposed that a foreign or domestic manufacturer, or a product for which it holds a U.S. type certificate and that is certificated by the FAA as a repair station, be allowed to return to service a component maintained or altered by a noncertificated source subject to specified conditions. Lastly, to be consistent with the air carrier operating rules, the air taxi/commercial operator rules would be amended to permit the airworthiness release to be signed by a person authorized by a U.S.-certificated foreign repair station.

#### Timetable:

| Action                     | Date        |    | FR | Cite  |
|----------------------------|-------------|----|----|-------|
| NPRM                       | 11/24/87    | 52 | FR | 45124 |
| NPRM Comment<br>Period End | 01/25/88    |    |    | -     |
| Final Action               | 10/00/88    |    |    |       |
| Small Entity: U            | ndetermined |    |    |       |

**Analysis:** Regulatory Evaluation 11/24/87 (52 FR 45124)

Agency Contact: Leo Weston, Manager, Aircraft Maintenance Division, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8203

RIN: 2120-AC50

#### 1765. + CERTIFICATION OF RECREATIONAL PILOTS AND ANNUAL FLIGHT REVIEW

Significance: Agency Priority

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355 Federal Aviation Act of 1958, Sec. 314; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1422 Federal Aviation Act of 1958, Sec. 602

CFR Citation: 14 CFR 61 Legal Deadline: None.

Abstract: This final rule would establish a recreational pilot certificate which would allow a student pilot to receive certification to fly certain aircraft after fewer hours of training than are currently required of a private pilot applicant. The recreational pilot certificate is intended to be a low-cost alternative to a private pilot certificate for persons interested in flying basic, experimental, or homebuilt aircraft in close proximity to a home airport that is not in airspace in which communication with an air traffic control facility is required. The rule would also establish an annual flight review requirement for noninstrumentrated private pilots with fewer than 400 flight hours. This rulemaking is significant because of substantial public interest and safety implications.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/25/85 | 50 | FR | 26286 |
| NPRM Comment<br>Period End | 09/24/85 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 24695

Agency Contact: Edna French, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3844

RIN: 2120-AA54

## 1766. + ROTORCRAFT STRUCTURAL FATIGUE INCLUDING TOLERANCE TO FLAWS

Significance: Agency Priority

Legal Authority: 49 USC 1344; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(G); PL 97-449

Final Rule Stage

CFR Citation: 14 CFR 29 Legal Deadline: None.

Abstract: This amendment would revise Section 29.571 to add flaw tolerance to the fatigue evaluation of rotorcraft structure. This rulemaking is considered significant because it involves important safety issues.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 01/06/83 | 48 | FR | 772   |
| ANPRM Comment Period End   | 04/18/83 | 48 | FR | 772   |
| NPRM                       | 09/22/86 | 51 | FR | 33704 |
| NPRM Comment<br>Period End | 04/03/87 | 51 | FR | 45343 |
| Final Action               | 05/15/88 |    |    | •     |

Small Entity: No

**Additional Information:** Docket No. 23485.

Public meeting held on February 8, 1983.

Analysis: Draft Regulatory Evaluation 09/22/86 (51 FR 33704); Regulatory Evaluation 05/15/88

Agency Contact: Robert T. Weaver, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111. 817 624-5122

RIN: 2120-AA84

#### 1767. + OCCUPANT RESTRAINT IN NORMAL AND TRANSPORT CATEGORY ROTORCRAFT

Significance: Agency Priority

Legal Authority: 49 USC 1344 Federal Aviation Act of 1958, Sec. 303; 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355 Federal Aviation Act of 1958, Sec. 314; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1424 Federal Aviation Act of 1958, Sec. 604; 49 USC 1425 Federal Aviation Act of 1958, Sec. 605; 49 USC 1428 Federal Aviation Act of 1958, Sec. 609; 49 USC 1430 Federal Aviation Act of 1958, Sec. 609; 49 USC 1430 Federal Aviation Act of 1958, Sec. 610; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 27; 14 CFR 29

Legal Deadline: None.

Abstract: This project proposes to amend the rotorcraft airworthiness standards in Parts 27 and 29 of the FAR. These proposals would add two dynamic crash-impact design requirement conditions for seat and occupant restraint systems, increase the static design load factors for seating devices and items of mass in the cabin or adjacent to the cabin as prescribed, prescribe a shoulder harness for each occupant, and add human impact injury criteria for the dynamic crash-impact conditions. These proposals are intended to significantly improve occupant protection levels in a survivable emergency landing impact. This rulemaking is significant because of the obvious safety improvements in crash situations, but also because of industry and operator concerns as to incurred costs due to increased weight and design effort.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/03/87 | 52 | FR | 20938 |
| NPRM Comment<br>Period End | 12/30/87 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation 06/03/87 (52 FR 20938)

Agency Contact: James Major,
Department of Transportation, Federal
Aviation Administration, Fort Worth,
TX 76193-0111, 817 624-5117

RIN: 2120-AB35

#### 1768. + PROPOSED REVISION TO NOISE CERTIFICATION STANDARDS FOR PROPELLER-DRIVEN SMALL AIRPLANES

Significance: Agency Priority

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1431 Federal Aviation Act of 1958. Sec. 611

**CFR Citation:** 14 CFR 21; 14 CFR 36

Legal Deadline: None.

Abstract: Would revise noise certification standards for propeller-driven small airplanes to substitute the use of actual takeoff tests for the level flyover tests currently specified. This proposal would revise test procedures applicable to noise certification tests conducted on or after January 1, 1988. It would also revise the noise-level limit numbers to approximate the equivalent of the sound levels measured and corrected in accordance with the current standard. These proposals result from industry requests for

certification to be more directly based upon typical inservice noise measurements and from studies conducted in several nations over a three-year period under the auspices of the International Civil Aviation Organization. In addition, the FAA proposes to exempt antique airplanes and changes involving the addition of floats or skis from the acoustical change measurement and documentation requirements of Part 21. This regulation is significant because of substantial public interest.

#### Timetable:

| Action                     | Date     |    | FR | Çite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/14/86 | 51 | FR | 25500 |
| NPRM Comment<br>Period End | 10/09/86 |    |    | 4     |
| Final Action               | 10/00/88 |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 07/14/86 (51 FR 25500)

Agency Contact: Steven Albersheim, Environmental Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3560

RIN: 2120-AB47

## 1769. + PROPOSED LIMITS ON THE GROWTH OF NOISE FROM CERTAIN AIRPLANES AND AIRPLANE TYPES

Significance: Agency Priority

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421(a) Federal Aviation Act of 1958, Sec. 601(a); 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1431(b) Federal Aviation Act of 1958, Sec. 611(b); 49 USC 1421 et seq National Environmental Policy Act, Title I; EO 11514; 49 USC 106(g)

**CFR Citation:** 14 CFR 36; 14 CFR 91

Legal Deadline: None.

Abstract: Would revise both noise certification standards and operating noise rules to ensure that aircraft certificated within certain broad noise groups or "stages" remain within those stages. Those proposals would apply to transport category large aircraft and to turbojet powered aircraft regardless of category. The proposed rule would prohibit modification of both individual airplanes and whole airplane types where those modifications would result in the growth of noise beyond the limits of the airplane's current stage. While the proposal would not restrict airplane

Final Rule Stage

changes that result in lower noise, it would in some cases prohibit remodification of those aircraft to return to their original noise levels. The FAA believes that these rules are necessary to correct a defect in the current regulations and to protect airports, aircraft operators and the public from the effects of that defect. This rulemaking is significant because of intense public interest.

#### Timetable:

| Action                     | Date       | FR   | Cite  |
|----------------------------|------------|------|-------|
| NPRM.                      | 06/17/87 5 | 2 FR | 23144 |
| NPRM Comment<br>Period End | 09/14/87 - |      |       |
| Final Action               | 10/16/88   |      |       |

Small Entity: No

Analysis: Regulatory Evaluation 06/17/87 (52 FR 23144)

Agency Contact: Steven Albersheim, Environmental Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3560

RIN: 2120-AB50

#### 1770. + INDEPENDENT POWER SOURCE FOR PUBLIC ADDRESS SYSTEM IN TRANSPORT CATEGORY AIRPLANES

Significance: Agency Priority.

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25; 14 CFR 121

Legal Deadline: None.

Abstract: This action would amend the regulations to require an independent power source for the public address (PA) system in certain transport category airplanes. The requirement would be applicable to future type certification of airplanes that are required to have PA systems for use in air carrier service and to such airplanes manufactured after a specified date, regardless of the date of application for type certificate. This rulemaking is considered significant because it involves an important cabin-safety issue.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 05/27/86 | 51 | FR | 19140 |
| NPRM Comment | 11/24/86 |    |    |       |

Next Action Undetermined

Small Entity: No

Additional Information: Docket No. 24995

**Analysis:** Regulatory Evaluation 05/27/86 (51 FR 19140)

Agency Contact: Robert Hall, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2143

RIN: 2120-AB77

#### 1771. + PART 23 AIRWORTHINESS REVIEW - NOTICE NO. 1 (CRASHWORTHINESS)

Significance: Agency Priority

**Legal Authority:** 49 USC 1354; 49 USC 1421; 49 USC 1423

CFR Citation: 14 CFR 23 Legal Deadline: None.

Abstract: This notice proposes changes to the airworthiness standards to enhance cabin safety and occupant protection by raising the level of crashworthiness for new designs of small airplanes type certificated after a certain date. This rulemaking is considered significant because it involves important cabin-safety and crashworthiness issues.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/12/86 | 51 | FR | 44878 |
| NPRM Comment<br>Period End | 06/12/87 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Additional information: This notice is the first of several planned notices resulting from a regulatory review of Part 23 conducted in late 1984.

**Analysis:** Regulatory Evaluation 12/12/86 (51 FR 44878)

Agency Contact: Earsa L. Tankesley, Manager, Standards Office, Department of Transportation, Federal Aviation Administration, 601 East 12th Street, Kansas City, MO 64106, 816 374-6930

RIN: 2120-AC16

## 1772. + LOCATION OF PASSENGER EMERGENCY EXITS IN TRANSPORT-CATEGORY AIRPLANES

Significance: Agency Priority

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

**CFR Citation:** 14 CFR 21; 14 CFR 25; 14 CFR 121

Legal Deadline: None.

Abstract: This notice proposes to limit increases in passenger emergency escape path distance by establishing a new standard limiting the distance any passenger seat may be from the nearest emergency exit and the distance any exit may be from an adjacent exit. The proposal would make the standard applicable to type certification of new transport category airplane models, regardless of the date of original application for type certificate, and to airplanes operating under Part 121, except those already in operation. The standard would be applicable for issuance of standard airworthiness certificates for airplanes manufactured after the NPRM date. The proposal is a result of the recent public Emergency Evacuation Task Force and is intended to improve the likelihood of passengers safely escaping an airplane during an emergency evacuation; for this reason the rulemaking is considered significant.

#### Timetable:

| Action               | Date | FR Cite     |
|----------------------|------|-------------|
| NPRM<br>NPRM Comment |      | 52 FR 39190 |
| Period End           |      |             |

**Next Action Undetermined** 

Small Entity: No

**Analysis:** Draft Regulatory Evaluation 10/20/87 (52 FR 39190)

Agency Contact: Arthur Hayes, Aerospace Engineer, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-

9937

RIN: 2120-AC29

Final Rule Stage

# 1773. + INSTALLATION OF TRAFFIC CONTROL AVOIDANCE SYSTEM IN DOMESTIC TRANSPORT CATEGORY AIRPLANES

Significance: Agency Priority Legal Authority: None

CFR Citation: 14 CFR 121; 14 CFR 25

Legal Deadline: None.

**Abstract:** This notice proposes to require the installation and use of a Traffic Alert and Collision Avoidance System (TCAS) in large transport type airplanes and certain turbine powered smaller airplanes. TCAS, which utilizes the signal from existing transponders, would provide for a collision avoidance capability in the cockpit independent of the ground Air Traffic Control (ATC) system, or where there is no ATC coverage. Additionally, the notice proposes that all operators of TCASequipped airplanes have an FAAapproved TCAS training program for flight crewmembers. This rulemaking is considered significant because it involves important departmental policy.

#### Timetable:

| Action .                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/26/87 | 52 FR 32268 |
| NPRM Comment<br>Period End | 12/24/87 |             |

Next Action Undetermined Small Entity: Undetermined

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation 08/26/87 (52 FR 32268)

Agency Contact: Frank Rock, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9567

RIN: 2120-AC34

## 1774. + TERMINAL CONTROL AREA CLASSIFICATION AND PILOT/EQUIPMENT REQUIREMENTS

Significance: Agency Priority

Legal Authority: None

**CFR Citation: 14 CFR 71; 14 CFR 91** 

Legal Deadline: None.

Abstract: Proposes to establish a single-class TCA having common pilot and equipment requirements. This proposed action is consistent with determinations made by the National Airspace Review and FAA TCA Review Teams that different

classifications of TCA airspace are outdated and no longer valid, and that all aircraft, including helicopters, should operate under a single set of pilot and equipment requirements. Additionally, this proposal would require a Mode C transponder on all aircraft within 30 nautical miles of a TCA primary airport. This rulemaking is considered significant because it is controversial, involving substantial public interest.

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| NPRM  | 06/16/87 | 52 FR 22918 |
| Comment Period<br>Extended -<br>NPRM to<br>09/16/87 | 08/06/87 | 52 FR 29205 |
| NPRM Comment<br>Period End                          | 08/17/87 |             |

Small Entity: Yes

Final Action

Additional Information: RIN 2120-AC36 has been combined into this proceeding. Regulatory Project No AT-200-86-21R (Docket #25304)

04/00/88

Analysis: Regulatory Evaluation 06/16/87 (52 FR 22918)

Agency Contact: Reginald C.
Matthews, Air Traffic Control
Specialist, Department of
Transportation, Federal Aviation
Administration, 800 Independence
Avenue, SW, Washington, DC 20591,
202 267-9245

RIN: 2120-AC35

#### 1775. + COMMUTER CATEGORY AIRPLANES: COCKPIT VOICE RECORDER (CVR) AND FLIGHT DATA RECORDER (FDR) REQUIREMENTS

Significance: Agency Priority

Legal Authority: 49 USC 1354(a); 49 USC 1355(a); 49 USC 1421; 49 USC 1422; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1426; 49 USC 1427; 49 USC 1428; 49 USC 1429; 49 USC 1431; 49 USC 1502; 49 USC 106(g)

CFR Citation: 14 CFR 135 Legal Deadline: None.

Abstract: This notice would initiate supplemental rulemaking action amending Part 135 to include requirements for CVR's/FDR's in multiengine, turbine-powered airplanes configured to carry six or more passengers and requiring two pilots. This rulemaking is considered

significant because of substantial public and congressional interest.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/12/88 | 53 FR 4314 |
| NPRM Comment<br>Period End | 03/28/88 | 53 FR 4314 |
| Final Action               | 06/00/88 |            |

Small Entity: No

Agency Contact: Frank Rock, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9567

RIN: 2120-AC48

## 1776. ● + TRANSPONDER WITH AUTOMATIC ALTITUDE REPORTING CAPABILITY REQUIREMENT

Significance: Agency Priority

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321 et seq

CFR Citation: 14 CFR 91

Legal Deadline: Statutory, June 30, 1988.

Abstract: This rulemaking proposes to require that all aircraft be equipped with a transponder and automatic altitude-reporting equipment (Mode C transponder) when operating in terminal air space where air traffic control radar service is provided, and when operating at, and above, 6,000 feet above the surface in controlled air space in the United States. In concert with these actions, the FAA is proposing to establish a 1,200-foot above-the-surface common floor for controlled air space over the United States. This rulemaking is considered significant because of substantial public interest and statutory requirement.

#### Timetable:

| Action                              | Date     | FR Cite    |
|-------------------------------------|----------|------------|
| NPRM                                | 02/12/88 | 53 FR 4306 |
| Comment period extended to 05/12/88 | 03/24/88 | 53 FR 9758 |
| NPRM Comment<br>Period End          | 03/28/88 | 53 FR 4306 |
| Final Action                        | 06/00/88 |            |
|                                     |          |            |

Small Entity: Undetermined Additional Information:
Legal Authority Cont:

DOT—FAA Final Rule Stage

#### EO 11514

49 USC 106(g) (Revised Pub L 97-449, January 12, 1983)

Regulatory Project No. ATO-200-87-18R Rulemaking to amend the base of the Continental Control Area (RIN 2120-AC64) has been combined into this rulemaking. Contemplated action in RIN AC52 has also been subsumed in this rulemaking action.

Analysis: Regulatory Evaluation 04/01/88

Agency Contact: Reginald C.
Matthews, Air Traffic Control
Specialist, Department of
Transportation, Federal Aviation
Administration, 800 Independence
Avenue, SW, Washington, DC 20591,
202 267-9245

RIN: 2120-AC66

## 1777. ● + SPECIAL FLIGHT RULES IN THE VICINITY OF THE GRAND CANYON NATIONAL PARK

Significance: Agency Priority

Legal Authority: PL 100-91; 49 USC 1348 CFR Citation: 14 CFR 199; 14 CFR 135

Legal Deadline: Statutory, May 27, 1988. PL 100-91 requires a final rule within 90 days of the date DOI submitted recommendations to the FAA, or by 3/28/88. However, if the recommendations would have adverse impacts on aviation safety, a final rule must be issued within 60 days of the finding. The latest possible date is 5/27/88.

Abstract: PL 100-91, signed on August 18, 1987, required the Department of Interior to submit recommendations to the FAA for regulation of aircraft overflight of the Grand Canyon. DOI submitted its recommendations to FAA on December 29, 1987. The law further requires that FAA adopt regulations which implement the DOI recommendations. This rulemaking fulfills that requirement.

#### Timetable:

| Action                     | Date        | FR Cite    |
|----------------------------|-------------|------------|
| NPRM                       | 03/04/88    | 53 FR 7096 |
| NPRM Comment<br>Period End | 03/25/88    |            |
| Final Action               | 05/27/88    | •          |
| Small Entity: U            | ndetermined | •          |

**Analysis:** Environmental Assessment 05/00/88

Agency Contact: David L. Bennett, Manager, Airspace and Traffic Branch, Department of Transportation, Federal Aviation Administration, 202 267-3491

RIN: 2120-AC70

#### 1778. REVISION OF PART 91

Significance: Nonsignificant

Legal Authority: 49 USC 1348 Federal Aviation Act of 1958, Sec. 307; 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355 Federal Aviation Act of 1958, Sec. 314; 49 USC 1401 Federal Aviation Act of 1958, Sec. 501; 49 USC 1402 Federal Aviation Act of 1958, Sec. 502; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1422 to 1430 Fed. Aviation Act of 1958, Secs. 602 to 610; 49 USC 1502 Federal Aviation Act of 1958, Sec. 1102

CFR Citation: 14 CFR 91 Legal Deadline: None.

Abstract: This proposed amendment reorganizes and realigns the general operating and flight rules to make them more understandable and easier to use. Also, several changes are being made to provide more flexibility for certain operations. These changes resulted from comments received from the general public and aviation industry in response to a request for specific comments to help identify substantive areas needing review.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 01/22/79 | 44 | FR | 4571  |
| NPRM                       | 09/10/81 | 46 | FR | 45256 |
| NPRM                       | 03/20/85 | 50 | FR | 11282 |
| NPRM Comment<br>Period End | 07/18/85 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

**Additional Information:** Docket No. 18334.

Analysis: Regulatory Evaluation 09/10/81 (46 FR 45256)

Agency Contact: Marion Clemens or Edna French, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8150

RIN: 2120-AA13

## 1779. INOPERATIVE INSTRUMENTS OR EQUIPMENT

Significance: Nonsignificant

Legal Authority: 49 USC 1348(a) Federal Aviation Act of 1958, Sec. 307(a); 49 USC 1348(c) Federal Aviation Act of 1958, Sec. 307(c); 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1355 Federal Aviation Act of 1958, Sec. 314; 49 USC 1355(a) Federal Aviation Act of 1958, Sec. 314(a); 49 USC 1421(a) to 1430 Fed. Av. Act 1958, Secs. 601(a) to 610; 49 USC 1502 Federal Aviation Act of 1958, Sec. 1102

**CFR Citation:** 14 CFR 43; 14 CFR 91

Legal Deadline: None.

Abstract: This notice supplements NPRM 81-14, which proposed to permit the operation of powered aircraft with certain inoperative instruments and equipment that are not essential for the safe operation of the aircraft. After further review of the comments from the public, the FAA concluded that provisions in that notice could be accomplished with less paperwork, and the concept could be further modified to conform to other pertinent regulations. The supplemental NPRM proposed to permit rotorcraft and nonturbine powered airplanes (for which a master minimum equipment list has not been developed), that are not being utilized in an air carrier operation, to be operated with certain inoperative instruments and equipment. Furthermore, this supplemental NPRM proposed to permit flight operations with certain inoperative instruments and equipment for small multiengine rotorcraft and nonturbine-powered small multiengine airplanes (for which a master minimum equipment list has been developed and that are not being utilized in an air carrier operation) the option of selecting the minimum equipment (cont)

#### Timetable:

| Action                                     | Date     | FR    | Cite  |
|--|----------|-------|-------|
| NPRM ·                                     | 10/26/81 | 46 FR | 52278 |
| NPRM Comment<br>Period End                 | 01/25/82 |       |       |
| SNPRM<br>Comment<br>Period End<br>03/16/88 | 12/15/87 | 52.FR | 47680 |
| Final Action                               | 07/00/88 |       |       |

Small Entity: No

Additional Information: ABSTRACT CONT: list concept or complying with the provision contained in the new proposed regulations.

Analysis: Regulatory Evaluation 10/26/81 (46 FR 52278)

DOT—FAA Final Rule Stage

Agency Contact: John Lynch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3841

RIN: 2120-AA19

## 1780. ROTORCRAFT REGULATORY REVIEW PROGRAM AMENDMENT NO.

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(G); PL 97-449

**CFR Citation:** 14 CFR 1; 14 CFR 27; 14 CFR 29; 14 CFR 33

Legal Deadline: None.

Abstract: This amendment changes Parts 1, 27, 29, and 33 in the area of propulsion system requirements. New rules or changes to rules are included in the area of engine ratings, detailed combustion heater requirements, lightning protection, system tests, and oil requirements.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/27/84 | 49 | FR | 46670 |
| NPRM Comment<br>Period End | 03/26/85 |    |    |       |
| Final Action               | 04/15/88 |    |    |       |

Small Entity: No

**Analysis:** Regulatory Evaluation 11/27/84 (49 FR 46670)

Agency Contact: Mike Mathias, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5123

RIN: 2120-AA28

#### 1781. TRANSPORT CATEGORY AIRPLANE AIRWORTHINESS STANDARDS

Significance: Nonsignificant

Legal Authority: 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1425; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: This action would amend the airworthiness standards contained in Part 25 applicable to transport category airplanes to: (1) relieve the regulatory

burden wherever possible, (2) ensure the airworthiness standards are practicable for the light transport airplanes common to regional air carrier operation, and (3) update Part 25 for clarity and accuracy.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/03/84 | 49 | FR | 47358 |
| NPRM Comment | 04/04/85 |    |    |       |
| Period End   |          |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 24244

Affected Sectors: Multiple

Analysis: Regulatory Evaluation 12/03/84 (49 FR 47358)

Agency Contact: Gary Killion, Department of Transportation, Federal Aviation Administration, NorthWest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, WA 98168, 206 431-2112

RIN: 2120-AA47

## 1782. AMEND PART 23 TO INCLUDE EMPENNAGE FATIGUE REQUIREMENTS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 602

CFR Citation: 14 CFR 23 Legal Deadline: None.

Abstract: This action would provide for fatigue integrity of small airplane empennage structure where present Part 23 fatigue requirements apply only to the wing.

#### Timetable:

| Action                     | Date        | FR | Cite  |
|----------------------------|-------------|----|-------|
| NPRM                       | 09/22/86 51 | FR | 33700 |
| NPRM Comment<br>Period End | 01/21/87    |    |       |

Next Action Undetermined

Small Entity: No

Additional Information: The FAA is evaluating additional data obtained from NASA.

Analysis: Regulatory Evaluation 02/18/86 (51 FR 33700)

Agency Contact: Earsa L. Tankesley, Manager, Standards Office, Department of Transportation, Federal Aviation Administration, 601 E. 12th Street, Kansas City, MO 64106, 816 374-6930

RIN: 2120-AA58

## 1783. NOISE STANDARDS: AIRCRAFT TYPE AND AIRWORTHINESS CERTIFICATION

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1431 Federal Aviation Act of 1958, Sec. 611

CFR Citation: 14 CFR 36 Legal Deadline: None.

Abstract: Part 36 prescribes noise type certification standards for turbo jet powered airplanes and propeller driven small airplanes regardless of category. This review will examine the need to reorganize and realign the noise standards to make them more understandable and easier to use. This review would reorganize existing material into several new subparts, and utilize an improved numbering system to provide for the easier inclusion of future changes. Other improvements would be made by deleting redundancies, obsolete compliance dates, and making other minor changes. Additionally, Part 36 will be reviewed in accordance with Executive Order 12291 to reduce regulatory burdens on the public, including the preparation of both a Regulatory Evaluation and a Regulatory Flexibility Analysis.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM /                     | 01/29/85 | 50 | FR | 4172 |
| NPRM Comment<br>Period End | 04/24/85 |    |    |      |
| Final Action               | 04/16/88 |    |    |      |

Small Entity: Yes

Additional Information: Will also consider Petition for Rulemaking from the Aerospace Industries of America (Docket No. 23340; Petition Notice No. PR-82-13).

**Analysis:** Regulatory Flexibility Analysis; Environmental Assessment 01/29/85 (50 FR 4172); Regulatory Evaluation 01/29/85 (50 FR 4172)

Agency Contact: Steven Albersheim, Environmental Specialist, Department

Final Rule Stage

of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3560

RIN: 2120-AA74

## 1784. NIGHTTIME VFR WEATHER MINIMUMS

Significance: Nonsignificant

Legal Authority: 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352; 49 USC 1353; 49 USC 1354; 49 USC 1355; 49 USC 1401; 49 USC 1421; 49 USC 1422; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1426; ...

CFR Citation: 14 CFR 91 Legal Devaline: None.

Abstract: Would standardize weather minimums in all airspace at night.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/23/85 | 50 FR 30124 |
| NPRM Comment<br>Period End | 09/23/85 | 50 FR 30124 |
| Final Action               | 06/01/88 |             |

Small Entity: No

Additional Information: LEGAL AUTHORITY CONT: 49 USC 1427; 48 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121; 49 USC 2122; 49 USC 2123; 49 USC 2124; 49 USC 2125; 42 USC 4321 et seq; EO 11514, 49 USC 106(a), Revised Pub. L. 97-449, January 12, 1983, Regulatory Project ATO-200-83-16R (Docket # 24722)

Agency Contact: William C. Davis, Manager, Air Traffic Rules Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8783

RIN: 2120-AB04

#### 1785. AIRWORTHINESS STANDARDS: AIRCRAFT ENGINES, ELECTRICAL AND/OR ELECTRONIC ENGINE CONTROL SYSTEMS

Significance: Nonsignificant

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1421 Federal Aviation Act of 1958, Sec. 601; 49 USC 1423 Federal Aviation Act of 1958, Sec. 603

CFR Citation: 14 CFR 33 Legal Deadline: None.

Abstract: Would add a new section, FAR 33.28 to incorporate requirements for electronic controls for aircraft engines.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/14/85 | 50 | FR | 6186 |
| NPRM Comment<br>Period End | 07/29/85 |    |    |      |

**Next Action Undetermined** 

Small Entity: No

Analysis: Regulatory Evaluation 02/14/85 (50 FR 6186)

Agency Contact: Cosimo J. Bosco, Aerospace Engineer, Department of Transportation, Federal Aviation Administration, ANE-110, FAA NE Region, 12 New England Executive Park, Burlington, MA 01803, 617 270-2492

RIN: 2120-AB06

# 1786. STANDARDS FOR APPROVAL OF A REDUCED V1 METHODOLOGY FOR TAKEOFF ON WET AND CONTAMINATED RUNWAYS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354(a) to 1357; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1472; 49 USC 1485; 49 USC 1502; 49 USC 106(g); PL 97-449

**CFR Citation:** 14 CFR 25; 14 CFR 121; 14 CFR 135

Legal Deadline: None.

Abstract: This action proposes amendments to Parts 25, 121, and 135 of the Federal Aviation Regulations (FAR) to add new standards for transport category airplanes which would provide for approval of a reduced takeoff decision speed (V1) methodology for takeoff on wet and contaminated runways.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ACTION       | Date     | rn Cite     |
| NPRM         | 11/30/87 | 52 FR 45578 |
| NPRM Comment | 03/30/88 |             |
| Period End   |          |             |

**Next Action Undetermined** 

Small Entity: No -

Additional Information: Docket 25471

Analysis: Regulatory Evaluation 11/30/87 (52 FR 45578)

Agency Contact: Denny Whitmire, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2119

RIN: 2120-AB17

## 1787. LOW-FUEL-QUANTITY ALERTING SYSTEM

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: Possible revision to FAR 25.1305 to include a requirement to install a means to alert the flightcrew of potentially unsafe low fuel.

#### Timetable:

| Action                             | Date | FR Cite     |
|------------------------------------|------|-------------|
| NPRM<br>NPRM Comment<br>Period End |      | 52 FR 17890 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No 25213.

**Analysis:** Regulatory Evaluation 05/12/87 (52 FR 17890)

Agency Contact: Neil Schalekamp, Department of Transportation, Federal Aviation Administration, Northwest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, Washington 98168, 206 431-2135

RIN: 2120-AB46

## 1788. HELICOPTER INSTRUMENT FLIGHT

Significance: Nonsignificant

**Legai Authority:** 49 USC 1344; 49 USC 1354(A); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(G); PL 97-449

**CFR Citation:** 14 CFR 27; 14 CFR 29

Legal Deadline: None.

Abstract: This project revises Appendix B of Parts 27 and 29 to permit IFR operations at airspeeds below the normal minimum instrument airspeed during approach and landing.

Final Rule Stage

| - | · | _ 4 |   | a_ | •   |
|---|---|-----|---|----|-----|
|   |   | Δ.  | - | n  | le: |
|   |   |     | а | •  | ıc. |

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/12/86 | 51 FR 21488 |
| NPRM Comment<br>Period End | 04/03/87 | 51 FR 45343 |
| Final Action               | 07/15/88 |             |

Small Entity: No

Additional Information: The FAA has determined that adoption of this proposal will not result in an economic burden on the public. It is a relieving rule that removes a minimum speed limitation when certain optional performance standards are met.

**Analysis:** Regulatory Evaluation 06/12/86 (51 FR 21488)

Agency Contact: Jim S. Honaker, Department of Transportation, Federal Aviation Administration, Fort Worth, TX 76193-0111, 817 624-5109

RIN: 2120-AB87

## 1789. TERMINAL CONTROL AREA (TCA) SAN DIEGO (MODIFICATION)

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348(a); 49 USC 1354(a); 49 USC 1510

CFR Citation: 49 CFR 71 Legal Deadline: None.

Abstract: Terminal Control Areas (TCA) are proposed to reduce the midair collision potential by eliminating the mix of controlled and uncontrolled aircraft in a higher density terminal environment.

#### Timetable:

| Action                  | ction Date |    |    | Cite |
|-------------------------|------------|----|----|------|
| NPRM                    | 03/04/86   | 51 | FR | 7448 |
| NPRM Comment Period End | 05/05/86   |    |    |      |
| Final Action            | 04/01/88   |    |    |      |

Small Entity: No

Analysis: Regulatory Evaluation 04/01/88

Agency Contact: Joe Gill, Air Traffic Control Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9252

RIN: 2120-AB98

#### 1790. FLIGHT PLAN AND TRANSPONDER-ON REQUIREMENTS IN AIR DEFENSE IDENTIFICATION ZONES (ADIZ)

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348; 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 106(g) Revised Pub L 97-449, January 12, 1983

CFR Citation: 14 CFR 99 Legal Deadline: None.

Abstract: The proposal would require that all civil aircraft operating into, within, or out of the United States through a coastal air defense identification zone be operated under a filed flight plan regardless of true airspeed. Each such operation by an aircraft equipped with a functioning air traffic control (ATC) transponder would have to be conducted with that transponder on and replying on the appropriate code or on a code assigned by ATC.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/24/86 | 51 | FR | 37882 |
| NPRM Comment<br>Period End | 12/23/86 | •  |    |       |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: No

Additional Information: Regulatory Project ATO-200-85-13R (Docket # 25099)

**Analysis:** Regulatory Evaluation 10/24/86 (51 FR 37882)

Agency Contact: Reginald C.
Matthews, Air Traffic Control
Specialist, Department of
Transportation, Federal Aviation
Administration, 800 Independence
Avenue, SW, Washington, DC 20591,
202 267-9245

RIN: 2120-AC00

#### 1791. PART 150 - AIRPORT NOISE-COMPATIBILITY PLANNING

Significance: Nonsignificant

**Legal Authority:** 49 USC 1348(c); 49 USC 1354(a); 49 USC 1421; 49 USC 1431(b); 49 USC 1655(c); 49 USC 2101 to 2104(b); 49 USC 1.47(m); 49 USC 2201 et seq.

CFR Citation: 14 CFR 150 Legal Deadline: None.

Abstract: Part 150 of the Federal Aviation Regulations prescribes requirements for airport operators who voluntarily choose to submit compatibility planning programs to the FAA. Operators of airports whose maps and programs have been accepted by the FAA as meeting the Part 150 standards are then eligible to apply for funding noise-control projects under the Airport Improvement Program and are further afforded certain legal rights under the law. The current rule includes heliports that are located on public-use airports; the proposed rule would extend coverage to free-standing publicuse heliports.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 11/04/86 | 51 FR 40037 |
| ANPRM<br>Comment<br>Period End | 02/03/87 |             |
| Final Action                   | 04/16/88 |             |

Small Entity: No

Analysis: Regulatory Evaluation 11/04/86 (51 FR 40037)

Agency Contact: Robert B. Hixson, Environmental Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-3565

RIN: 2120-AC19

## 1792. MANDATORY REPORTING FOR EMERGENCY EVACUATION SYSTEMS AND COMPONENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1354(a); 49 USC 1355; 49 USC 1356; 49 USC 1357; 49 USC 1401; 49 USC 1421; 49 USC 1422; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1426; 49 USC 1427; 49 USC 1428; 49 USC 1429; 49 USC 1430; ...

CFR Citation: 14 CFR 121.703(a)

Legal Deadline: None.

Abstract: Notice proposed to amend the mechanical reliability reporting requirement contained in Part 121 to require certificate holders to report each failure, malfunction, or defect of emergency evacuation systems and components. This action is necessary to collect, record, analyze, and disseminate data concerning those failures, malfunctions, or defects that occur during training, testing, or actual emergency conditions to improve the levels of reliability and safety.

#### Final Rule Stage

| Ti | m | e | ta | DI | e: |
|----|---|---|----|----|----|
|    |   |   |    |    |    |

| Action       | . Date     | FR Cite     |
|--------------|------------|-------------|
| NPRM         | - 06/03/87 | 52 FR 20982 |
| Final Action | 05/00/88   |             |

Small Entity: No

Analysis: Regulatory Evaluation 06/03/87 (52 FR 20982)

Agency Contact: George Johnson, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3798

RIN: 2120-AC49

#### 1793. ● REALIGNMENT OF RESTRICTED AREAS IN THE EGLIN AFB AREA

Significance: Nonsignificant

Legal Authority: 49 USC 1302; 49 USC 1303; 49 USC 1348; 49 USC 1348(a); EO 10854; 49 USC 106(g)(Revised PL 97-449, January 12, 1983); 14 CFR 11.69; 49 USC 1354(a); 49 USC 1421(a); 49 USC 1424; 49 USC 1510; 49 USC 1522; 49 USC 2402; 49 USC 2424

**CFR Citation:** 14 CFR 73; 14 CFR 93

Legal Deadline: None.

Abstract: This revision proposes to realign restricted areas in the Eglin AFB area to increase the availability of airspace for civil users. In addition, to include certain portions of the realigned restricted areas, when not active in Section 93.81, Special Air Traffic Rule Airspace.

#### Timetable:

| Action                     | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 01/08/88 | 53 FR 517 |
| NPRM Comment<br>Period End | 02/19/88 | 53 FR 517 |
| Final Action               | 07/31/88 |           |

Small Entity: Undetermined

Agency Contact: Paul Gallant, Special Use Airspace, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9253

RIN: 2120-AC63

## 1794. PART 95 INSTRUMENT FLIGHT RULES

Significance. Routine and Frequent

**Legal Authority:** 49 USC 1348 F.A. Act of 1958, Sec. 307; 49 USC 1510 F.A. Act of

1958, Sec. 1110

CFR Citation: 14 CFR 95 Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements to keep those requirements operationally current. Total actions expected--2500. 05/00/88 - 05/00/89.

#### Timetable:

|        |      |         | - |
|--------|------|---------|---|
| Action | Date | FR Cite |   |
|        |      |         |   |

Final Action

05/00/89

Small Entity: No

Agency Contact: Don Funai, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8277

RIN: 2120-AA63

#### 1795. AIRWORTHINESS DIRECTIVES

Significance: Routine and Frequent

**Legal Authority:** 49 USC 1354(a) F.A. Act, Sec. 313(a); 49 USC 1421 F.A. Act, Sec. 601; 49 USC 1423 F.A. Act, Sec. 603; 49 USC 1431(b) F.A. Act, Sec. 611(b)

CFR Citation: 14 CFR 39 Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently in order to correct known or expected safety problems on type certificated products. Total actions expected--300. 10/00/87 - 10/00/88.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 10/00/88 |         |

Small Entity: Undetermined

Agency Contact: Jack McGrath, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9580

RIN: 2120-AA64

### 1796. STANDARD INSTRUMENT APPROACH PROCEDURES

Significance: Routine and Frequent

**Legal Authority:** 49 USC 1348 F.A. Act, Sec. 307; 49 USC 1354(a) F.A. Act, Sec. 313(a); 49 USC 1421 F.A. Act, Sec. 601; 49 USC 1510 F.A. Act, Sec. 1110

CFR Citation: 14 CFR 97 Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements to keep those requirements operationally current.

Total actions expected--2800. 05/00/88 -

05/00/89. Timetable:

Action Date FR Cite
Final Action 05/00/89

Small Entity: No

Agency Contact: Don Funai, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8277

RIN: 2120-AA65

#### 1797. AIRSPACE ACTIONS

Significance: Routine and Frequent

**Legal Authority:** 49 USC 1348(a) F.A. Act, Sec. 307(a); 49 USC 1354(a) F.A. Act, Sec. 313(a)

**CFR Citation:** 14 CFR 71; 14 CFR 73; 14 CFR 75

Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements to keep those requirements operationally current.

Total actions expected--525. 10/00/87 - 10/00/88.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 10/00/88 |         |

Small Entity: No

Agency Contact: Robert G. Burns, Manager, Airspace Branch, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3075

RIN: 2120-AA66

## DEPARTMENT OF TRANSPORTATION (DOT) Federal Aviation Administration (FAA)

**Completed Actions** 

## 1798. + AIRPORT CERTIFICATION: REVISION AND REORGANIZATION

Significance: Regulatory Program

Legal Authority: 49 USC 1354 Federal Aviation Act of 1958, Sec. 313; 49 USC 1429 Federal Aviation Act of 1958, Sec. 609; 49 USC 1430 Federal Aviation Act of 1958, Sec. 610; 49 USC 1432 Federal Aviation Act of 1958, Sec. 612

CFR Citation: 14 CFR 139 Legal Deadline: None.

Abstract: Revision of 14 CFR Part 139 updates and clarifies the part including fire-fighting, rescue, and airport fueling operation requirements. This rulemaking was significant because of substantial public interest.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/23/85 | 50 FR 43094 |
| NPRM Comment<br>Period End | 01/21/86 |             |
| Final Action               | 11/18/87 | 52 FR 44276 |

Small Entity: Yes

Additional Information: This project was initiated on June 25, 1975, in response to a GAO evaluation of the FAA's Airport Certification Program and the result it has on improving the safety of airports. Recent delays occurred due to industry concerns over aviation fueling responsibilities. FAA reviewed proposals by a group of aviation organizations, which resulted in changes in the NPRM.

Agency Contact: Jose Roman, Jr., Airport Safety Certification Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-8724

RIN: 2120-AA10

## 1799. + CIVIL HELICOPTER NOISE CERTIFICATION

Significance: Agency Priority

Legal Authority: 49 USC 1354(a) Federal Aviation Act of 1958, Sec. 313(a); 49 USC 1421(a) Federal Aviation Act of 1958, Sec. 601(a); 49 USC 1423 Federal Aviation Act of 1958, Sec. 603; 49 USC 1431(b) Federal Aviation Act of 1958, Sec. 611(b); 42 USC 4321 et seq. National Environmental Policy Act, Title I; EO 11514

**CFR Citation:** 14 CFR 21; 14 CFR 36

Legal Deadline: None.

Abstract: Final rule revises aircraft noise certification standards to add

provisions applicable to civil helicopters in the normal, transport, and restricted categories, and provides noise-level limits and test procedures for the issuance of original and amended type certificates. The rule prohibits changes in type design of helicopters that may increase noise levels beyond certain limits but does not limit further manufacturing of existing types. Rule provides for commonality between U.S. standards and those adopted by the Int'l Civil Aviation Org. (ICAO). This rulemaking was considered significant because of substantial public interest.

#### Timetable:

| Action                     | Date      |    | FR | Cite |
|----------------------------|-----------|----|----|------|
| NPRM                       | .03/06/86 | 51 | FR | 7878 |
| NPRM Comment<br>Period End | 09/02/86  |    |    |      |
| Final Action               | 02/05/88  | 53 | FR | 3534 |
| Final Action<br>Effective  | 02/05/88  | 53 | FR | 3534 |

#### Small Entity: No

Analysis: Regulatory Evaluation 03/06/86 (51 FR 7878)

Agency Contact: Steven Albersheim, Environmental Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-3560

RIN: 2120-AB33

#### 1800. + TERMINAL CONTROL AREAS AT 10,000 FEET MEAN SEA LEVEL (MSL); MODE C TRANSPONDERS ABOVE 10,000 FEET MSL

Significance: Agency Priority

Legal Authority: 49 USC 1348(a); 49 USC 1354(a); 49 USC 1510; EO 10854; 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983); 14 CFR 11.69; 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1401; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472

**CFR Citation:** 14 CFR 71.12; 14 CFR 71.40; 14 CFR 91.24

Legal Deadline: None.

Abstract: The Air Line Pilots
Association requested amendment to
Parts 71 and 91 to top all terminal
control areas at 10,000 feet mean sea
level and to require Mode C
transponders above 10,000 feet mean
sea level. This matter is now subsumed
in RIN AC66, the regulatory proposal
responding to recently enacted P.L. 100-

102 and P.L. 100-223. Therefore, action on this entry is terminated.

#### Timetable:

| Action | Date | FR Cite   |
|--------|------|---|
|        |      | <del>, , , , , , , , , , , , , , , , , , , </del> |

Action terminated 02/02/88

Small Entity: Undetermined

Additional Information: LEGAL AUTHORITY CONT: 49 USC 1502; 49 USC 1510; 49 USC 1522; 49 USC 2121 to 2125; 42 USC 4321 et seq; EO 11514; 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983).

Regulatory Project No: ATO-200-86-3R (Docket #24496)

Agency Contact: Robert Laser, Air Traffic Control Specialist, Department of Transportation, Federal Aviation Administration, 800 Independence Avenue, SW, Washington, DC 20591, 202 267-9251

RIN: 2120-AC52

#### 1801. CESSNA FINANCE PETITION

Significance: Nonsignificant

**Legal Authority:** 49 USC 106(g); 49 USC 1354; 49 USC 1401; 49 USC 1403; 49 USC 1405; 49 USC 1502; 4 UST 1830

**CFR Citation:** 14 CFR 49; 14 CFR 47

Legal Deadline: None.

Abstract: Petition for rulemaking to amend Parts 47 and 49 to provide all persons who hold a security interest in aircraft the same protection now afforded the seller of an aircraft under a conditional sales contract.

#### Timetable:

| Action .        | Date     |    | FR | Cite  |
|-----------------|----------|----|----|-------|
| ANPRM           | 10/20/77 | 42 | FR | 55891 |
| NPRM            | 05/22/80 | 45 | FR | 34826 |
| Petition denied | 01/25/88 | 53 | FR | 1911  |

Small Entity: No

**Additional Information:** Docket No. 17311.

Analysis: Regulatory Evaluation 05/22/80 (45 FR 34826)

Agency Contact: Agnes M. Jones, Aircraft Regulation Specialist, Department of Transportation, Federal Aviation Administration, PO Box 25724, Okla City, OK 73125, 405 686-2284

RIN: 2120-AA15

**Completed Actions** 

## 1802. STANDARDS FOR APPROVAL OF AN AUTOMATIC TAKEOFF THRUST CONTROL SYSTEM

Significance: Nonsignificant

**Legal Authority:** 49 USC 1344; 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1423; 49 USC 1424; 49 USC 1425; 49 USC 1428; 49 USC 1429; 49 USC 1430; 49 USC 106(g); PL 97-449

CFR Citation: 14 CFR 25 Legal Deadline: None.

Abstract: This amendment provides new airplane and equipment airworthiness standards for installation of an automatic takeoff thrust control system on Part 25 aircraft. As the regulations did not provide airworthiness standards for this unusual system special conditions had been issued. This amendment eliminates the need for those special conditions.

#### Timetable:

| Action                            | Date     | FR Cite     |
|-----------------------------------|----------|-------------|
| NPRM ·                            | 04/27/84 | 49 FR 18240 |
| Extension of<br>Comment<br>Period | 07/20/84 | 49 FR 29410 |
| NPRM Comment<br>Period End        | 08/27/84 |             |
| Final Action                      | 12/09/87 | 52 FR 43152 |
| Final Action<br>Effective         | 12/09/87 |             |

Small Entity: No

Additional Information: Docket 24046.

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: Multiple

**Analysis:** Regulatory Evaluation 04/27/84 (49 FR 18240)

Agency Contact: James M. Walker, Department of Transportation, Federal Aviation Administration, NorthWest Mountain Region, 17900 Pacific Highway South, C-68966, Seattle, WA 98168, 206 431-2116

RIN: 2120-AA46

1803. AIRCRAFT IDENTIFICATION AND RETENTION OF FUEL SYSTEM MODIFICATION RECORDS

Significance: Nonsignificant

Legal Authority: 49 USC 1354; 49 USC 1421 to 1430; 49 USC 106(g); 49 USC 1355; 49 USC 1301(7); 49 USC 1303; 49 USC 1344; 49 USC 1348; 49 USC 1352 to 1355; 49 USC 1421 to 1431; 49 USC 1471; 49 USC 1472; 49 USC 1502; 49 USC 1510; 49 USC 2121 to 2125

**CFR Citation:** 14 CFR 43; 14 CFR 45; 14 CFR 91

Legal Deadline: None.

Abstract: This final rule amends the regulations to require: (1) that 12-inch high nationality and registration marks be displayed on all aircraft that penetrate an Air Defense Identification Zone or a Defense Early Warning Identification Zone; (2) that a civil aircraft identification data plate be displayed on the exterior surface of each U.S.-registered aircraft; and (3) that a copy of the form which authorizes the alteration of an aircraft with fuel tanks within the passenger or a baggage compartment be kept on board the modified aircraft. These amendments are necessary because of the increased dangers to civil aviation resulting from the major increase in illegal drug importations into the United States by air. They are intended to expand the effectiveness of narcotic interdiction and, thereby, provide for improvement in safety of civil aviation operations, while at the same time reducing the flow of drugs by air into the United States.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/10/86 | 51 | FR | 25174 |
| NPRM Comment<br>Period End | 09/09/86 |    | ,  |       |
| Final Action               | 09/09/87 | 52 | FR | 34096 |

Small Entity: No

Analysis: Regulatory Evaluation 07/10/86 (51 FR 25174)

Agency Contact: Joseph Gwiazdowski, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington, DC 20591, 202 267-9541

RIN: 2120-AC11

1804. IMPROVE SAFETY AND EFFECTIVENESS OF ISLIP AIRPORT RADAR SERVICE AREA (ARSA)

Significance: Nonsignificant

Legal Authority: 49 USC 1341(a); 49 USC 1343(d); 49 USC 1348; 49 USC 1354(a); 49 USC 1401 to 1405; 49 USC 1421 to 1431; 49 USC 1481; 49 USC 1502; 49 USC 106(g), (Review Pub L. 97-449, January 12, 1983); 49 USC 1348(a); 49 USC 1354(a); 49 USC 1510; EO 10854; 49 USC 106(g), (Revised Pub L. 97-449, January 12, 1983); 14 CFR 11.69

**CFR Citation:** 14 CFR 11; 14 CFR 71

Legal Deadline: None.

Abstract: The Long Island Pilots Ass'n petitioned to amended regulations to reduce the size of the regulatory airport radar service area to approximately a 5-mile radius inner core and a 7-mile radius outer core north of south shore of Long Island. This ARSA requires only two-way radio communication to enter or operate in the ARSA.

#### Timetable:

| Action          | Date     | FR Cite     |
|-----------------|----------|-------------|
| Petition denied | 12/31/87 | 52 FR 49423 |

Small Entity: Undetermined

**Additional Information:** Docket No 25277

Agency Contact: Reginald C.
Matthews, Air Traffic Control
Specialist, Department of
Transportation, Federal Aviation
Administration, 800 Independence
Avenue, SW, Washington, DC 20591,
202 267-9245

RIN: 2120-AC47

#### 1805. • PART 31 — AIRWORTHINESS STANDARDS: MANNED FREE BALLOONS

Significance: Nonsignificant

Legal Authority: 49 USC 1354; 49 USC

1421; 49 USC 1423

CFR Citation: 14 CFR 31

Legal Deadline: None.

Abstract: This part prescribes airworthiness standards for the issue of type certificates and changes to those. certificates, for manned free balloons. An initial review of Part 31 to determine whether a full regulatory flexibility analysis of this part is required has been completed. No section of Part 31 was found to have a significant economic impact on a substantial number of small entities. Therefore, a regulatory flexibility review of Part 31 is not required. This review was completed as required by the Regulatory Flexibility Act of 1980 and no further action is necessary.

#### **Completed Actions**

| Timetable: |          |         |
|------------|----------|---------|
| Action     | Date     | FR Cite |
| End Review | 09/25/87 |         |
|            |          |         |

Small Entity: No

Agency Contact: Craig Beard, Department of Transportation, Federal Aviation Administration, 800 Independence Ave., SW, Washington,

RIN: 2120-AC60

DC 20591, 202 267-8235

1806. ● PART 63 — CERTIFICATION: FLIGHT CREWMEMBERS OTHER THAN PILOTS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1354(a); 49 USC 1355; 49 USC 1421; 49 USC 1422; 49 USC 1427; 49 USC 1429; 49 USC 1430; 49 USC 106(g)

CFR Citation: 14 CFR 63 Legal Deadline: None.

Abstract: This part prescribes the requirements for issuing flight engineer and flight navigator certificates and the general operating rules for holders of those certificates. It has been determined that Part 63 does not impose a significant economic impact on a substantial number of small entities, i.e., flight navigator training schools and small airlines. This review was completed as required by the

Regulatory Flexibility Act of 1980 and no further action is necessary.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 08/10/87 |         |

Small Entity: No

Agency Contact: Robert Goodrich, Department of Transportation, Federal Aviation Administration, 800 Independenc Ave., SW, Washington, DC 20591, 202 267-8237

RIN: 2120-AC61

### DEPARTMENT OF TRANSPORTATION (DOT)

Federal Highway Administration (FHWA)

**Prerule Stage** 

## 1807. + MINIMUM LEVELS OF FINANCIAL RESPONSIBILITY FOR MOTOR CARRIERS: SELF-INSURANCE

Significance: Agency Priority

Legal Authority: 49 USC 10927 Note

CFR Citation: 49 CFR 387 Legal Deadline: None.

Abstract: The FHWA has determined that the issues associated with its authority to permit motor carriers to self-insure need to be examined in light of the insurance crisis affecting the motor carrier industry. The FHWA is seeking public comment from interested parties concerning self-insurance as a viable and effective mechanism for demonstrating financial responsibility as required by the Motor Carrier Act of 1980. This rulemaking action is considered significant because of the public interest in the issue being considered.

#### Timetable:

| Action                              | Date     |    | FR | Cite   |
|-------------------------------------|----------|----|----|--------|
| ANPRM                               | 06/18/86 | 51 | FR | 22086  |
| ANPRM<br>Comment                    | 07/18/86 | 51 | FR | 22086. |
| Period End<br>Supplemental<br>ANPRM | 06/00/88 |    |    |        |

Small Entity: No

Additional Information: An interim final rule was published on June 18, 1986, at 51 FR 22080 permitting motor carriers of property to satisfy the financial responsibility requirements of the DOT (FHWA) by self-insuring if they have received approval from the ICC to self-insure and have maintained an FHWA "satisfactory" safety rating. This rulemaking action will further analyze the issues addressed in the interim final rule. After analyzing comments received to the 6/18/86 ANPRM, the FHWA has decided to issue a supplemental ANPRM in order to further explore the issues.

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB65

## 1808. ● REVIEW AND PREEMPTION OF STATE MOTOR-CARRIER SAFETY REGULATIONS

Significance: Nonsignificant

**Legal Authority:** 49 USC App. 2507; 49 USC App. 2508

**CFR Citation:** 49 CFR 390; 49 CFR 391; 49 CFR 392; 49 CFR 393; 49 CFR 394; 49 CFR 395; 49 CFR 396; 49 CFR 397; 49 CFR 398; 49 CFR 399

Legal Deadline: None.

Abstract: Sections 207-209 of the Motor Carrier Safety Act of 1984 establish a process whereby any State law or regulation pertaining to commercial motor vehicle safety in interstate commerce will be reviewed and analyzed by the Commercial Motor Vehicle Safety Regulatory Review Panel (Safety Panel). The Safety Panel is to determine if such law or regulation has the same effect as, is less stringent than, or is additional to or more stringent than the Federal Motor Carrier Safety Regulations. Based on the determination of the Safety Panel, the Secretary is to initiate a rulemaking proceeding to determine if such a law or regulation may remain in effect and enforced. This advance notice of proposed rulemaking is the initial rulemaking action for any possible preemptive action by the Secretary. It will contain alternatives for comment on ways the Secretary may satisfy the requirements of section 208 of the Act.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 06/00/88 |         |
| NPRM   | 12/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 12/00/88

Agency Contact: Thomas Kozlowski, Department of Transportation, Federal Highway Administration, 202 366-2981

RIN: 2125-AC11

1809. NATIONAL STANDARDS FOR TRAFFIC CONTROL DEVICES; REVISION OF PART VI OF THE MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES

Significance: Nonsignificant

#### DOT—FHWA Prerule Stage

**Legal Authority:** 23 USC 109(b); 23 USC 315; 23 USC 402(a)

CFR Citation: 23 CFR 655 Legal Deadline: None.

Abstract: The FHWA is considering rulemaking regarding the need to update the standards in Part VI, Traffic Controls For Street and Highway Construction and Maintenance Operations, of the Manual On Uniform Traffic Control Devices (MUTCD). If adopted, these standards could be incorporated into the MUTCD.

#### Timetable:

| Action | • | Date | FR Cite |
|--------|---|------|---------|

**Next Action Undetermined** 

Smail Entity: No

Additional Information: FHWA Docket # 86-12 has been assigned to this rulemaking action.

Agency Contact: Mr. Philip O. Russell, Department of Transportation, Federal Highway Administration, 202 366-0411

RIN: 2125-AB83

## 1810. ● FEDERAL MOTOR CARRIER SAFETY REGULATIONS; PAPERWORK BURDENS

Significance: Nonsignificant

Legal Authority: 49 USC 3102; 49 USC

App 2503

CFR Citation: 49 CFR 350 to 399

Legal Deadline: None.

Abstract: By this rulemaking, the FHWA will be considering ways to reduce paperwork burdens imposed on motor carriers subject to the requirements of the Federal Motor Carrier Safety Regulations (49 CFR 350-399). Changes are being considered in accordance with the requirements of the Paperwork Reduction Reauthorization Act of 1986. This Act

requires the agencies to set goals to reduce the paperwork burden imposed on motor carriers by 20 percent by September 30, 1990.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 04/00/88 |         |
| NPRM . | 10/00/88 |         |

Small Entity: No

Additional Information: A 90-day comment period will be provided for the ANPRM.

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: Thomas P. Kozlowski,
Department of Transportation, Federal
Highway Administration, 202 366-2981

RIN: 2125-AC04-

## DEPARTMENT OF TRANSPORTATION (DOT) Federal Highway Administration (FHWA)

**Proposed Rule Stage** 

#### 1811. + CONTROLLED SUBSTANCES

Significance: Regulatory Program

**Legal Authority:** 49 USC 3102; 23 USC 315; 49 USC 104; 49 USC App 2505

CFR Citation: 49 CFR 382 Legal Deadline: None.

Abstract: The FHWA is requesting comments on a proposal which would mandate chemical testing of interstate drivers of commercial motor vehicles for the use of drugs. The impetus for this action is the safety and health concern associated with the use of drugs by these personnel. The goal of the proposed rule is to reduce accidents and casualties that result from the use of drugs. This NPRM was preceded by two drug rulemaking actions which were published in the Federal Register on 5/13/86 (BMCS Docket No. MC-116, Amendment No. 83-17, 51 FR 17568; BMCS Docket No. MC-120, Notice No. 86-3, 51 FR 17572). The latter of those actions proposed a drug test plan (much less comprehensive than proposed here) for drivers of hazardous materials. The former requested comments on specific questions regarding the various aspects of a drug control program applicable to interstate drivers. The intent of this

NPRM is to consolidate the subject matter of the previous actions and propose a comprehensive drug control program applicable to all drivers in interstate commerce. Because the impact of this proposal (cont)

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 09/27/82 | 47 FR 42383 |
| Initial ANPRM<br>Withdrawn     | 01/23/85 | 50 FR 2998  |
| ANPRM                          | 05/13/86 | 51 FR 17568 |
| <b>Extension Notice</b>        | 07/08/86 | 51 FR 24722 |
| ANPRM<br>Comment<br>Period End | 08/11/86 | 51 FR 17568 |
| NPRM                           | 04/00/88 |             |

Small Entity: No

Additional Information: ABSTRACT CONT: will result in an annual effect on the economy of over \$100 million, this action is considered major under Executive Order 12291. This NPRM proposes a comprehensive drug testing program that incorporates a DOT modal approach to creating a drug-free transportation environment.

**Analysis:** Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

**RIN:** 2125-AA79

#### 1812. + TRUCK SIZE AND WEIGHT; SPECIALIZED EQUIPMENT; BOAT TRANSPORTERS

Significance: Regulatory Program

**Legal Authority:** 23 USC 315; 23 USC 2311(d); PL 100-17, Sec 133

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: FHWA sought comments on a request to designate boat transporters as specialized equipment under provision of section 411(d) of the Surface Transportation Assistance Act of 1982 (STAA). Of prime concern were comments and information on the following issues relating to boat transporters: maneuvering characteristics, safety, control, offtracking, crosswind effects, and the need for overall length limits on boat transporters. Information on the similarities and dissimilarities between

**Proposed Rule Stage** 

boat transporters and auto transporters was also solicited, as well as information on the consistency of truck configurations used for hauling boats. Comments were requested regarding the need to preempt current State regulation of this vehicle, as well as an actual definition and description of boat transporters, and on the types of vehicles that should be considered as specialized equipment as well as an actual definition.

#### Timetable:

| Action              | Date     |    | FR | Cite  |
|---------------------|----------|----|----|-------|
| ANPRM               | 03/18/86 | 51 | FR | 10234 |
| ANPRM               | 05/09/86 | 51 | FR | 10234 |
| Comment             |          |    |    |       |
| Period End          |          |    |    |       |
| NPRM                | 01/29/88 | 53 | FR | 2602  |
| <b>NPRM Comment</b> | 04/18/88 | 53 | FR | 2602  |
| Period End          |          |    |    |       |
| Final Action        | 10/00/88 |    |    |       |

Small Entity: No

**Analysis:** Regulatory Evaluation 01/29/88 (53 FR 2602)

Agency Contact: Philip W. Blow, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4036

RIN: 2125-AB55

### 1813. + TRUCK SIZE AND WEIGHT; REASONABLE ACCESS

Significance: Regulatory Program

**Legal Authority:** 49 USC 2311(d); 23 USC 315

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: The FHWA is requesting information and comments on the existing FHWA regulation governing reasonable access by commercial vehicles with lengths and widths authorized by the Surface Transportation Assistance Act of 1982 (STAA) as amended. This action has been initiated in response to a petition filed by the National Industrial Transportation League (NITL).

#### Timetable:

| I illietable.                  |          |    |    | •          |
|--------------------------------|----------|----|----|------------|
| Action                         | Date     |    | FR | Cite       |
| ANPRM                          | 01/05/87 | 52 | FR | 298        |
| ANPRM<br>Comment<br>Period End | 05/05/87 | 52 | FR | <b>298</b> |
| NPRM                           | 04/00/88 |    |    |            |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Kevin E. Heanue, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2951

RIN: 2125-AB70

#### 1814. + BLOOD ALCOHOL CONCENTRATION STANDARD FOR COMMERCIAL VEHICLE OPERATORS

Significance: Regulatory Program

**Legal Authority:** PL 99-570, Sec 12008; 49 USC App. 2505; 49 USC 3102

CFR Citation: 49 CFR 383; 49 CFR 391

**Legal Deadline:** Statutory, October 27, 1988.

**Abstract:** In response to Section 12008 of the Commercial Motor Vehicle Safety Act of 1986, the FHWA requested comments on the establishment of a commercial driver blood alcohol concentration (BAC) standard for "driving under the influence." Also in response to Section 12008 of the Act, the National Academy of Sciences (NAS) conducted a study on the appropriateness of selecting one of several alternative BAC levels as the level at which a person operating a commercial motor vehicle would be deemed to be driving under the influence of alcohol. Based on the results of the study and the rulemaking comments, the Secretary of Transportation must promulgate a commercial driver BAC standard. States would be required to enact laws providing that any driver who operates a commercial motor vehicle at the Federal BAC level or above it is deemed to be driving under the influence of alcohol. States not enacting a BAC-level law for commercial motor vehicle drivers risk the loss of Federalaid highway funds. The comments received were available to the NAS and served as the docket comments, along with the NAS study for a future Notice of Proposed Rulemaking.

#### Timetable:

| Action        | Date     |    | FR | Cite |
|---------------|----------|----|----|------|
| ANPRM         | 03/23/87 | 52 | FR | 9192 |
| ANPRM         | 05/22/87 |    |    |      |
| Comment       | , ,      |    |    |      |
| Period End    |          |    |    |      |
| NPRM          | 04/00/88 |    |    |      |
| Final Action  | 10/00/88 |    |    |      |
| Small Entity: | No       |    |    |      |

Additional information: If the Secretary does not promulgate a Federal standard by October 27, 1988, the BAC standard shall be deemed to be 0.04 percent.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: John Viner, Senior Research Engineer, Traffic Safety Research Division (HSR-30), Department of Transportation, Federal Highway Administration, 6300 Georgetown Pike, McLean, VA-22101, 703 285-2419

RIN: 2125-AB79

### 1815. + TRUCK SIZE AND WEIGHT; SPECIAL PERMITS

Significance: Regulatory Program

**Legal Authority:** 23 USC 127; 49 USC 2311; 49 USC 2313; 49 USC App. 2316; 23 USC 315

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: This rulemaking action will delete language pertaining to the issuance of special permits in section 658.17 and will request that States identify grandfather rights claimed for single and tandem axle weight, gross weight, alternate bridge formula and special permit authority. The weights identified as having been determined by the States will be recognized as grandfather rights.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: John MacGowan, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4032

RIN: 2125-AB80

#### 1816. + AIR QUALITY PROCEDURES FOR USE IN FEDERAL-AID HIGHWAY AND FEDERALLY FUNDED TRANSIT PROGRAMS

Significance: Agency Priority

**Legal Authority:** 23 USC 109(h); 23 USC 109(j); 23 USC 315; 42 USC 4332; 42 USC 7401; 42 USC 7506

CFR Citation: 23 CFR 770

Legal Deadline: None.

Proposed Rule Stage

**Abstract:** This regulation proposes to consolidate and amend existing air quality requirements for transportation projects into a single amended air quality regulation. The amended regulation is intended to streamline and simplify (1) the process of determining which highway projects are exempt from the Federal assistance limitations of section 176(a) of the Clean Air Act (CAA), and (2) the conformity and priority procedures contained in 23 CFR 770. The amendments are also intended to provide more authority and flexibility to State and local agencies and to meet the objectives of the CAA in the most cost-effective and expeditious manner. The amendments are significant because they involve important departmental policy.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Jocelyn Karp (202) 366-4063.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: James M. Shrouds, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4836

RIN: 2125-AB10

#### 1817. + MINIMUM REQUIREMENTS FOR PRIVATE MOTOR CARRIERS OF PASSENGERS AND DRIVERS OF PRIVATE MOTOR VEHICLES OF PASSENGERS

Significance: Agency Priority

Legal Authority: 49 USC 104; 49 USC 3102; 49 USC App 2503; 49 USC App 2505

CFR Citation: 49 CFR 384 Legal Deadline: None.

Abstract: The FHWA is considering proposing revisions to the requirements for private motor carriers of passengers and the drivers of private motor vehicles of passengers. The proposed revisions would require private motor carriers of passengers and drivers of private motor vehicles of passengers to operate under the Federal Motor Carrier Safety Regulations (FMCSR). However, the paperwork burden of these requirements will be minimized and several parts of the FMCSR will

not apply to either private motor carriers of passengers or to drivers of such vehicles. This rulemaking is significant in that it is controversial, involving bringing new carriers under the regulatory scheme.

#### Timetable:

| Action                         | Date     | FR Cite    |
|--------------------------------|----------|------------|
| ANPRM                          | 01/23/85 | 50 FR 2998 |
| ANPRM<br>Comment<br>Period End | 03/11/85 | 50 FR 2998 |
| NPRM                           | 04/00/88 | •          |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB62

## 1818. + UNIFORM RELOCATION ACT AMENDMENTS OF 1987; GENERAL

Significance: Agency Priority

Legal Authority: 42 USC 4601 et seq; PL

100-17, Title IV

CFR Citation: 23 CFR 740

**Legal Deadline:** Statutory, April 2, 1989. A final rule must be promulgated by 4/2/89.

Abstract: This rulemaking action addresses the implementation of Title IV of the Surface Transportation and Uniform Relocation Assistance Act of 1987, Pub. L. 100-17, 101 Stat. 132 (STURAA). Title IV of STURAA amends the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Uniform Act), 42 U.S.C. sections 4601 to 4655 (1982). Title IV establishes: a lead agency (FHWA) to insure consistent Federal implementation; an increase in the maximum monetary benefits that can be provided to persons forced to relocate by Federal or federally assisted projects; an expansion of the Uniform Act's coverage to insure more types of displacing activities; and an allowance for a State certification program. This rulemaking action is considered significant because of the substantial public interest involved.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 04/00/88 |         |  |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Barbara Reichart, Department of Transportation, Federal Highway Administration, 202 366-0116

RIN: 2125-AB85

## 1819. + DRIVER'S RECORD OF DUTY STATUS; ONBOARD RECORDING DEVICES

Significance: Agency Priority

Legal Authority: 49 USC App 2505; 49

USČ 3102,

CFR Citation: 49 CFR 395

Legal Deadline: None.

Abstract: The FHWA has initiated rulemaking to address the use of onboard recording devices in motor vehicles operating in interstate commerce. This action is being taken in response to a petition filed by the Insurance Institute for Highway Safety (IIHS) on 2/25/87. The original IIHS petition (10/86) requested that the FHWA require motor carriers to use onboard recording devices for recording the driver's hours of service. This rulemaking is considered significant because of the substantial public interest involved.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 07/13/87 | 52 | FR | 26289 |
| ANPRM<br>Comment<br>Period End | 10/13/87 | 52 | FR | 26289 |
| NPRM                           | 04/00/88 | ٠  |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Mr. Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 202 366-2981

RIN: 2125-AB95

## 1820. + CERTIFICATION OF SPEED LIMIT ENFORCEMENT

Significance: Agency Priority

**Legal Authority:** 23 USC 141; 23 USC 154; 23 USC 315; PL 100-17, Sec 174

CFR Citation: 23 CFR 659 Legal Deadline: None.

Abstract: The FHWA and the National Highway Traffic Safety Administration (NHTSA) are amending the regulations

**Proposed Rule Stage** 

on certification of speed limit enforcement in order to streamline the sanction process and to take into account the provisions mandated by section 174 of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA). Section 174 of STURAA amended 23 U.S.C. 154 by giving the States the authority to increase, without loss of Federal-aid funds, the maximum speed limit to no more than 65 miles per hour (mph) on certain Interstate System highways. A notice of proposed rulemaking will be issued proposing revisions to the sanction process contained in 23 CFR Part 659. A separate final rulemaking action has been issued in order to provide the States the authority to adjust the speed sampling and analysis plan required for determining the level of 55 mph noncompliance.

#### Timetable:

| Action                                      | Date     | FR Cite     |
|---|----------|-------------|
| Final Action<br>Adjusting<br>Sampling Plans | 08/03/87 | 52 FR 28691 |
| NPRM:                                       | 04/00/88 | •           |

Small Entity: No

Additional Information: This rulemaking action, as well as the final rule on sampling plans (Supplemental), are considered significant because of the substantial public interest involved.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Sheldon G. Strickland, Department of Transportation, Federal Highway Administration, 202 366-1993

RIN: 2125-AC00

## 1821. REVIEW: GENERAL MATERIALS REQUIREMENTS

Significance: Nonsignificant

Legal Authority: 23 USC 112; 23 USC 113; 23 USC 114; 23 USC 117; 23 USC 128

CFR Citation: 23 CFR 635D Legal Deadline: None.

Abstract: This regulation would simplify procedures relating to general material requirements for Federal-aid construction work.

construction work

#### Timetable:

| Action |   | Date -   | F | R Cite | _ |
|--------|---|----------|---|--------|---|
| NPRM   | - | 11/00/88 | • |        | _ |

Small Entity: No

Additional Information: An initial NPRM was issued on 01/29/81 (46 FR 9642). It has been determined to issue another NPRM based on further review.

Analysis: Reg. Evaluation (Minimal Impact) 11/00/88

Agency Contact: William Weseman, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0392

RIN: 2125-AA19

#### **1822. CONTRACT PROCEDURES**

Significance: Nonsignificant

Legal Authority: 23 USC 112; 23 USC 113; 23 USC 114; 23 USC 117; 23 USC 128

CFR Citation: 23 CFR 635 Legal Deadline: None.

**Abstract:** This revision will update and simplify existing Federal-aid contract procedures.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/18/78 | 43 | FR | 36685 |
| NPRM         | 11/00/88 |    | -  |       |
| Supplemental |          |    |    |       |

Small Entity: No

Additional Information: An initial NPRM was issued on 08/18/78, 43 FR 36685. It has been determined to issue another NPRM after further review.

Analysis: Regulatory Evaluation 11/00/88

Agency Contact: William Weseman, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0392

RIN: 2125-AA18

## 1823. COMPLIANCE WITH MOTOR CARRIER NOISE STANDARDS

Significance: Nonsignificant
Legal Authority: 49 USC 3102
CFR Citation: 49 CFR 325
Legal Deadline: None.

Abstract: The FHWA is considering amending the noise emission standards to add a new minimum distance of 31 feet from which to measure highway noise. FHWA is also considering eliminating the correction factor which allowed a variance for noise tests taken at hard sites, e.g., asphalt, compared to

those taken at soft sites, e.g., grassy areas.

#### Timetable:

| Action | • | Date     | FR    | Cite  |
|--------|---|----------|-------|-------|
| NPRM   |   | 04/03/80 | 45 FR | 22120 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AA27

#### **1824. PAVEMENT POLICY**

Significance: Nonsignificant

**Legal Authority:** 23 USC 109(a)(b)(c); 23 USC 315; 23 USC 101(e); 23 USC 402

CFR Citation: 23 CFR 626; 23 CFR 625

Legal Deadline: None.

Abstract: The existing regulation on pavement design would be modified to eliminate unnecessary requirements and duplicative provisions. Currently, the Federal Highway Administration (FHWA) uses the "American Association of State Highway and Transportation Officials (AASHTO) Interim Guide for Design of Pavement Structures, 1972," Chapter III Revised, 1981, to evaluate the adequacy of the proposed pavement designs for Federalaid projects. AASHTO has approved a new Pavement Design Guide. FHWA will solicit public comment on the revised guide and adopt it for application on Federal-aid projects as a guide, not standard. It will be acceptable for State highway agencies to design pavement structures based upon other procedures and practices that by past performance have proven satisfactory for the pertinent conditions. If a State highway agency elects to use procedures other than AASHTO's, the procedures will require FHWA approval. The FHWA will check or review pavement design in accordance with procedures approved by the State highway agency. Each State highway agency will be required to have a pavement management system.

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| NPRM . | 01/26/88 | 53 | FR | 2041  |
| SNPRM  | 04/11/88 | 53 | FR | 11875 |

#### **Proposed Rule Stage**

| Action                        | Date     | FR Cite    |
|-------------------------------|----------|------------|
| NPRM Comment<br>Period End    | 04/25/88 | 53 FR 2041 |
| Comment Period<br>Extended to | 05/27/88 |            |
| Final Action                  | 10/00/88 |            |

Small Entity: No

Additional Information: A Federal Register notice was published on 4/24/85 (50 FR 16103) outlining and explaining the procedural steps the FHWA would take to effectuate Federal adoption of the revised guide.

Analysis: Reg. Evaluation (Minimal impact) 01/27/88 (53 FR 2041)

Agency Contact: Norman Van Ness, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1324

**RIN: 2125-AA88** 

#### 1825. STATE HIGHWAY AGENCY CONSTRUCTION CONTRACTS; EQUAL OPPORTUNITY COMPLIANCE REVIEW; PROGRAM REQUIREMENTS

Significance: Nonsignificant

Legal Authority: 23 USC 112(b); 23 USC

140(a); 23 USC 315

CFR Citation: 23 CFR 230 Legal Deadline: None.

Abstract: The proposed revisions would amend the existing FHWA regulation governing construction contract equal employment opportunity (EEO) compliance procedures, which concern the employment practices of construction contractors on Federal highway projects. This proposal would eliminate existing detailed compliance procedures and allow States flexibility in adopting a procedure with respect to contract compliance.

#### Timetable:

| 1 IIIIC COD |   |          |    |      |
|-------------|---|----------|----|------|
| Action      |   | Date     | FR | Cite |
| NPRM        | , | 04/00/88 |    |      |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Glenn R. Reed, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1588

RIN: 2125-AB08

# 1826. EQUAL EMPLOYMENT OPPORTUNITY ON FEDERAL AND FEDERAL-AID CONSTRUCTION CONTRACTS (INCLUDING SUPPORTIVE SERVICES)

Significance: Nonsignificant

Legal Authority: 23 USC 101; 23 USC 112; 23 USC 117; 23 USC 140; 23 USC 315

**CFR Citation:** 23 CFR 230; 23 CFR 640; 23 CFR 642

Legal Deadline: None.

Abstract: This revision will amend and update the existing policies and procedures relative to the equal employment opportunity program on Federal and Federal-aid highway construction contracts. In addition, this revision will amend the on-the-job training (OJT) special provisions and procedures for implementation of OJT supportive services programs to increase program effectiveness and address the current need for upgrading minorities and women in the skilled construction trades.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/22/82 | 47 | FR | 52470 |
| NPRM Comment<br>Period End | 12/22/82 | 47 | FR | 52470 |
| NPRM<br>Supplemental       | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: A supplemental NPRM will be issued in order to propose updated revisions. The supplemental NPRM will address all procedures and provisions contained in 23 CFR 420. Therefore, the proposed rulemaking action explained under the entry (RIN No. 2125-AB27) formerly located in the "Proposed Rule Stage" portion of the agenda has been merged with this rulemaking action.

Analysis: Reg. Evaluation (Minimal Impact) 11/22/82 (47 FR 52470)

Agency Contact: Glenn Reed, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1588

RIN: 2125-AB15

#### 1827. FEDERAL-AID PROGRAMS APPROVAL AND PROJECT AUTHORIZATION

Significance: Nonsignificant

Legal Authority: 23 USC 105; 23 USC 106; 23 USC 118; 23 USC 134; 23 USC 315

CFR Citation: 23 CFR 630 Legal Deadline: None.

Abstract: This action addresses FHWA's programming and authorization policies and procedures for projects under the Federal-aid program. The purpose of this action will be to determine if revisions are warranted in order to improve overall management of the Federal-aid highway program.

#### Timetable:

| Action | Date        | FR | Cite  |
|--------|-------------|----|-------|
| ANPRM  | 08/03/84 49 | FR | 31079 |
| NPRM   | 04/00/88    |    |       |

Small Entity: Undetermined

Analysis: Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: James A. Carney, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0450

**RIN:** 2125-AB18

### 1828. ADMINISTRATION OF CONTRACTS

Significance: Nonsignificant

**Legal Authority:** ,23 USC 315; 23 USC 104(f); 23 USC 114(a); 23 USC 307(c); 23 USC 402; PL 100-17, Sec 111(b)

CFR Citation: 23 CFR 172 Legal Deadline: None.

Abstract: Revisions to the existing regulation will be made to standardize the minimum requirements by including FHWA's interpretation of OMB Circular A-102 requirements. Inclusion of OMB Circular A-102 as an appendix to the regulations will be deleted. This rulemaking action will also address the changes to the selection procedures as required by section 111(b) of the Surface Transportation and Uniform Relocation Assistance Act of 1987.

#### Timetable:

| Action | <br>Date     | • | FR Cite |
|--------|--------------|---|---------|
| NPRM   | <br>05/00/88 |   | ,       |

Small Entity: No

Additional Information: A 60-day comment period will be provided.

Government Levels Affected: Local, State

**Proposed Rule Stage** 

Analysis: Reg. Evaluation (Minimal Impact) 05/00/88

Agency Contact: Si Silence,

Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4628

RIN: 2125-AB30

#### 1829. LABOR AND EMPLOYMENT

Significance: Nonsignificant

Legal Authority: 23 USC 113; 23 USC

313

CFR Citation: 23 CFR 635 Legal Deadline: None.

Abstract: This amendment would revise the existing regulation prescribing the inclusion of prevailing wage rates determined by the Secretary of Labor in advertisements and contracts for Federal-aid highway projects. The proposed amendment would preclude the inclusion of State prevailing wage rates which are higher than those determined by the Department of Labor in Federal-aid contracts.

#### Timetable:

| Action                     | Date     |           | FR | Cite  |
|----------------------------|----------|-----------|----|-------|
| NPRM                       | 09/27/85 | 50        | FR | 30137 |
| NPRM Comment<br>Period End | 11/12/85 | <b>50</b> | FR | 30137 |
| NPRM<br>Supplemental       | 04/00/88 |           |    |       |

Small Entity: No

Additional Information: Upon further review, the FHWA has determined to issue a supplemental NPRM.

Analysis: Reg. Evaluation (minimal impact) 09/27/85 (50 FR 30137)

Agency Contact: Ruth Anders,

Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1394

RIN: 2125-AB37

## 1830. MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES; RESTRUCTURE

Significance: Nonsignificant

Legal Authority: 23 USC 109(d); 23 USC

315; 23 USC 402(a)

CFR Citation: 23 CFR 655 Legal Deadline: None.

Abstract: The FHWA is considering the need for a new Manual on Uniform Traffic Control Devices (MUTCD) and a

new format. The MUTCD is incorporated by reference in 23 CFR Part 655, Subpart F and is recognized as the national standard for traffic control devices on all public roads. The FHWA is interested in possible ways to simplify, clarify, or expedite the present format and procedures.

#### Timetable:

| Action .                       | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 06/09/86 | 51 | FR | 20840 |
| ANPRM<br>Extended<br>Comment   | 04/09/87 | 52 | FR | 11502 |
| period to<br>09/01/87          | •        | ,  |    |       |
| ANPRM<br>Comment<br>Period End | 07/20/87 | 51 | FR | 20840 |
| NPRM                           | 04/00/88 |    |    |       |

Small Entity: No

**Additional Information:** FHWA Docket No. 86-12.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Philip O. Russell, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2184

RIN: 2125-AB57

#### 1831. RIGHT-OF-WAY

Significance: Nonsignificant Legal Authority: 23 USC 315

**CFR Citation:** 23 CFR 710; 23 CFR 712;

23 CFR 720

Legal Deadline: None.

Abstract: The FHWA intends to publish an NPRM to update and reorganize its right-of-way regulations for the Federal-aid highway program. Subjects to be addressed include State highway agency responsibilities, authorizations, and reimbursement.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: Douglas A. Wubbels, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2019

RIN: 2125-AB58

## 1832. PROPERTY MANAGEMENT, DISPOSALS AND AIRSPACE

Significance: Nonsignificant Legal Authority: 23 USC 315 CFR Citation: 23 CFR 713 Legal Deadline: None.

Abstract: The FHWA intends to issue an NPRM proposing to update its regulations on property management, disposal and airspace relative to the Federal-aid highway program. This rulemaking action will reflect current departmental decisions and policies as well as recent legislative mandates.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: Douglas A. Wubbels, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2019

RIN: 2125-AB60

#### 1833. NATIONAL STANDARDS FOR TRAFFIC CONTROL DEVICES; REVISION OF UNIFORM TRAFFIC CONTROL DEVICES; PASSING AND NO-PASSING ZONE STANDARDS

Significance: Nonsignificant

**Legal Authority:** 23 USC 109(d); 23 USC 315; 23 USC 402(a)

CFR Citation: 23 CFR 655 Legal Deadline: None.

Abstract: The FHWA is considering issuing a NPRM in response to a petition filed by the Center for Auto Safety (CAS) to revise no-passing zone standards. If adopted, the revised standards could be incorporated into the Manual On Uniform Traffic Control Devices (MUTCD).

#### Timetable:

| Action     | Date     |    | FR | Cite  |
|------------|----------|----|----|-------|
| ANPRM      | 06/11/86 | 51 | FR | 21180 |
| ANPRM      | 07/20/87 | 51 | FR | 21180 |
| Comment    |          |    |    |       |
| Period End |          |    |    |       |

**Proposed Rule Stage** 

**Next Action Undetermined** 

Small Entity: No

Additional Information: FHWA Docket #86-11 has been assigned to this rulemaking.

Agency Contact: Mr. Philip O. Russell, Department of Transportation, Federal Highway Administration, 202 366-0411

RIN: 2125-AB84

## 1834. QUALIFICATION OF DRIVERS; DIABETES

Significance: Nonsignificant

Legal Authority: 49 USC 3102; 49 USC

App 2505; 23 USC 315

CFR Citation: 49 CFR 391.41(b)(3)

Legal Deadline: None.

Abstract: This rulemaking action responds to a petition filed by the American Diabetes Association (ADA) and others. The current diabetic rule prohibits insulin-using diabetics from driving in interstate or foreign commerce. The ADA has petitioned to change the regulation to provide for exemptions. The purpose of this action is to consider the proposed exemption program.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 11/25/87 | 52 | FR | 45204 |
| ANPRM<br>Comment<br>Period End | 02/01/88 | 53 | FR | 42    |
| NPRM                           | 06/00/88 |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 202 366-2981

RIN: 2125-AB91

## 1835. ● ADVANCE CONSTRUCTION OF FEDERAL-AID PROJECTS

Significance: Nonsignificant

**Legal Authority:** 23 USC 101(a); 23 USC 104; 23 USC 109; 23 USC 110; 23 USC 113; 23 USC 115; 23 USC 120(f); 23 USC 121(c); 23 USC 125; 23 USC 315; 23 USC 320; PL 100-17, Sec 113

CFR Citation: 23 CFR 630 Legal Deadline: None.

Abstract: The FHWA is revising its regulations relating to the advance construction of Federal-aid highway projects. The revisions incorporate new provisions mandated by section 113 of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA). The procedures allow States to advance the construction of Federal-aid highway projects without requiring that Federal funds be obligated at the time the FHWA approves the project.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Small Entity | v: No    |         |

Analysis: Reg. Evaluation (Minimal Impact) 05/00/88

Agency Contact: Max I. Inman, Department of Transportation, Federal Highway Administration, 202 366-2853

RIN: 2125-AC07

#### 1836. ● STATE FISCAL PROCEDURES AND REPORTS; RESCISSION OF REGULATION

Significance: Nonsignificant

Legal Authority: 23 USC 104(c)(d)(g); 23

USČ 315

CFR Citation: 23 CFR 160 Legal Deadline: None.

Abstract: The FHWA is rescinding its regulations addressing the transfer of Federal-aid Highway and Safety Funds. These provisions contained in 23 CFR 160 were issued to prescribe the procedures for transfer of funds under subsections 104(c), (d) and (g), of Title 23, United States Code. The regulations are being rescinded because their sole function has evolved to a simple restatement of statutory language.

#### Timetable:

| /00/88 |         |
|--------|---------|
|        | 1/00/88 |

Small Entity: No

**Analysis:** Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: Mr. Larry C. Hanna, Department of Transportation, Federal Highway Administration, 202 366-2906

RIN: 2125-AC08

## 1837. ● CONSTRUCTION ENGINEERING COSTS

Significance: Nonsignificant

**Legal Authority:** 23 USC 101(e); 23 USC 114(a); 23 USC 115(b); 23 USC 120 to 122; 23 USC 315; PL 95-599, Sec 115(c); PL 100-17, Sec 114

CFR Citation: 23 CFR 140 Legal Deadline: None.

Abstract: This rulemaking document will implement provisions mandated by section 114 of the Surface
Transportation and Uniform Relocation
Assistance Act of 1987 (STURAA).
Section 114 revised 23 USC 121(d) by eliminating the 10-percent limitation on Construction Engineering (CE) costs and increasing the limitation to 15 percent of actual costs of construction excluding costs of right-of-way, preliminary engineering and CE.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 05/00/88

Agency Contact: Max I. Inman, Department of Transportation, Federal Highway Administration, 202 366-2853

RIN: 2125-AC09

#### 1838. • TRUCK SIZE AND WEIGHT; NATIONAL NETWORK; IOWA AND SOUTH CAROLINA

Significance: Nonsignificant

**Legal Authority:** 23 USC 127; 23 USC 315; 49 USC 2311; 49 USC 2313; 49 USC App 2316

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: The FHWA is proposing to modify the National Network for commercial motor vehicles by deleting certain routes in Iowa and South Carolina. The National Network was established by the final rule on Truck Size and Weight published at 49 FR 23302 on June 5, 1984. It is maintained under 23 CFR 658, Appendix A, as amended.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

**Analysis:** Reg. Evaluation (Minimal Impact) 05/00/88

Agency Contact: Mr. Richard A. Torbik, Department of Transportation,

**Proposed Rule Stage** 

Federal Highway Administration, 202 366-0233

RIN: 2125-AC10

## 1839. MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES

Significance: Routine and Frequent

**Legal Authority:** 23 USC 109(b); 23 USC 109(d); 23 USC 402(a)

CFR Citation: 23 CFR 655 Legal Deadline: None. Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements to keep those requirements operationally current. Total actions expected-2. 12/00/88.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Total actions expected to | 12/00/88 |         |
| end                       |          |         |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 12/00/88

Agency Contact: P. Russell,

Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2184

RIN: 2125-AA37

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

Federal Highway Administration (FHWA)

Final Rule Stage

## 1840. + FEDERAL MOTOR CARRIER SAFETY REGULATIONS: GENERAL

Significance: Regulatory Program

Legal Authority: 49 USC 3102; PL 98-

554, Sec 206

CFR Citation: 49 CFR 390 Legal Deadline: None.

Abstract: This rulemaking action will address the general provisions regarding the Motor Carrier Safety Regulations (FMCSR) contained in Part 390 of 49 CFR. This rulemaking is being undertaken to implement section 206 of the Motor Carrier Safety Act (MCSA) of 1984 which mandated the reissuance of the FMCSR. The revisions seek to assist the various segments of the truck and bus industries in their efforts to comply with the FMCSR by (1) incorporating definitions from the Motor Carrier Safety Act of 1984; (2) clarifying and updating the regulations; (3) eliminating redundancy; (4) combining and locating in a single place the definitions of many general items presently located throughout the FMCSR; and (5) addressing comments concerning the elimination of certain regulatory exemptions.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM Fertilizer               | 02/10/82 | 47 | FR | 5273  |
| ANPRM                          | 01/23/85 | 50 | FR | 2998  |
| Fertilizer ANPRM<br>Withdrawn  | 01/23/85 | 50 | FR | 2998  |
| ANPRM<br>Comment<br>Period End | 03/11/85 | 50 | FR | 2998  |
| NPRM                           | 07/13/87 | 52 | FR | 26278 |
| NPRM Comment<br>Period End     | 09/11/87 | 52 | FR | 26278 |
| Final Action                   | 04/00/88 |    |    |       |

#### Small Entity: No

**Analysis:** Regulatory Evaluation 07/13/87 (52 FR 26278)

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

**RIN:** 2125-AA34

#### 1841. + SPLASH/SPRAY SUPPRESSANT DEVICES ON TRUCK TRACTORS, SEMITRAILERS AND TRAILERS

Significance: Regulatory Program

**Legal Authority:** . 49 USC 2314; 49 USC 3102; Section 414 of STAA of 1982

CFR Citation: 49 CFR 393

Legal Deadline: Statutory, April 2, 1988.

Abstract: Section 414 of the Surface Transportation Assistance Act of 1982 (Pub. L. 97-424) states that Congress declares the visibility on wet roadways in the Interstate System should be improved by reducing splash and spray from truck tractors, semitrailers and trailers. Congress instructed the Secretary to establish, by regulation, minimum standards with respect to the performance and installation of splash and spray suppression devices on truck tractors, semitrailers and trailers. Further, Congress mandated that all vehicles in use 5 years from date of enactment be equipped with such devices. The revisions to 49 CFR 393 will implement this mandate. This rulemaking is considered significant because of its economic impact on the motor carrier industry. Section 205 of the Surface Transportation Assistance Act of 1987 (P.L. 100-17) establishes a

deadline of 4/2/88 for final action unless the Secretary determines that insufficient technology exists upon which to base a final rule.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/12/85 | 50 | FR | 14630 |
| Comment Period<br>Extended | 06/11/85 | 50 | FR | 24549 |
| NPRM Comment<br>Period End | 08/12/85 | 50 | FR | 24549 |
| Final Action               | 04/02/88 |    |    |       |

Small Entity: Yes

Additional Information: The public comment period was extended to 8/12/85 by a notice published on 6/11/85 (50 FR 24549).

As part of the Surface Transportation Reauthorization bill, introduced for consideration in the last Congress and reintroduced in this session, the Administration proposed a provision that would amend the existing splash and spray suppression-devices statute. The amendment is intended to give greater flexibility to the Department in dealing with this problem and to ensure that the Department's final decision can take the costs and benefits of various alternatives fully into account.

Analysis: Regulatory Evaluation 04/12/85 (50 FR 14630)

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AA84

Final Rule Stage

#### 1842. + TRUCK SIZE AND WEIGHT; TANDEM TRUCK SAFETY ACT

Significance: Regulatory Program

**Legal Authority:** 23 USC 315; PL 97-424, Sec 133; PL 97-424, Sec 411; PL 97-424, Sec 412; PL 97-424, Sec 413; PL 97-424, Sec 416

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: The FHWA is proposing to provide a statement of FHWA interpretation and policy addressing the size and weight provisions contained in the Tandem Truck Safety Act of 1984 (TTSA) which amended the Surface Transportation Assistance Act of 1982 (STAA). This action addresses (1) conditions under which segments of the National System of Interstate and Defense Highways may be deleted from the National Truck Network, (2) conditions affecting the designation of new routes on the Federal-Aid Primary System as part of the National Truck Network, and (3) new provisions for 102-inch wide 28 1/2-foot semi-trailers. The issue relative to the qualifications of highways previously designated with lane widths less than 12 feet was the subject of a separate rulemaking action finalized at 52 FR 35064 (09/17/87).

#### Timetable:

| Action                     | Date     | -  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/18/85 | 50 | FR | 37970 |
| NPRM Comment<br>Period End | 11/04/85 | 50 | FR | 37970 |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: This action had previously been characterized as significant in the agenda. Upon further review, it has been determined that since this rulemaking proposes to technically amend the June 5, 1984, final rule on Truck Size and Weight and to finalize certain issues left unresolved, it is not considered significant. A Regulatory Impact Analysis has been prepared for the June 5 rulemaking and is available for inspection in the Headquarters office of FHWA, 400 Seventh Street, SW, Washington, D.C.

**Analysis:** Regulatory Evaluation 09/18/85 (50 FR 37970)

Agency Contact: C. John MacGowan, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4032

RIN: 2125-AB28

## 1843. + INSPECTION, REPAIR, AND MAINTENANCE

Significance: Regulatory Program

**Legal Authority:** 49 USC 3102; PL 98-554, Sec 210; PL 98-554, Sec 204; 23 USC 315

**CFR Citation:** 49 CFR 396; 49 CFR 390; 48 CFR 393

Legal Deadline: None.

Abstract: The FHWA is seeking public comment concerning the development of Federal commercial motor vehicle inspection standards which would be applicable to motor carriers engaged in interstate or foreign commerce. This action is required by section 210 of the Motor Carrier Safety Act of 1984. The proposed revisions will require motor carriers to comply with Federal inspection standards, a State inspection program or an authorized self-inspection program.

#### Timetable:

| Action  | Date      |    | FR | Cite  |
|---|-----------|----|----|-------|
| ANPRM   | 01/10/85  | 50 | FR | 1245  |
| ANPRM Comment Period End                              | 02/24/85  | •  |    |       |
| NPRM  | 02/26/87  | 52 | FR | 5913  |
| SNPRM<br>Comment<br>Period<br>extended to<br>06/29/87 | 04/27/87  | 52 | FR | 13853 |
| NPRM Comment<br>Period End                            | -06/29/87 | 52 | FR | 13853 |
| Final Action  | 04/00/88  |    |    |       |

Small Entity: No

Additional Information: The NPRM proposed revisions after taking into account the public comments received to the ANPRM (01/10/85), 50 FR 1245). The 1/10/85 ANPRM also solicited comments on the provisions relating to the parts and accessories necessary for the safe operation of commercial motor vehicles. This section (parts and accessories) and comments made to it is the subject of a separate rulemaking action. See Final Rule Stage, RIN 2125-AB45.

**Analysis:** Regulatory Evaluation 02/26/87 (52 FR 5913)

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB34

## 1844. + PARTS AND ACCESSORIES NECESSARY FOR SAFE OPERATION; GENERAL

Significance: Regulatory Program

**Legal Authority:** 49 USC 3102; PL 98-554, Sec 110

CFR Citation: 49 CFR 393

Legal Deadline: None.

Abstract: This rulemaking action responds to section 210 of the Motor Carrier Safety Act of 1984. Section 210 requires the Department to open Part 393 of the Federal Motor Carrier Safety Regulations (FMCSR), which concerns the parts and accessories necessary for the safe operation of commercial motor vehicles for public comment and review. In essence, Part 393 is the basis for the vehicle inspection currently performed on vehicles operated by motor carriers subject to DOT jurisdiction.

#### Timetable:

| illictable.   |          |    |    |       |
|---|----------|----|----|-------|
| Action  | Date     |    | FR | Cite  |
| ANPRM   | 01/10/85 | 50 | FR | 1245  |
| ANPRM<br>Comment<br>Period End                        | 02/25/85 | 50 | FR | 1245  |
| NPRM  | 02/26/87 | 52 | FR | 5892  |
| SNPRM<br>Comment<br>Period<br>extended to<br>06/29/87 | 04/27/87 | 52 | FR | 13853 |
| NPRM Comment<br>Period End                            | 06/29/87 | 52 | FR | 13853 |
| Final Action  | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: For the rulemaking action specifically addressing 49 CFR 393.42 (Front Wheel Brakes), see the entry entitled "Parts and Accessories Necessary for Safe Operation; Front Wheel Brakes," in 52 FR 2801 (01/27/87).

**Analysis:** Regulatory Evaluation 02/26/87 (52 FR 5892)

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB45

DOT—FHWA Final Rule Stage

### 1845. + SAFETY FITNESS DETERMINATION

Significance: Regulatory Program

Legal Authority: PL 98-554, Sec 215; 49

USČ 3102

CFR Citation: 49 CFR 385 Legal Deadline: None.

Abstract: Section 215 of the Motor Carrier Safety Act of 1984 requires the FHWA, in cooperation with the Interstate Commerce Commission, to establish a procedure to determine the safety fitness of owners and operators of commercial motor vehicles including persons seeking new or additional operating authority as motor carriers. Comments were requested regarding the proposed changes in the current safety rating procedures and a new proposal for those carriers who have not previously been assigned a safety rating or who intend to be a new entrant into the motor carrier industry. It has been determined that this rulemaking action is a significant regulation under the regulatory policies and procedures of the Department of Transportation because of the total estimated indirect benefits that may result.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/25/86 | 51 FR 23088 |
| NPRM Comment<br>Period End | 08/11/86 | 51 FR 23088 |
| Final Action               | 04/00/88 |             |

Small Entity: No

Analysis: Regulatory Evaluation 06/25/86 (51 FR 23088)

Agency Contact: Gerald J. Davis, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2698

RIN: 2125-AB46

#### 1846. + TRUCK SIZE AND WEIGHT; SPECIALIZED EQUIPMENT; MAXI-CUBE

Significance: Regulatory Program

**Legal Authority:** 23 USC 315; 49 USC 2311(d); PL 99-591, Sec 324

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: An ANPRM had been issued requesting public comment on a petition to designate a particular combination of

vehicles as specialized equipment under the provisions of section 411(d) of the **Surface Transportation Assistance Act** of 1982 (STAA). The final rule will now implement section 324 of the House Bill 5205 which was incorporated into law by section 302 of the Act Making Continuing Appropriations for Fiscal Year 1987, Pub. L. 99-591, 101 Stat. 3341, enacted on October 16, 1986. This section amended section 411(c) of the Surface Transportation Assistance Act of 1982 to authorize the "maxi-cube" vehicle to operate on the National Network in the same way as vehicles previously authorized by that section. The "maxi-cube" vehicle is a particular combination of vehicles described in the law. This action also withdraws the advance notice of proposed rulemaking (ANPRM) published at 50 FR 52940 (12/27/85) and 51 FR 7085 (Supplemental notice: 2/28/86) on the designation of the "maxi-cube" design as specialized equipment under section 411(d) of the STAA of 1982.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 12/27/85 | 50 | FR | 52940 |
| ANPRM<br>Comment<br>Period End | 02/10/86 | 50 | FR | 52940 |
| ANPRM<br>Supplemental          | 02/28/86 | 51 | FR | 7085  |
| Final Action                   | 04/00/88 |    |    |       |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: Philip W. Blow, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4036

RIN: 2125-AB48

## 1847. + EMPLOYEE SAFETY AND HEALTH STANDARDS

Significance: Regulatory Program

Legal Authority: PL 98-554, Sec 206; 49

USC App 2505

CFR Citation: 49 CFR 399 Legal Deadline: None.

Abstract: The Federal Highway Administration (FHWA) was considering proposing to revise Part 399 of the Federal Motor Carrier Safety Regulations (FMCSR) to implement Section 206 of the Motor Carrier Safety Act of 1984. After reviewing the public comments received to the ANPRM published on January 23, 1985 (50 FR 2998), the FHWA has decided that no revisions to this Part are warranted at this time. This part will be considered reissued pursuant to the Motor Carrier Safety Act of 1984.

#### Timetable:

| Action           | Date     | FR Cite    |
|------------------|----------|------------|
| ANPRM            | 01/23/85 | 50 FR 2998 |
| ANPRM<br>Comment | 04/22/85 | 50 FR 2998 |
| Period End       |          | • .        |

To be withdrawn 04/00/88

Small Entity: No

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB50

#### 1848. + DRIVING A MOTOR VEHICLE

Significance: Regulatory Program

Legal Authority: PL 98-554, Sec 206; 49

USC App 2505

CFR Citation: 49 CFR 392 Legal Deadline: None.

Abstract: The FHWA had considered revising Part 392 of the Federal Motor Carrier Safety Regulations (FMCSR) in accordance with section 206 of the Motor Carrier Safety Act of 1984. After reviewing the comments received in response to the ANPRM published on January 23, 1985 (50 FR 2998), FHWA has decided not to make further revisions to Part 392 at this time. This Part will be considered reissued as currently written pursuant to the Motor Carrier Safety Act of 1984.

#### Timetable:

| Action           | Date     | F    | R | Cite |
|------------------|----------|------|---|------|
| ANPRM            | 01/23/85 | 50 F | R | 2998 |
| ANPRM<br>Comment | 04/22/85 | 50 F | R | 2998 |
| Period End       |          |      |   |      |

To be withdrawn .04/00/88

Small Entity: No

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB51

Final Rule Stage

#### 1849. + QUALIFICATION OF **DRIVERS; HAZARDOUS MATERIALS DRIVERS**

Significance: Regulatory Program

Legal Authority: 49 USC 3102; 49 USC

App 2505

CFR Citation: 49 CFR 391 Legal Deadline: None.

Abstract: The notice of proposed rulemaking published on 5/13/86 (51 FR 17572) which proposed to establish stricter driver qualification rules for drivers of vehicles containing certain classes of hazardous materials will be withdrawn. Certain rulemaking actions mandated by the Commercial Motor Vehicle Safety Act of 1986 will supersede this action. The subject matter of this rulemaking regarding training will be addressed by RSPA in subsequent rulemaking.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/13/86 | 51 | FR | 17572 |
| NPRM Comment<br>Period End | 08/11/86 | 51 | FR | 17572 |
| To be withdrawn            | 04/00/88 |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 05/13/86 (51 FR 17572)

Agency Contact: Jill Hochman, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4009

RIN: 2125-AB64

#### 1850. + SEMITRAILER-SEMITRAILER; **B-TRAIN**

Significance: Regulatory Program

Legal Authority: 23 USC 325; PL 97-424,

Sec 411; PL 97-424, Sec 413 CFR Citation: 23 CFR 658

Legal Deadline: None.

Abstract: FHWA requested comments on a proposal to interpret 23 CFR 658.13 such that a combination of vehicles described as a truck-tractor semitrailersemitrailer be considered as a trucktractor semitrailer-trailer for purposes of 23 CFR 658. It is FHWA's intent to implement the Surface Transportation Assistance Act of 1982 so that all configurations that offer safety and productivity advantages will be recognized under the regulations. This

action is significant because of industry interest and that of the general public.

#### Timetable:

| Action  | Date     |    | FR | Cite |
|---|----------|----|----|------|
| NPRM  | 03/01/85 | 50 | FR | 8342 |
| NPRM Comment<br>Period End                        | 04/30/85 | 50 | FR | 8342 |
| NPRM Extended<br>comment<br>period to<br>03/14/88 | 01/29/88 | 53 | FR | 2603 |
| Final Action                                      | 10/00/88 |    |    |      |

Small Entity: No

Analysis: Regulatory Evaluation 01/29/88 (53 FR 2603)

Agency Contact: Philip W. Blow, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4036

RIN: 2125-AB66

#### 1851. + COMMERCIAL DRIVER TEST AND LICENSING STANDARDS

Significance: Regulatory Program

Legal Authority: 49 USC 2505; 49 USC 3102; PL 99-570, Sec 12005; PL 99-570, Sec 12006; PL 99-570, Sec 12009

CFR Citation: 49 CFR 383; 49 CFR 391

Legal Deadline: Statutory, July 15, 1988.

Abstract: Sections 12005 and 12006 of Pub. L. 99-570 require certain requirements to be in place by July 15, 1988 regarding minimum Federal standards which States must use for testing and licensing commercial motor vehicle drivers. FHWA issued a NPRM on December 11, 1987 proposing the standards. Included in the proposal are requirements placed on the State in section 12009 pertaining to a check with the information system before issuing a license. This rulemaking action is considered significant because of the substantial public interest involved.

#### Timetable:

| Action                         | Date     |      | FR | Cite  |
|--------------------------------|----------|------|----|-------|
| ANPRM                          | 08/01/86 | 51   | FR | 27567 |
| ANPRM<br>Comment<br>Period End | 11/05/86 | - 51 | FR | 35538 |
| NPRM                           | 12/11/87 | 52   | FR | 47326 |
| NPRM Comment<br>Period End     | 02/09/88 | 52   | FR | 47326 |
| Final Action                   | 07/00/88 |      |    |       |

Small Entity: No

Analysis: Regulatory Evaluation 12/11/87 (52 FR 47326)

Agency Contact: Jill L. Hochman, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4001

RIN: 2125-AB68

#### 1852. RAILROAD GRADE CROSSINGS

Significance: Nonsignificant Legal Authority: 49 USC 3102 CFR Citation: 49 CFR 392.10 Legal Deadline: None.

Abstract: The FHWA had considered a revision that would make this Federal regulation more consistent with the Uniform Vehicle Code with respect to stopping requirements. However, after further review it has been determined that no further action by the FHWA is needed in this area. Therefore, the 11/18/82 ANPRM will be withdrawn.

#### Timetable:

| Action               | Date     | FR Cite     |
|----------------------|----------|-------------|
| ANPRM                | 11/18/82 | 47 FR 51904 |
| Withdrawal<br>Notice | 04/00/88 |             |
| Final Action         | 04/00/88 |             |

Small Entity: No

Agency Contact: Thomas P. Kozlowski. Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AA36

#### **1853. ACCELERATION OF PROJECTS**

Significance: Nonsignificant

Legal Authority: 23 USC 140; 23 USC 315; Surface Transportation Assistance Act of 1982, Sec. 129

CFR Citation: 23 CFR 630 Legal Deadline: None.

Abstract: This revision was intended to expedite the processing of Federal-aid highways projects by promoting wider use of the findings and

recommendations of the demonstration project carried out under section 141 of the 1976 Federal-Aid Highway Act. This action was also being taken pursuant to section 129 of the Surface

Transportation Assistance Act of 1982.

DOT—FHWA

Final Rule Stage

| Timetable:                     |          |    |    |       |
|--------------------------------|----------|----|----|-------|
| Action                         | Date     |    | FR | Cite  |
| ANPRM                          | 08/26/83 | 48 | FR | 38854 |
| ANPRM<br>Comment<br>Period End | 11/25/83 | 48 | FR | 57330 |
| To be withdrawn                | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: An interim policy statement was published 6/6/83 (48 FR 25181) to implement acceleration methods for selected projects within existing regulations. Initially, FHWA had considered issuing a new regulation as a vehicle for accelerating Federal-aid projects pursuant to Section 129 of the STAA of 1982. However, it has been determined that the objectives of Section 129 can be best implemented by revisions to existing regulations. Therefore, separate regulations will not be issued regarding the acceleration program. This approach received the concurrence of Deputy Administrator Lamm on April 11, 1984. This regulation will be withdrawn.

Analysis: Reg. Evaluation (Minimal impact) 08/26/83 (48 FR 38854)

Agency Contact: S. M. Silence, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4628

RIN: 2125-AA87

## 1854. EROSION AND SEDIMENT CONTROL ON HIGHWAY CONSTRUCTION PROJECTS

Significance: Nonsignificant

**Legal Authority:** 23 USC 109(g); 23 USC 315; 23 USC 109(h); 33 USC 1323

CFR Citation: 23 CFR 650 Legal Deadline: None.

Abstract: The proposed rule was intended to adopt the AASHTO Guide Specifications for water pollution control. After careful consideration of comments submitted in response to the NPRM and based upon a further review by FHWA, it has been determined that rulemaking in this area is no longer necessary. Therefore, the NPRM will be withdrawn.

#### Timetable:

| Action                     | Date     | FR    | Cite |
|----------------------------|----------|-------|------|
| NPRM .                     | 01/18/85 | 50 FR | 2694 |
| NPRM Comment<br>Period End | 03/18/85 |       |      |

| Action          | Date     | FR Cite |
|-----------------|----------|---------|
| To be withdrawn | 04/00/88 |         |

Small Entity: No

Analysis: Reg. Evaluation (Minimal impact) 01/18/85 (50 FR 2694)

Agency Contact: Philip L. Thompson, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4611

RIN: 2125-AB05

### 1855. RAILROAD-HIGHWAY PROJECTS

Significance: Nonsignificant

Legal Authority: 23 USC 109(e); 23 USC 120(d); 23 USC 130; 23 USC 315; 23 USC

CFR Citation: 23 CFR 646 Legal Deadline: None.

Abstract: The FHWA is proposing to amend its regulation prescribing policies and procedures for advancing Federal-aid and direct Federal highway projects involving railroad facilities. The proposed amendment will incorporate and clarify existing FHWA policy regarding participation with Federal-aid highway funds in providing specified horizontal and vertical clearances for railroad overpass and underpass structures at highways.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/20/85 | 50 FR 7067 |
| NPRM Comment<br>Period End | 04/22/85 |            |
| Final Action               | 04/00/88 |            |

Small Entity: No

Additional information: Upon further review, it was determined that a supplemental NPRM was not necessary.

**Analysis:** Reg. Evaluation (Minimal Impact) 02/20/85 (50 FR 7067)

Agency Contact: James A. Carney, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0450

RIN: 2125-AB25

## 1856. STRUCTURAL SUPPORTS FOR HIGHWAY SIGNS, LUMINARIES AND TRAFFIC SIGNALS

Significance: Nonsignificant

**Legal Authority:** 23 USC 109; 23 USC 315; 23 USC 402

CFR Citation: 23 CFR 625 Legal Deadline: None.

Abstract: In May, 1985, the American Association of State Highway and Transportation Officials (AASHTO) approved its publication entitled "Standard Specification for Structural Supports for Highway Signs, Luminaries, and Traffic Signals," which is incorporated in 23 CFR 625 as a specification. FHWA proposed to adopt the AASHTO publication for Federalaid application. An interim final rule adopted all of the 1985 AASHTO sign and luminaries specifications except section 7, Breakaway Supports. The SNPRM contained the results of FHWA's crash testing of previously accepted luminaire support systems and opened the docket for further comments.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/10/86 | 51 | FR | 40817 |
| NPRM Comment<br>Period End | 05/11/87 | 51 | FR | 40817 |
| Interim Final<br>Rule      | 09/28/87 | 52 | FR | 32645 |
| Supplemental<br>NPRM       | 12/14/87 | 52 | FR | 47403 |
| Final Action               | 08/00/88 |    |    |       |

Small Entity: No

**Analysis:** Regulatory Evaluation 12/14/87 (52 FR 47403)

Agency Contact: James H., Hatton, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-1329

RIN: 2125-AB56

## 1857. REIMBURSEMENT FOR RAILROAD WORK

Significance: Nonsignificant

Legal Authority: 23 USC 101; 23 USC

120(d); 23 USC 130; 23 USC 315 CFR Citation: 23 CFR 140

Legal Deadline: None.

Abstract: The FHWA is proposing to amend its regulation on reimbursement for railroad work to allow Federal-aid highway funds to be used to pay for various overhead and indirect construction costs incurred by railroad forces accomplishing work on Federal-aid highway projects.

#### Final Rule Stage

| T | imeta | ы | e: |
|---|-------|---|----|
|---|-------|---|----|

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/17/86 | 51 | FR | 44996 |
| NPRM Comment<br>Period End | 02/17/87 | 51 | FR | 44996 |
| Final Action               | 04/00/88 |    |    |       |

#### Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 12/17/86 (51 FR 44996)

Agency Contact: James A. Carney, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4652

RIN: 2125-AB59

## 1858. NATIONAL BRIDGE INSPECTION STANDARDS; FREQUENCY OF INSPECTION AND INVENTORY

Significance: Nonsignificant

Legal Authority: 23 USC 109(h); 23 USC

116(d); 12 USC 144; 23 USC 315

CFR Citation: 23 CFR 650 Legal Deadline: None.

Abstract: The FHWA is requesting comments to a proposal to revise the National Bridge Inspection Standards (NBIS). The revised regulation would permit States to increase the maximum time interval between the inspections for certain types or groups of bridges, as opposed to retaining the mandatory 2-year interval as required by regulations currently in effect. The proposed revisions would also require that States identify those bridges having fracture critical members or bridges which warrant underwater inspection consideration. The proposed revisions would provide State highway agencies greater flexibility with which to use available inspection resources in a cost-effective manner. It is intended that the proposed revisions would encourage efficient use of resources while ensuring that the safety of the traveling public is protected.

#### Timetable:

Small Entity: No

| Action                              | Date     | FR Cite     |
|-------------------------------------|----------|-------------|
| NPRM                                | 04/07/87 | 52 FR 11092 |
| Notice Extension of public comments | 06/03/87 | 52 FR 20726 |
| NPRM Comment<br>Period End          | 07/09/87 | 52 FR 20726 |
| Final Action                        | 04/00/88 |             |

Analysis: Reg. Evaluation (Minimal Impact). 04/07/87 (52 FR 11092).

Agency Contact: John J. Ahlskog, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4617

RIN: 2125-AB71

#### 1859. CARGO PREFERENCE

Significance: Nonsignificant

**Legal Authority:** 23 USC 112; 23 USC 114; 23 USC 315; 23 USC 113; 23 USC 128; 31 USC 6506; 42 USC 3334; 42 USC 4602 et

CFR Citation: 23 CFR 635 Legal Deadline: None.

Abstract: The Federal Highway
Administration (FHWA) is
incorporating into its regulations the
cargo preference requirements as
mandated by the Cargo Preference Act
of 1954 (Act) and its implementing
regulations (46 CFR 381) developed by
the Maritime Administration (MARAD).
This final rule clarifies policies and
procedures for the application of the
Act's requirements to Federal-aid
highway construction projects.

#### Timetable:

| Titriotable.  |          |         |
|---------------|----------|---------|
| Action        | Date     | FR Cite |
| Final Action  | 04/00/88 | ,       |
| Small Entity: | No       | ŕ       |

**Analysis:** Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: William Weseman, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-0392

RIN: 2125-AB73

# 1860. MINIMUM LEVELS OF FINANCIAL RESPONSIBILITY FOR MOTOR CARRIERS; ENVIRONMENTAL RESTORATION

Significance: Nonsignificant

Legal Authority: 49 USC 10927 note

CFR Citation: 49 CFR 387 Legal Deadline: None.

Abstract: The FHWA issued an interim final rule to redefine "environmental restoration" as that term is used in FHWA's financial responsibility regulations. This action was taken in response to a joint petition filed by the

American Insurance Association (AIA) and the American Trucking Associations (ATA), and because of the current insurance crisis facing the motor carrier industry. This action made clear the motor carriers are required to provide evidence of financial responsibility to satisfy claims for damage to human health and to the environment, including necessary restoration costs, but not for potential or speculative damages for which they would not otherwise be found liable.

#### Timetable:

| Action        | Date     | FR Cite     |
|---------------|----------|-------------|
| Interim Final | 09/23/86 | 51 FR 33854 |
| Final Action  | 04/00/88 |             |

Small Entity: No

Additional information: Upon issuances of the interim final rule, the FHWA gave notice that comments would be accepted on the rulemaking action. A comment period was provided and Docket No. MC-126; Amendment No. 83-14 was established to receive comments. The FHWA will consider all comments and information received in order to determine whether to make the change permanent.

Analysis: Regulatory Evaluation 09/23/86 (51 FR 33854)

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2981

**RIN:** 2125-AB77

# 1861. CONSTRUCTION AND MAINTENANCE; CONTRACT PROCEDURES; STANDARDIZED CONTRACT CLAUSES

Significance: Nonsignificant

Legal Authority: 23 USC 112; 23 USC 117; 23 USC 315; PL 100-17, Sec 111(c)

CFR Citation: 23 CFR 635

Legal Deadline: None. A final rule must be issued by 4/2/89.

Abstract: The FHWA is amending its regulations on contract procedures to implement the provisions of Section 111(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA). Section 111(c) of STURAA amends 23 USC 112 to require a standardized contract clause in all Federal-aid contracts unless otherwise provided for by State law. The

Final Rule Stage

standardized contract clause is to provide for the equitable adjustment of contract terms: (1) where site conditions differ from those specified in the contract; (2) where work has been suspended by order of the contracting agency (other than a suspension of work caused by the fault of the contractor or by weather); and (3) where there are material changes in the scope of the work.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/01/87 | 52 FR 45645 |
| NPRM Comment<br>Period End | 02/01/88 | 52 FR 45645 |
| Final Action               | 10/00/88 |             |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 12/01/87 (52 FR 45645)

Agency Contact: William A. Weseman, Chief, Construction and Maint. Division, Department of Transportation, Federal Highway Administration, 202 366-1548

RIN: 2125-AB87

## 1862. STATE EDUCATION AND TRAINING PROGRAM

Significance: Nonsignificant

Legal Authority: 23 USC 315; 23 USC

321(b) and (c); PL 100-17, Sec 131 **CFR Citation:** 23 CFR 260

Legal Deadline: None.

Abstract: The FHWA is amending 23 CFR 260 to implement Section 131 of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA) enacted on April 2, 1987. Section 131 of the STURAA amends Section 321 of Title 23, United States Code, by allowing the States to use Federal-aid funds to pay 75 percent of the cost of education and training purchased from any source including the National Highway Institute. The provisions contained in 23 CFR 260 addressing the administration of Federal-aid funds for education and training of State and local highway department employees are being revised to reflect the statutory amendment.

#### Timetable:

| Action       | Date     | FR | Cite | _ |
|--------------|----------|----|------|---|
| Final Action | 04/00/88 |    |      |   |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: Larry Jones, National Highway Institute, Department of Transportation, Federal Highway Administration, 202 285-2779

RIN: 2125-AB92

## 1863. ● TRUCK SIZE AND WEIGHT; EXCEPTION TO BRIDGE FORMULA

Significance: Nonsignificant

**Legal Authority:** 23 USC 127; 49 USC 2311; 49 USC 2312; 49 USC 2313; 49 USC

App 2316

CFR Citation: 23 CFR 658 Legal Deadline: None. Abstract: This rulemaking action provides for an exception for tank trailers, dump trailers, and ocean transport containers to the Federal formula that specifies the maximum allowable gross weight for axle groups for vehicles operating on Interstate Highways. This action responds to Section 119 of the Surface Transportation and Uniform Relocation Assistance Act (STURAA) which amended 23 U.S.C. 127. The exception to the formula contained in section 127 provides for a greater weight to be carried on the second through fifth axles for the three types of five-axle truck tractor-semitrailer combination trucks.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: No

Additional information: Since the final rule will contain revisions which will be issued for the purpose of complying with the statutory language mandated by section 119 of STURAA of 1987, public comment would be impracticable and unnecessary.

**Analysis:** Reg. Evaluation (Minimal Impact) 04/00/88

Agency Contact: Philip W. Blow, Department of Transportation, Federal Highway Administration, 202 366-4036

RIN: 2125-AC03

### DEPARTMENT OF TRANSPORTATION (DOT)

Federal Highway Administration (FHWA)

**Completed Actions** 

#### 1864. + TRUCK SIZE AND WEIGHT; GRANDFATHER SEMITRAILER LENGTHS

Significance: Regulatory Program

**Legal Authority:** PL 97-424, Sec 133; PL 97-424, Sec 411; PL 97-424, Sec 412; PL 97-424, Sec 413; PL 97-424, Sec 416

CFR Citation: 23 CFR 658 Legal Deadline: None.

Abstract: An analysis of comments to the March 1, 1985 NPRM indicates insufficient rationale to establish grandfathered semitrailer lengths in all States. A final rule establishes the grandfather semitrailer lengths for States where adequate documentation exits.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/01/85 | 50 FR 8342 |
| NPRM Comment<br>Period End | 04/30/85 | 50 FR 8342 |
| Final Action               | 01/29/88 | 53 FR 2597 |
| Final Action<br>Effective  | 01/29/88 | 53 FR 2597 |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 01/29/88 (53 FR 2597).

Agency Contact: Philip W. Blow, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202-366-4036

RIN: 2125-AB26

#### 1865. + HOURS OF SERVICE

Significance: Regulatory Program

**Legal Authority:** 49 USC 3102; PL 98-554, Sec 206

CFR Citation: 49 CFR 395 Legal Deadline: None.

Abstract: Section 206 of the Motor Carrier Safety Act of 1984 (Act) directs the DOT to reissue regulations

**Completed Actions** 

pertaining to commercial motor vehicle safety. On November 23, 1984, the FHWA published a final rule at 49 FR 46145 regarding Hours of Service in order to comply with an opinion of the United States Court of Appeals for the District of Columbia Circuit. A docket was opened (MC-99-1) in order to request comments for further consideration of revisions to the requirement of the driver's record of duty status. Pursuant to section 206 of the Act, an ANPRM was issued (1/23/85; 50 FR 2998) and again requested comments regarding the requirement for recorded hours of service. This final rule incorporated all comments received to the above mentioned published rulemaking actions. This document eliminated certain items required on the driver's record of duty status and extends the 12-hour limitation in the 100-mile radius exemption to 15 hours or permitting a 50-mile radius rule as an option with the 15-hour rule. This rulemaking is considered significant because of the potential cost savings which may result from (con't)

#### Timetable:

| Action                              | Date     |    | FR | Cite  |
|-------------------------------------|----------|----|----|-------|
| ANPRM                               | 01/23/85 | 50 | FR | 2998  |
| ANPRM<br>Comment<br>Period End      | 03/11/85 | 50 | FR | 2998  |
| NPRM :                              | 05/09/86 | 51 | FR | 17214 |
| NPRM Comment<br>Period End          | 06/09/86 | 51 | FR | 17214 |
| Comment period extended to 08/18/86 | 07/08/86 | 51 | FR | 24722 |
| Final Action                        | 10/30/87 | 52 | FR | 41718 |
| Final Action<br>Effective           | 11/30/87 | 52 | FR | 41718 |

#### Small Entity: No

Additional Information: ABSTRACT CONT: the reduction in requirements for maintaining the driver's record of duty status.

Analysis: Regulatory Evaluation 10/30/87 (52 FR 41718)

Agency Contact: Thomas P. Kozlowski, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2981

RIN: 2125-AB39

1866. + TRUCK SIZE AND WEIGHT; AUTOMOBILE TRANSPORTERS

Significance: Regulatory Program

**Legal Authority:** 23 USC 315; PL 97-424, Sec 133; PL 97-424, Sec 411; PL 97-424, Sec 412; PL 97-424, Sec 413; PL 97-424, Sec 416

CFR Citation: 23 CFR 658 Legal Deadline: None:

Abstract: FHWA proposed revisions to certain provisions established by the final rule on truck size and weight published at 49 CFR 23302 (06/05/84). This action establishes: (1) a definition for an automobile-transporter; (2) a minimum 75-foot overall length for a stinger-steered automobile-transporter: (3) the allowance of triple saddlemount combinations with a minimum length of 65 feet; and (4) no overall length limitation for conventional tractorsemitrailer automobile transporters when the semitrailer is 48 feet in length. Purpose of this rulemaking action was to clarify and further define certain issues contained in the June 5, 1984, final rule.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 10/02/84 | 49 | FR | 38956 |
| ANPRM<br>Comment<br>Period End | 11/17/84 | 49 | FR | 38956 |
| NPRM                           | 11/25/85 | 50 | FR | 48431 |
| NPRM Comment<br>Period End     | 01/09/86 | 50 | FR | 48431 |
| Final Action                   | 01/29/88 | 53 | FR | 2593  |
| Final Action Effective         | 02/29/88 | 53 | FR | 2593  |

#### Small Entity: No

Additional information: A Regulatory Impact Analysis which had been prepared for the June 5, 1984, final rule on truck size and weight provisions is available for inspection in the Headquarters office of FHWA, 400 Seventh Street, SW, Washington, DC.

Analysis: Reg. Evaluation (Minimal Impact) 01/29/88 (53 FR 2593)

Agency Contact: Chester F. Phillips, Department of Transportation, Federal Highway Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2251

RIN: 2125-AB42

## 1867. + ACCOMMODATION OF UTILITIES; LONGITUDINAL UTILITY USE OF FREEWAY RIGHT-OF-WAY

Significance: Regulatory Program

Legal Authority: 23 USC 109; 23 USC 116; 23 USC 315

CFR Citation: 23 CFR 645

Legal Deadline: None.

Abstract: FHWA revised its regulation on the accommodation of utility facilities and private lines on the rightof-way of Federal-aid and direct Federal highway projects to clarify requirements regarding utility use of Federal-aid highways, and modified the conditions under which certain types of utilities may be located longitudinally on Federal-aid freeways (Interstate highways). This action considered the interest expressed by the telecommunication industry to gain access to the Interstate System for installation of underground fiber optics cable systems.

#### Timetable:

| Action                                    | Date     | FR Cite     |
|---|----------|-------------|
| NPRM                                      | 12/19/86 | 51 FR 45479 |
| Comment Period<br>Extended to<br>03/17/87 | 02/11/87 | 52 FR 4349  |
| NPRM Comment<br>Period End                | 03/17/87 | 52 FR 4349  |
| Final Action                              | 02/02/88 | 53 FR 2829  |
| Final Action<br>Effective                 | 02/08/88 | 53 FR 2829  |

#### Small Entity: No

Additional Information: A general notice was published in the Federal Register on April 1, 1986 (51 FR 11055).

**Analysis:** Regulatory Evaluation 02/02/88 (53 FR 2829)

Agency Contact: James A. Carney, Department of Transportation, Federal Highway Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4652

RIN: 2125-AB76

#### 1868. + UNIFORM RELOCATION ACT AMENDMENTS OF 1987; SPECIFIC PAYMENTS

Significance: Agency Priority

Legal Authority: PL 100-17, Title IV; 42 USC 4601 et seq

CFR Citation: 23 CFR 740 Legal Deadline: None.

Abstract: This rulemaking action implements those provisions of Title IV of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA) which are noncontroversial. These amendments to the Uniform Relocation Act primarily address the increases in the maximum specific dollar amounts paid by Federal,

#### DOT—FHWA Completed Actions

State and local agencies from project funds to persons who are forced to relocate by Federal or federally assisted projects. These revisions were issued expeditiously so that displacing agencies who are currently authorized under State law can begin to provide the additional assistance provided by law. This rulemaking action is considered significant because of the substantial public interest involved. By taking this action, the FHWA is carrying out its responsibility as lead agency as required by STURAA. Any future revisions to this rule will be incorporated in the rulemaking under RIN 2125-AB85, entitled "Uniform Relocation Act Amendments of 1987; General."

#### Timetable:

| Action     | Date     |    | FR | Cite  |  |
|------------|----------|----|----|-------|--|
| Final rule | 12/17/87 | 52 | FR | 47994 |  |

Small Entity: No

Analysis: Regulatory Evaluation 12/17/87 (52 FR 47994)

Agency Contact: Barbara Reichart, Department of Transportation, Federal Highway Administration, 202 366-0116

RIN: 2125-AB96

## 1869. TRANSFER OF FEDERAL-AID HIGHWAY FUNDS

Significance: Nonsignificant

**Legal Authority:** Surface Transportation Assistance Act of 1982, Sec. 116

CFR Citation: 23 CFR 160, Subpart A; 23 CFR 160, Subpart B; 23 CFR 160, Subpart C

Legal Deadline: None.

Abstract: This action was initiated to reflect the required statutory changes included in section 116 of the STAA of 1982 regarding the transfer of Interstate construction funds. Section 116 of the STAA of 1982 has been superseded by subsequent legislation. Therefore, as of 12/15/87, this rulemaking action has been terminated.

#### Timetable:

| Action     | Date     | FR Cite |  |
|------------|----------|---------|--|
| Terminated | 12/15/87 |         |  |

Small Entity: No

Agency Contact: Larry C. Hanna, Department of Transportation, Federal Highway Administration, 400 Seventh

. . . . . .

Street, SW, Washington, DC 20590, 202 366-0673

RIN: 2125-AA64

#### 1870. HIGHWAY BEAUTIFICATION: OUTDOOR ADVERTISING; TECHNICAL AMENDMENT

Significance: Nonsignificant

Legal Authority: 23 USC 131; 23 USC

15

CFR Citation: 23 CFR 750 Legal Deadline: None.

Abstract: The FHWA had proposed to amend its regulations in order to clarify existing FHWA policy that temporary political campaign signs and other signs, displays, and devices associated with Federal, State, or local elections may be permitted without violating the Highway Beautification Act. Upon further review, the FHWA has determined that no action is needed at this time. Therefore, this rulemaking action is being terminated.

#### Timetable:

| ۰ |        | <br> |        |   |    |      |  |
|---|--------|------|--------|---|----|------|--|
| ı | Action |      | Date - | • | FR | Cite |  |

Action terminated 12/11/87

Small Entity: No

Agency Contact: Edward V. A. Kussy, Department of Transportation, Federal Highway Administration, 700 Seventh Street, SW, Washington, DC 20590, 202 366-0791

RIN: 2125-AB32

#### 1871. LABOR AND EMPLOYMENT; CONVICT LABOR AND MATERIALS

Significance: Nonsignificant

Legal Authority: 23 USC 112; 23 USC 113; 23 USC 114; 23 USC 117; 23 USC 128; 23 USC 315; 31 USC 6505; 42 USC 3334; 42: USC 4601 et seq; PL-100-17, Sec 112

CFR Citation: 23 CFR 635.

Legal Deadline: None.

Abstract: FHWA amended its regulation on the use of convict labor and convict produced materials on Federal-aid highway projects to implement provisions mandated by section 112 of the Federal-Aid Highway Act of 1987 (PL 100-17). Section 112 amended section 114 of 23 USC by prohibiting the use of materials produced by convict labor on Federal-aid highway projects unless produced by convicts who are on parole, supervised release, or probation and

limited in quantity not to exceed a designated prior amount produced. The regulations implementing 23 USC 114(b) are revised to reflect the statutory amendment.

#### Timetable:

| Action                    | Date     |    | FR | Cite . |
|---------------------------|----------|----|----|--------|
| Final Action              | 01/25/88 | 53 | FR | 1922   |
| Final Action<br>Effective | 01/25/88 | 53 | FR | 1922   |

Small Entity: No:

Analysis: Reg. Evaluation (Minimal Impact) 01/25/88 (53 FR 1922)

Agency Contact: William Weseman, Chief, Const. and Maintenance Division, Department of Transportation, Federal Highway Administration, 202 366-0392

RIN: 2125-AB82

## 1872. CONSTRUCTION AND MAINTENANCE; CONTRACT PROCEDURES

Significance: Nonsignificant

**Legal Authority:** 23 USC 112; 23 USC 117; 23 USC 315; PL 100-17, Sec 111(a)

CFR Citation: 23 CFR 635 Legal Deadline: None.

Abstract: This rulemaking action revises 23 CFR Part 635, Subpart A, B, and C to implement the provisions mandated by Section 111(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 (STURAA): Section 111(c) of STURAA amends section 112(b) of Title 23, U.S.C., to add emergency situations to the conditions under which a Federal-aid project may be awarded by a method other than competitive bidding.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 11/25/87 | 52 | FR | 45171 |
| Final Action | 11/25/87 | 52 | FR | 45171 |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 11/25/87 (52 FR 45171)

Agency Contact: William A. Weseman, Chief, Construction and Maint. Division, Department of Transportation, Federal Highway Administration, 202 366-1548

RIN: 2125-AB88

**Completed Actions** 

#### 1873. TRUCK SIZE AND WEIGHT; NATIONAL NETWORK

Significance: Nonsignificant

**Legal Authority:** 23 USC 127; 23 USC 315; 49 USC 2311; 49 USC 2313

315; 49 USC 2311; 49 USC 2313 CFR Citation: 23 CFR 658

Legal Deadline: None.

Abstract: FHWA was considering modifying the National Network for commercial motor vehicles by adding routes in Georgia. The National Network was established by the final rule on Truck Size and Weight published at 49 FR 23302 on June 5, 1984. It is maintained under 23 CFR 658, Appendix A, as amended. At the request of the State of Georgia, this rulemaking is terminated.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Action terminated 02/04/88

Small Entity: No

Agency Contact: Philip W. Blow, Department of Transportation, Federal Highway Administration, 202 366-4036

RIN: 2125-AB98

### 1874. ● PHYSICAL CONSTRUCTION AUTHORIZATION

Significance: Nonsignificant

**Legal Authority:** 23 USC 112; 23 USC 113; 23 USC 114; 23 USC 117; 23 USC 128; 31 USC 6506; 42 USC 3334; 42 USC 4601 et seq; PL 100-17, Sec 154

CFR Citation: 23 CFR 635 Legal Deadline: None.

Abstract: This rulemaking document amends the FHWA regulation regarding the erection of certain signs on Federal-

aid construction projects to implement Section 154 of the Surface Transportation and Uniform Relocation Assistance Act (STURAA) of 1987. Section 154 mandates that those States that currently have a practice of erecting signs identifying funding sources on construction projects without Federal-aid highway assistance shall be required to erect signs displaying sources and amounts of funds on all Federal-aid highway projects. The current regulations provide for the erection of only those signs that conform to the standards developed by the Secretary of Transportation. This amendment allows the erection of signs that do not presently conform to standards developed by the Secretary.

#### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 01/25/88 | 53 FR 1920 |
| Final Action<br>Effective | 01/25/88 | 53 FR 1920 |

Small Entity: No

Additional Information: Since the final rule contained revisions which were issued for the purpose of literally complying with the statutory language mandated by section 154 of STURAA of 1987, public comment was impracticable and unnecessary.

Analysis: Reg. Evaluation (Minimal Impact) 01/25/88 (53 FR 1920)

Agency Contact: Mr. William A. Weseman, Department of Transportation, Federal Highway Administration, 202 366-0392

RIN: 2125-AÇ01

# 1875. ● RULES OF PRACTICE AND RULEMAKING PROCEDURES FOR MOTOR CARRIERS; TECHNICAL AMENDMENTS

Significance: Nonsignificant

**Legal Authority:** 49 USC 2701 et seq; 49 USC 2501 et seq; 49 USC 104(c)(2); 49 USC 501 et seq; 49 USC 3101 et seq; 49 USC 1801 et seq; 49 USC 10927

**CFR Citation:** 49 CFR 301; 49 CFR 386; 49 CFR 389

Legal Deadline: None.

Abstract: This rulemaking action makes technical amendments to various sections of the Motor Carrier regulations: to make the handling of the delegations of authority relating to motor carrier safety consistent with other delegations of authority within the FHWA; to clarify the authority of the administrative law judge to dismiss a case; to reflect a recent internal agency reorganization with new responsibilities and terminology given to the Office of Motor Carrier Standards; to provide nomenclature changes; and to add new authority provided by the Commercial Motor Vehicle Safety Act of 1986, Title XII of Pub. L. 99-570, 100 Stat. 3207-170.

#### Timetable:

| Action .     | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 01/26/88 | 53 FR 2035 |
| Final Action | 01/26/88 | 53 FR 2035 |
| Effective    |          |            |

Small Entity: No

Analysis: Reg. Evaluation (Minimal Impact) 01/26/88 (53 FR 2035)

Agency Contact: Thomas P. Koʻzlowski, Department of Transportation, Federal Highway Administration, 202 366-2981

RIN: 2125-AC02

### DEPARTMENT OF TRANSPORTATION (DOT)

National Highway Traffic Safety Administration (NHTSA)

**Prerule Stage** 

## 1876. + SIDE-IMPACT PROTECTION, HEAD/NECK PROTECTION, AND OCCUPANT EJECTION MITIGATION

Significance: Regulatory Program

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571.214

Legal Deadline: None.

Abstract: Would propose amending the current standard to include head/neck

protection and to mitigate ejection through side windows and doors.

#### Timetable:

Action Date FR Cite
ANPRM 04/00/88

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB85

### 1877. + UNIFORM TIRE-QUALITY GRADING

Significance: Agency Priority
Legal Authority: 15 USC 1423
CFR Citation: 49 CFR 575
Legal Deadline: None.

DOT—NHTSA Prerule Stage

Abstract: Would include rolling resistance for tires as a substitute for top temperature resistance grade in the Uniform Tire Quality Grading Standards. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Orron Kee,

Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AA52

#### 1878. + DAYTIME RUNNING LIGHTS

Significance: Agency Priority

**Legal Authority:** 15 USC 1392; 15 USC 1401; 15 USC 1403; 15 USC 1407

**CFR Citation:** 49 CFR 571.108

Legal Deadline: None.

Abstract: A petition was received from the Insurance Institute for Highway Safety (IIHS) on November 8, 1985. It requests that the Federal lighting regulation (FMVSS No. 108) be changed to allow installation of daytime running lights (DRLs) by original equipment manufacturers. Although the existing standard does not specifically prohibit DRLs, some changes to FMVSS No. 108 would be required to accommodate various suggested DRL configurations. NHTSA has exchanged information with Transport Canada on DRLs, and on the evaluation of effectiveness of various DRL configurations. Canada issued a proposed regulation which would require that new vehicles be equipped with DRLs. The agency would like to ensure that changes made in FMVSS No. 108 are compatible with the final technical specifications of Transport Canada. NHTSA plans to take action on the IIHS petition now that the Canadian NPRM is published. Proceeding is significant because of the importance of keeping pace with the Canadian action.

#### Timetable:

| Action                     | Date     | •  | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/24/87 | 52 | FR | 9316 |
| NPRM Comment<br>Period End | 05/08/87 | 52 | FR | 9316 |
| SNPRM                      | 04/00/88 |    |    |      |

Small Entity: Undetermined

Agency Contact: Ralph J. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB92

#### 1879. • + PASSENGER AUTOMOBILE AVERAGE FUEL ECONOMY STANDARD

Significance: Agency Priority
Legal Authority: 15 USC 2002
CFR Citation: 49 CFR 531.5
Legal Deadline: None.

Abstract: Mercedes Benz of North America, Inc., and General Motors Corporation have petitioned for retroactive amendment of passenger automobile corporate average fuel economy standards for Model Years (MY) 1984 and 1985 and for MY 1985, respectively. This action will consider the arguments set forth in the petitions and take appropriate further action. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

#### **Next Action Undetermined**

Small Entity: No

Agency Contact: Orron E. Kee, Chief, Motor Vehicle Requirements Division, Office of Market Incentives,

Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AC33

## 1880. REVIEW: SCHOOLBUS SEATING SYSTEMS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571.222

Legal Deadline: None.

Abstract: This regulation was selected for review because of public interest.

#### Timetable:

| Action /        | Date     | FR Cite |
|-----------------|----------|---------|
| Begin Review    | 06/01/85 | *       |
| End Review      | 06/00/88 | •       |
| Small Entity: I | No .     |         |

Agency Contact: Frank Ephraim, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AA65

#### **1881. REVIEW: SEATING SYSTEMS**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401; 15 USC 1407

CFR Citation: 49 CFR 571.207

Legal Deadline: None.

Abstract: This regulation was selected for review because of costs.

#### Timetable:

| Action                 | Date     | FR    | Cite |
|------------------------|----------|-------|------|
| Begin Review           | 05/01/86 |       |      |
| Preliminary evaluation | 02/10/87 | 52 FR | 4818 |
| report<br>published    |          |       |      |
| End Review             | 04/00/88 |       |      |

Small Entity: No

Agency Contact: Frank Ephraim, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AA69

# 1882. REVIEW: LAMPS, REFLECTIVE DEVICES, AND ASSOCIATED EQUIPMENT

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401; 15 USC 1407

**CFR Citation:** 49 CFR 571,108

Legal Deadline: None.

Abstract: The standard requires passenger cars sold after Oct. 1, 1985 to be equipped with center high-mounted stop lamps. The evaluation will determine the reduction of rear-impact collisions that occurred after the lamps were introduced in the vehicle fleet, as well as the cost of the lamps.

#### Timetable:

| i imetable:                                      |          |       |      |
|--|----------|-------|------|
| Action   | Date     | FR    | Cite |
| Begin Review                                     | 10/01/85 |       |      |
| Preliminary<br>evaluation<br>report<br>published | 03/20/87 | 52 FR | 9609 |
| Interim Report                                   | 12/01/88 |       |      |
| End Review                                       | 10/01/89 |       |      |

**Prerule Stage** 

Small Entity: Undetermined

Additional Information: The

preliminary evaluation report indicated that cars equipped with center highmounted stop lamps were 22 percent less likely to be struck in the rear while braking than cars without the lamps.

Agency Contact: Frank G. Ephraim, Director, Office of Standards Evaluation, Department of Transportation, National Highway Traffic Safety Administration, NPP-10, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AB76

#### 1883. REVIEW: IMPACT PROTECTION FOR THE DRIVER FROM THE STEERING CONTROL SYSTEM

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401; 15 USC 1407

**CFR Citation:** 49 CFR 571.203

Legal Deadline: None.

Abstract: This review involves detailed quantitative analysis of factors limiting the performance of energy-absorbing steering assemblies in cars and an evaluation of the assemblies' fatality and injury reduction in light trucks.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| Begin Review  | 06/01/86     |         |
| End Review    | 12/31/89     |         |
| Small Entity: | Undetermined |         |

Agency Contact: Frank G. Ephraim, Director, Office of Standards Evaluation, Department of Transportation, National Highway Traffic Safety Administration, NNP-10, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AB78

## 1884. REVIEW ROOF CRUSH RESISTANCE

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401: 15 USC 1407

**CFR Citation:** 49 CFR 571.216

Legal Deadline: None.

Abstract: This program was selected for review because of costs. The evaluation will study the effect of roof crush strength on the crashworthiness of passenger cars in rollover crashes.

| T | m | eta | ab | le |
|---|---|-----|----|----|
|   |   |     |    |    |

| Action       | Date     |  |
|--------------|----------|--|
| Begin Review | 10/01/87 |  |
| End Review   | 12/31/88 |  |

Small Entity: No

Analysis: Regulatory Evaluation 12/31/88

Agency Contact: Frank Ephraim, Director, Office of Standards Evaluation, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AC20

## 1885. FLAMMABILITY OF SCHOOL BUS INTERIOR MATERIALS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571 Legal Deadline: None.

Abstract: Would utilize guidelines prescribed by UMTA to define flammability characteristics of school bus interior materials.

#### Timetable:

| Action      | •       | Date | FR | Cite |
|-------------|---------|------|----|------|
| Nort Action | l ladat |      |    |      |

Next Action Undetermined

Small Entity: Yes

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA44

## 1886. CONSUMER INFORMATION - WET STOPPING DISTANCE

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 575.105

Legal Deadline: None.

Abstract: Would develop a new rule for consumer information if tests indicate that there are significant differences in wet stopping distances among different models of cars on asphalt or concrete road surfaces.

#### Timetable:

**FR Cite** 

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: No test data has been developed that reliably compares stopping distances between different models of cars on wet pavement.

Agency Contact: Orron Kee, Chief, Motor Vehicle Requirements Division, Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0846

RÍN: 2127-AA56

## 1887. OCCUPANT PROTECTION IN INTERIOR IMPACT

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401; 15 USC 1407

**CFR Citation: 49 CFR 571.201** 

Legal Deadline: None.

Abstract: This standard, which is applicable to passenger cars, light trucks and buses, and multipurpose passenger vehicles, includes requirements for padded instrument panels, seat backs, sun visors and arm rests. Its purpose is to provide impact protection for occupants. This regulation was selected for review because of costs, safety benefits, and public interest.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/01/86 |         |
| End Review   | 04/00/88 | •       |
|              |          |         |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Frank Ephraim, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AB16

#### 1888. FEDERAL MOTOR VEHICLE SAFETY STANDARD NO. 301 - FUEL-SYSTEM INTEGRITY

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401; 15 USC 1403; 15 USC 1407

**Prerule Stage** 

**CFR Citation:** 49 CFR 571.301

Legal Deadline: None.

Abstract: This standard, which is applicable to passenger cars, light trucks, and school buses, specifies requirements for the integrity of motor vehicle fuel systems. The purpose of the standard is to reduce deaths and injuries caused by fires which result from fuel spillage after motor vehicle crashes. This evaluation follows up and expands on a prior study on passenger cars which showed that, while the regulation was effective in preventing deaths and injuries, the incidence of crash fires appeared to be increasing. This evaluation will also provide the initial assessment of the regulation as it applies to light trucks.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 09/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 09/00/88

Agency Contact: Frank Ephraim, Director, Office of Program Evaluation, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AB43

# 1889. OCCUPANT CRASH PROTECTION: DYNAMIC-TESTING PETITION

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation: 49 CFR 571.208** 

Legal Deadline: None.

Abstract: The American Seat Belt Council petitioned the agency to amend Standard No. 208 to require that automatic belts and dynamically tested manual belts meet the webbing requirements of Standard No. 209. NHTSA is currently reviewing the petition, to consider appropriate action.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

Next Action Undetermined Small Entity: Undetermined

Analysis: Evaluation type to be determined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, NRM-10 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC00

## 1890. NON-PNEUMATIC TIRES FOR PASSENGER CARS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571.109

Legal Deadline: None.

Abstract: Based on a petition, the agency is considering creation of a new standard for temporary-use non-pneumatic spare tires. At the present time Federal Motor Vehicle Safety Standard No. 110 prohibits the use of non-pneumatic tires.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Request for Comments  | 09/23/87 | 52 | FR | 35740 |
| Comment Period<br>End | 12/22/87 |    |    |       |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC18

#### 1891. ● BUMPER STANDARD

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 581; 49 CFR 582

Legal Deadline: None.

Abstract: Consumers Union has petitioned to restore the bumper-damage criteria to the 1982 protection level of 5mph or, if this is not possible, to require automobile dealers to provide repair cost and insurance premium information related to the bumper systems on the passenger cars that they sell. The agency has completed and published a study on the cost effects and consumer interest in bumper-damageability standards. The agency

will now consider the arguments set forth in the petition and take appropriate further action.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Orron Kee, Chief, Motor Vehicle Requirements Division, Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AC29

#### 1892. ● BUMPER STANDARD

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 581 Legal Deadline: None.

Abstract: Subaru of America has petitioned to modify the test conditions for bumper compliance testing so that vehicles with variable height suspension would be tested at the normal, unraised height position. This action will consider the arguments set forth in the petition and take appropriate further action.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      | ···     |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Orron E. Kee, Chief, Motor Vehicle Requirements Divison, Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AC30

# 1893. • CONSUMER INFORMATION - UNIFORM TIRE-QUALITY GRADING STANDARDS

Significance: Nonsignificant

**Legal Authority:** 15 USC 1392; 15 USC 1401; 15 USC 1407; 15 USC 1421; 15 USC 1423

CFR Citation: 575.104(d)(1)(i)(B)(2) 49

**CFR** 

Legal Deadline: None.

#### DOT—NHTSA Prerule Stage

Abstract: The Rubber Manufacturers Association has petitioned to eliminate the requirement for tire tread labels for tire quality grading information. This action will consider the arguments set forth in the petition and take appropriate further action.

| i imetable: | •    |   |      |      |
|-------------|------|---|------|------|
| Action      | Date | • | FR ( | Cite |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Orron E. Kee, Chief, Motor Vehicle Requirements Division,

Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AC31

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

National Highway Traffic Safety Administration (NHTSA).

**Proposed Rule Stage** 

## 1894. + CRASHWORTHINESS RATINGS

Significance: Regulatory Program

Legal Authority: 15 USC 1401; 15 USC

1941

CFR Citation: 49 CFR Chapter 5

Legal Deadline: None.

Abstract: Ratings: Would require manufacturers to disseminate crashworthiness performance information concerning their cars to the public, to provide consumers with comparative information on the crashworthiness performance of new car models. This rulemaking is considered significant because of the impact on manufacturers, the interest shown by consumers, and the potential significant effects on the automotive marketplace.

#### Timetable:

| Action | Date     | FR Cite    |
|--------|----------|------------|
| NPRM   | 01/22/81 | 46 FR 7025 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 79-17. NPRM, Notice 1. Comment due date extended to October 22, 1981 by notice published April 2, 1981 (46 FR 19947; Notice 2).

Analysis: Regulatory Impact Analysis

Agency Contact: Charles Gauthier, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4805

RIN: 2127-AA03

## 1895. + COMMERCIAL VEHICLE CONSPICUITY

Significance: Regulatory Program

Legal Authority: 15 USC 1392; 15 USC

CFR Citation: 49 CFR 571.108 Legal Deadline: None.

Abstract: Would improve the conspicuity of commercial vehicles by establishing in FMVSS 108 performance requirements for the total lighting and marking system of commercial vehicles (excluding headlights).

#### Timetable:

| Action                  | Date     |    | FR | Cite  | - |
|-------------------------|----------|----|----|-------|---|
| ANPRM                   | 05/27/80 | 45 | FR | 35405 |   |
| Request for<br>Comments | 09/18/87 | 52 | FR | 35345 |   |
| Comment Period<br>End   | 11/30/87 |    |    |       |   |

Next Action Undetermined Small Entity: No

Additional Information: Docket No. 80-

Research underway.

Analysis: Regulatory Flexibility Analysis

Agency Contact: M. Finkelstein, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1537

RIN: 2127-AA12

## 1896. + TRUCK REAR UNDERRIDE PROTECTION

Significance: Regulatory Program

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571 Legal Deadline: None.

Abstract: Would require protective devices to reduce vehicle penetration under the rear ends of heavy trucks and trailers (without resulting in overly severe forces being transmitted to restrained and unrestrained occupants in vehicles that crash into the devices).

|   | Action | Date     | FR Cite    |
|---|--------|----------|------------|
| • | NPRM   | 01/08/81 | 46 FR 2136 |

Next Action Undetermined Small Entity: Undetermined

Additional Information: Docket No. 1-11. NPRM, Notice 8.

Research underway.

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA43

#### 1897. + PEDESTRIAN PROTECTION

Significance: Regulatory Program

**Legal Authority:** 15 USC 1392; 15 USC 1407

CFR Citation: 49 CFR 571 Legal Deadline: None.

Abstract: Would reduce adult pedestrian leg injuries and child injuries through modification of the vehicle bumper area.

#### Timetable:

| Action |   | Date     |    | FR | Cite |
|--------|---|----------|----|----|------|
| NPRM   | ( | 01/22/81 | 46 | FR | 7015 |

Next Action Undetermined

Small Entity: Yes

Additional Information: Docket No. 78-19. NPRM, Notice 1. Research underway.

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

**Proposed Rule Stage** 

# 1898. + ANTHROPOMORPHIC TEST DUMMIES: SIDE-IMPACT THORAX PROTECTION

Significance: Regulatory Program

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 572 Legal Deadline: None.

Abstract: Would provide performance criteria for the adult surrogate dummies which would be required in dynamic testing of vehicles if Standard 214, Side Door Strength, is upgraded.

#### Timetable:

| Action |   | Date     | FR Cite |
|--------|---|----------|---------|
| NPRM   | • | 04/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

**RIN: 2127-AA48** 

# 1899. + UNIFORM TIRE QUALITY GRADING STANDARDS TREADWEAR AMENDMENTS

Significance: Regulatory Program Legal Authority: 15 USC 1423 CFR Citation: 49 CFR 575 Legal Deadline: None.

Abstract: Would amend treadwear grading procedures of the Uniform Tire Quality Grading Standards to assure greater reliability of grading information for consumers. Test procedures would be amended to reduce variability. This regulation is significant because it involves important departmental policy.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| NPRM Comment | 11/00/88 |         |
| Period End   |          |         |

Small Entity: No

**Analysis:** Preliminary Regulatory Evaluation 09/00/88

Agency Contact: Orron Kee, Chief, Motor Vehicle Requirements Div., Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AB21

## 1900. + SIDE-IMPACT PROTECTION: THORAX PROTECTION

Significance: Regulatory Program

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation: 49 CFR 571.214** 

Legal Deadline: None.

Abstract: Would propose amending the current standard to upgrade thoracic protection in passenger-car side impacts.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 01/27/88 | 53 | FR | 2239 |
| NPRM Comment | 10/24/88 | 53 | FR | 2239 |
| Period End   |          |    |    |      |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

**RIN:** 2127-AB86

#### 1901. + HEAVY DUTY VEHICLE BRAKE SYSTEMS (FORMERLY TRUCK AND TRAILER BRAKE SYSTEMS)

Significance: Agency Priority

Legal Authority: 15 USC 1392 National Traffic & Motor Vehicle Safety Act of 1966; 15 USC 1407 National Traffic & Motor Vehicle Safety Act of 1966

**CFR Citation:** 49 CFR 571.121; 49 CFR 571.105

Legal Deadline: None.

Abstract: Would establish a new brake standard for all trucks, buses and trailers with a Gross Vehicle Weight Rating (GVWR) over 10,000 pounds. This standard would replace Standard No. 121, Air Brake Systems, and that portion of Standard No. 105, Hydraulic Brake Systems, that applies to vehicles with a GVWR over 10,000 pounds. It would also establish new requirements for heavy trailers having other than airactuated brakes. In developing the standard, the agency will consider compatibility with international regulations. Research programs in support of this new standard and possible future upgradings of the standard will investigate such long-term advanced braking system concepts as antilock systems, automatic brake adjustors, load-sensing proportioning values, air driers, and retarders for heavy trucks, buses, and trailers. This rule is considered significant because of the level of public and Congressional interest. It is necessary to prevent and reduce the severity of accidents involving heavy vehicles by providing increased accident avoidance capability.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| ANPRM  | 02/15/79 | 44 FR 9783  |
| ANPRM  | 02/28/80 | 45 FR 13155 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 79-03. ANPRM, Notice 1; Second ANPRM, Notice 3.

Research underway.

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA00

#### 1902. + VEHICLE CLASSIFICATION

Significance: Agency Priority

**Legal Authority:** 15 USC 1392; 15 USC 1407; 15 USC 2001

CFR Citation: 49 CFR 571 Legal Deadline: None.

Abstract: In response to a petition for rulemaking, the advance notice invites comment on possible amendments to the regulation with respect to the manner in which light trucks, vans, multipurpose vehicles, and certain other vehicles are classified. This rulemaking is significant because of substantial

#### Timetable:

public interest.

| Action                         |   | Date     |    | FR | Cite |
|--------------------------------|---|----------|----|----|------|
| ANPRM                          | - | 10/28/87 | 52 | FR | 208  |
| ANPRM<br>Comment<br>Period End | • | 01/18/88 |    |    |      |
| NPRM                           |   | 08/00/88 |    |    |      |

Small Entity: No

Agency Contact: Deborah Parker, Department of Transportation, National Highway Traffic Safety Administration,

**Proposed Rule Stage** 

400 Seventh Street, SW, Washington, DC 20590, 202 366-4931

RIN: 2127-AA57

## 1903. + VOLUNTARY TIRE REGISTRATION

Significance: Agency Priority

**Legal Authority:** 15 USC 1392; 15 USC 1401; 15 USC 1407; 15 USC 1418; 15 USC 1421

CFR Citation: 49 CFR 574 Legal Deadline: None.

Abstract: This regulation requires that independent tire dealers provide customers with a card to register newly purchased tires so that the customer may send in the completed card. These dealers were formerly required to register the tires for the customer, a requirement which has been retained for manufacturer-owned stores. The Motor Vehicle Safety and Cost Savings Authorization Act of 1982 requires that an evaluation be conducted. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action                                    | Date     | ,  | FR | Cite  |
|---|----------|----|----|-------|
| Begin Review                              | 07/01/83 |    | -  | ,     |
| Prelim. Evaluation<br>Report<br>Published | 09/27/85 | 50 | FR | 188   |
| ANPRM                                     | 12/23/86 | 51 | FR | 45916 |
| ANPRM<br>Comment<br>Period End            | 02/06/87 | 51 | FR | 45916 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Frank Ephraim, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-1574

RIN: 2127-AB18

#### 1904. + HEAVY TRAILER STABILITY

Significance: Agency Priority

**Legal Authority:** 15 USC 1392; 15 USC 1407

CFR Citation: 49 CFR 571 Legal Deadline: None.

Abstract: In response to a petition for rulemaking, the agency is proposing a new regulation to add a requirement that 102-inch wide trailers be equipped with axle tracks having a minimum axle width of 77 inches. An advanced notice

of proposed rulemaking seeking comments on the safety issue raised by the petition was published on May 22, 1984 (49 FR 21551). This rulemaking is significant because of the possible substantial impact on the industry and because it is a joint venture involving two operating administrations.

#### Timetable:

| Action           | Date     |    | FR | Cite  |
|------------------|----------|----|----|-------|
| ANPRM            | 05/22/84 | 49 | FR | 21551 |
| ANPRM<br>Comment | 08/20/84 | 49 | FR | 21551 |
| Period End       |          |    |    |       |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: This regulation is a joint endeavor of NHTSA and the Bureau of Motor Carrier Safety (BMCS). A departmental task force was formed in February 1985 to analyze the economic issues associated with this undertaking. Thus, further public action awaits the results of the task-force analysis, which are anticipated in 1988.

Analysis: To Be Determined

Agency Contact: Ralph J. Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB42

## 1905. + OCCUPANT CRASH PROTECTION

Significance: Agency Priority

Legal Authority: 15 USC 1392, 15 USC

1407

**CFR Citation:** 49 CFR 571.208

Legal Deadline: None.

Abstract: ANPRM requested comments on proposing an amendment to Standard No. 208, Occupant Crash Protection, to require Type 2 safety belts in the outboard seating positions in the rear seats of passenger cars and MPVs and trucks with GVWR of 10,000 pounds or less. This action is significant because of the recent NTSB report on lap-belt injuries and resultant public interest expected.

| mè |  |  |
|----|--|--|
|    |  |  |
|    |  |  |
|    |  |  |

| Action     | Date     | FR Cite     |
|------------|----------|-------------|
| ANPRM      | 06/16/87 | 52 FR 22818 |
| ANPRM      | 07/31/87 | 52 FR 22818 |
| Comment    |          |             |
| Period End |          |             |

Next Action Undetermined Small Entity: Undetermined

**Analysis:** Regulatory Impact Analysis 00/00/00

Agency Contact: Ralph J. Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, NRM-10, 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB91

#### 1906. + HEAD RESTRAINTS

Significance: Agency Priority

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.202

Legal Deadline: None.

Abstract: Petition for rulemaking to require head restraints on vehicles other than passenger cars. NHTSA is currently reviewing the petition, to determine appropriate action.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM . | 04/00/88 |         |

Small Entity: Undetermined

Analysis: Regulatory Impact Analysis

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, NRM-10 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC06

#### 1907. ● + FEDERAL MOTOR VEHICLE SAFETY STANDARD (FMVSS) NO. 208, OCCUPANT CRASH PROTECTION -CHEST INJURY CRITERIA

Significance: Agency Priority

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571 208 Legal Deadline: None.

#### **Proposed Rule Stage**

Abstract: The intention is to upgrade the chest-deflection injury criteria for unrestrained occupants when vehicles are tested for Federal Motor Vehicle Safety Standard (FMVSS) No. 208 compliance with the Hybrid III Dummy. The Final Rule stated that the agency will have to resolve this issue by September 1, 1990. This rulemaking is significant because of substantial public interest.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC34

## 1908. PASSENGER-CAR BRAKE SYSTEMS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.105

Legal Deadline: None.

Abstract: Would propose a New Standard No. 135. "Passenger Car Brake System," which would replace Standard No. 105, "Hydraulic Brake System," as it applies to that vehicle type. New Standard would differ from the existing one primarily in that it contains a revised and shortened test procedure based on a draft harmonized international procedure developed by the United Nations Economic Commission for Europe (ECE).

#### Timetable:

| inicasio.                                    |          |    |    |       |
|--|----------|----|----|-------|
| Action                                       | Date     |    | FR | Cite  |
| NPRM .                                       | 05/10/85 | 50 | FR | 19744 |
| Extended<br>comment<br>period to<br>01/13/86 | 09/17/85 | 50 | FR | 37702 |
| NPRM Comment<br>Period End                   | 10/07/85 | 50 | FR | 19744 |
| SNPRM  | 01/14/87 | 52 | FR | 1474  |
| SNPRM<br>Comment<br>Period End               | 10/13/87 |    |    |       |
| SECOND<br>SNPRM                              | 08/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket No. 85-

Agency Contact: R. Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA13

## 1909. REARVIEW MIRROR SYSTEMS: HEAVY VEHICLES

Significance: Nonsignificant

**Legal Authority:** 15 USC 1392; 15 USC 1407

**CFR Citation:** 49 CFR 571.111

Legal Deadline: None.

Abstract: Would amend FMVSS No. 111 to improve mirror systems for trucks, buses and multipurpose passenger vehicles with a GVWR over 10,000 pounds.

#### Timetable:

| Action |   | Date     | FR    | Cite  |
|--------|---|----------|-------|-------|
| NPRM   | • | 11/06/78 | 43 FR | 51657 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 71-3a. NPRM, Notice 4.

Research underway.

Agency Contact: R. Hitchcock,

Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA21

#### 1910. REARVIEW MIRROR SYSTEMS: LIGHT VEHICLES

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation: 49 CFR 571.111** 

Legal Deadline: None.

Abstract: Would amend Federal Motor Vehicle Safety Standard No. 111 to improve mirror systems for trucks, buses, and multipurpose passenger vehicles with a GVWR of 10,000 pounds or less.

#### Timetable:

| Action | Date     | FR    | Cite  |  |
|--------|----------|-------|-------|--|
| NPRM   | 11/06/78 | 43 FR | 51657 |  |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 71-3a. NPRM, Notice 4.

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA23

#### 1911. AIR-BRAKE SYSTEMS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.121

Legal Deadline: None.

Abstract: Would revise the requirements in Standard No. 121 for parking and emergency brake functions for trailers. Based on comments to NPRM of 07/23/81 (46 FR 37952) a new NPRM may be deemed necessary.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| NPRM   | 07/23/81 | 46 FR 37952 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 79-03. NPRM, Notice 5.

Agency Contact: R. Hitchcock,

Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA27

# 1912. PROCEDURES FOR CONSIDERING ENVIRONMENTAL IMPACTS

Significance: Nonsignificant

**Legal Authority:** 42 USC 4321 et seq (National Environmental Policy Act-NEPA)

CFR Citation: 49 CFR 520 Legal Deadline: None.

Abstract: NHTSA's regulation will be reviewed and reissued, as necessary, where it conflicts with or is duplicative of the regulations of Council on Environmental Quality (CEQ), 40 CFR

Proposed Rule Stage

Parts 1500-1508, and with DOT Order 5610.1C, each of which implements the National Environmental Policy Act (NEPA), 42 USC 4321, et seq.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NIDDM  | 12/00/00 |         |

Small Entity: No

Agency Contact: Kathleen C. DeMeter, Ass't Chief Counsel for General Law, Department of Transportation, National Highway Traffic Safety Administration. 400 Seventh Street, SW, Washington, DC 20590, 202 366-1834

RIN: 2127-AB79

#### 1913. VOLUNTARY VEHICLE **IDENTIFICATION STANDARD (THEFT PREVENTION STANDARD)**

Significance: Nonsignificant Legal Authority: 15 USC 2033 CFR Citation: 49 CFR to be determined

Legal Deadline: None.

Abstract: NHTSA will promulgate a voluntary vehicle identification standard under which any person may elect to inscribe or affix an identifying number or symbol on major parts of any motor vehicle manufactured or owned by such person for purposes of section 511 of Title 18, United States Code, and related provisions. Compliance with this standard shall not relieve any manufacturer of motor vehicles from compliance with the requirements of the Federal motor vehicle theft prevention standard (49 CFR Part 541), or any other applicable regulation. This rulemaking supplements the statutory requirement of 15 USC 2033 by allowing consumers to protect their vehicles and parts by identifying them.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM.  | 10/00/88 |         |

Small Entity: Not Applicable

Agency Contact: Barbara Kurtz, Senior Program Analyst, Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, NRM-20. 400 Seventh St., SW, Washington, DC 20590, 202 366-4808

RIN: 2127-AB93

#### 1914. ANTHROPOMORPHIC TEST **DUMMIES REPRESENTING CHILDREN**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 572 Legal Deadline: None.

Abstract: Would update the specifications of Part 572 covering the three-year-old child dummy to allow optional use of new accelerometers and a new head design.

| Timetable:  |                 |         |
|-------------|-----------------|---------|
| Action      | Date            | FR Cite |
| NPRM        | 04/00/88        |         |
| Small Entit | y: Undetermined |         |

Agency Contact: Ralph Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB94

#### 1915. GLAZING MATERIALS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation:** 49 CFR 571.205

Legal Deadline: None.

Abstract: Possible amendment to Standard No. 205, Glazing Materials, to require markings remain visible when glazing is installed in vehicles.

#### Timetable:

|        | <br> |      | <br> |      |  |
|--------|------|------|------|------|--|
| Action |      | Date | FR   | Cite |  |
|        |      |      |      |      |  |

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, NRM-10, 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB98

#### 1916. ANTHROPOMORPHIC TEST **DUMMIES REPRESENTING CHILDREN**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

CFR Citation: 49 CFR 572

Legal Deadline: None.

Abstract: Would add the specifications covering the 6-year-old child dummy to Part 572 to allow its use in evaluation of child restraints designated for older children.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock. Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC09

#### 1917. ANTHROPOMORPHIC TEST **DUMMIES REPRESENTING CHILDREN**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

CFR Citation: 49 CFR 572 Legal Deadline: None.

**Abstract:** Would add the specification covering the 9-month-old child test dummy to Part 572 to allow its use in evaluation of restraints designated for infants and small toddlers.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 04/00/88 |    |      |  |

Small Entity: No

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC10

#### 1918. SUPPLEMENTAL FMVSS NO. 208 INJURY CRITERIA - FACIAL LACERATIONS, NECK INJURY, KNEE SHEAR, TIBIA AND ANKLE INJURIES

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation: 49 CFR 571.208** 

Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: The intention to apply in Federal Motor Vehicle Safety Standard No. 208 rulemaking additional injury criteria in order to prevent facial lacerations, neck injury, knee shear, tibia, and ankle trauma was announced in Notice 39 Docket 74-14. The final rule (Notice 40) stated that the agency will issue another Notice on the additional injury criteria to gain additional information about the potential effects of adopting these criteria. Alternatives and potential costs were addressed in Notice 39.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC12

# 1919. MANDATORY USE OF THE PART 572(E) DUMMY IN FMVSS 208 COMPLIANCE TESTING

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571.208

Legal Deadline: None.

Abstract: Petitions for reconsideration have raised the question of whether the Part 572(E) dummy's chest deflection limit of 2 in. is appropriate for belt restraints. The rulemaking will address the petitioner's issues.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC13

#### 1920. FEDERAL MOTOR VEHICLE SAFETY STANDARDS NO. 205, GLAZING MATERIALS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.205

Legal Deadline: None.

Abstract: Based on a petition, would amend Federal Motor Vehicle Safety Standard No. 205, Glazing Materials, to revise the ball drop test (Test 12) for glass-plastic glazing. NHTSA is evaluating the petition.

#### Timetable:

| · ···································· |          |      |      |
|--|----------|------|------|
| Action                                 | Date     | FR ( | Cite |
| NPRM                                   | 05/00/88 |      |      |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC14

#### 1921. FEDERAL MOTOR-VEHICLE SAFETY STANDARD NO. 221, SCHOOLBUS BODY JOINT STRENGTH

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401; 15 USC 1407

**CFR Citation: 49 CFR 571.221** 

Legal Deadline: None.

Abstract: Requests comments on three items, all related to FMVSS No. 221 Schoolbus Body Joint Strength. These are: (a) possible new standard requiring minimum floor strength for large school buses over 10,000 lbs. GVWR, (b) revision of exemption provision for maintenance access panels, and (c) revision of test procedures of FMVSS No. 221.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 06/15/87 | 52 | FR | 23314 |
| ANPRM<br>Comment<br>Period End | 08/03/87 | 52 | FR | 23314 |
| Comment Period<br>Extended to  | 10/15/87 | 52 | FR | 29873 |
| NPRM                           | 10/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC19

## 1922. GEAR LOCK; THEFT PROTECTION

Significance: Nonsignificant

**Legal Authority:** 15 USC 1392; 15 USC 1407

**CFR Citation: 49 CFR 571.114** 

Legal Deadline: None.

Abstract: An amendment to Federal Motor Vehicle Safety Standard (FMVSS) No. 114 to prevent the inadvertent knocking out of gear of the gear shift lever and potential accidents, injuries and fatalities from vehicles rolling out of control. This amendment is in response to a petition for rulemaking relating to an inadvertent knock-out-of-gear accident resulting in a fatality. In addition, FMVSS 114 is proposed to be amended to insure that, if a steering column locking device is employed, the device cannot be activated until the key is removed and the vehicle must be in park on automatic transmission to remove the key and either reverse or first gear for manual transmissions.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/05/88 | 53 FR 11105 |
| NPRM Comment | 05/20/88 |             |
| Period End   |          |             |

Small Entity: No

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC24

## 1923. ● INSURER REPORTING REQUIREMENTS

Significance: Nonsignificant Legal Authority: 15 USC 2032 CFR Citation: 49 CFR 544 Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: Section 612(a)(4) of the Motor Vehicle Information and Cost Savings Act provides that NHTSA shall exempt from the reporting requirements of 49 CFR 544 any insurer (rentals or leasing company) that can establish to the agency that the cost of preparing and furnishing the report is excessive in relation to the size of the business of the insurer, and that the insurer's report will not significantly contribute to carrying out the purposes of Title VI. The Preamble to 49 CFR 544 provides instructions to rental or leasing companies wishing to be exempted from the reporting requirements. This is a one-time only exemption; and is not provided for in the Final Rule.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Barbara Kurtz, Program Analyst, Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-4808

RIN: 2127-AC32

#### 1924. ● FEDERAL MOTOR VEHICLE SAFETY STANDARD (FMVSS) NO. 208, OCCUPANT CRASH PROTECTION

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.208

Legal Deadline: None.

Abstract: Motor Vehicle Manufacturer's Association (MVMA) petitioned to amend Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection, to require that height-adjustable seats, and other adjustable seat features such as lumbar supports, be placed in the nominal design riding position specified by the manufacturer.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 04/00/88 |    |      |  |

Small Entity: Not Applicable

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC36

#### 1925. ● FEDERAL MOTOR VEHICLE SAFETY STANDARD (FMVSS) NO. 205, GLAZING MATERIALS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

407

CFR Citation: 49 CFR 571.205

Legal Deadline: None.

Abstract: The Taliq Corporation of Sunnyvale, CA, petitioned the agency to create a new category of glass-plastic glazing, AS-15. This proposed glazing would consist of a layer of tempered glass and a layer of plastic with the tempered glass layer on the outside surface when installed in the vehicle. This glazing would be permitted only in vehicle locations not requisite for driving visibility.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM .       | 12/00/88 |         |
| NPRM Comment | 03/00/89 |         |
| Period End   |          |         |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC38

## DEPARTMENT OF TRANSPORTATION (DOT) National Highway Traffic Safety Administration (NHTSA)

Final Rule Stage

## 1926. + SPLASH AND SPRAY SUPPRESSION DEVICES

Significance: Regulatory Program Legal Authority: 49 USC 2314 CFR Citation: 49 CFR 583

**Legal Deadline:** None. Standard for new vehicles is now required to take effect one year after final rule is published.

Abstract: In accordance with the mandate of section 414 of the Surface Transportation Assistance Act of 1982, would establish minimum standards with respect to the performance of splash and spray suppression devices on truck tractors, semitrailers and trailers. Would also establish minimum standards with respect to the installation of splash and spray suppression devices on new vehicles.

This regulation is significant because it is potentially controversial.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM  | 04/12/85 | 50 | FR | 14632 |
| NPRM Comment<br>Period<br>Extended                            | 02/13/86 | 51 | FR | 5383  |
| NPRM Comment<br>Period End                                    | 04/14/86 | 51 | FR | 5383  |
| Request for<br>comment and<br>Notice of<br>Public<br>Meetings | 09/28/87 | 52 | FR | 36285 |
| Comment Period<br>End   | 11/27/87 |    |    |       |
| Final Action  | 04/00/88 |    |    |       |
| On all Pasting M  |          |    |    |       |

Small Entity: Yes

Additional Information: NHTSA's rulemaking would only affect new vehicles and equipment. However, section 414 of the Surface Transportation Assistance Act also mandates that the Department of Transportation establish minimum standards with respect to the installation of splash and spray devices for vehicles already in service. The Federal Highway Administration will conduct the rulemaking to satisfy that mandate. The Federal Highway Administration has classified its rulemaking as major. The costs of that rulemaking are expected to be much greater than NHTSA's rulemaking since (1) the population of vehicles in service is many times the annual production of new trucks, (2) a truck manufacturer will pay less per unit for each splash

Final Rule Stage

and spray suppression device when ordered in large quantities, and (3) the labor time to install the devices is far less for a new truck manufacturer, since it can be done at the assembly plant. In 1984, the Surface Transportation Assistance Act was amended to change the implementation date from 1/1/85, for new vehicles and 1/1/88, for vehicles in service, to one year after publication of the Final Rule for new vehicles & 3 years later for vehicles in service.

Analysis: Preliminary Regulatory Evaluation 04/12/85 (50 FR 14632)

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA97

## 1927. + POST-1986 PASSENGER CAR FUEL-ECONOMY STANDARDS

Significance: Regulatory Program Legal Authority: 15 USC 2002 CFR Citation: 49 CFR 531

**Legal Deadline:** Statutory, September 1, 1988. Amendments reducing the fuel economy standard for a particular model year are required to be made by the beginning of a model year.

Abstract: General Motors (GM) and Ford have petitioned for reduction of the passenger car average fuel economy standards for Model Year 1986 and beyond. The Center for Auto Safety and the Environmental Policy Institute petitioned to raise the standards for Model Years 1987 through 1990. All of these petitions were addressed in rulemakings which reduced the standard from 27.5 miles per gallon (mpg) to 26.0 mpg for Model Years 1986 through 1988 (10/06/86, 51 FR 35594). Further rulemaking action, for Model Years 1989 and beyond, is undetermined at this time, pending potential legislative action to repeal or amend the CAFE legislation.

#### Timetable:

| Date     |                      | FR                         | Cite   |
|----------|----------------------|----------------------------|--|
| 01/22/86 | 51                   | FR                         | 2912   |
| 03/24/86 | 51                   | FR                         | 2912   |
| 07/30/86 | 51                   | FR                         | 27224  |
|          | 01/22/86<br>03/24/86 | 01/22/86 51<br>03/24/86 51 | Date         FR           01/22/86         51 FR           03/24/86         51 FR           07/30/86         51 FR |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Orron Kee, Chief, Motor Vehicle Requirements Div., Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0846

RIN: 2127-AB75

#### 1928. + FEDERAL MOTOR VEHICLE SAFETY STANDARD NO. 222; SCHOOLBUS SEATING AND CRASH PROTECTION

Significance: Agency Priority

**Legal Authority:** 15 USC 1392; 15 USC 1401; 15 USC 1407

CFR Citation: 49 CFR 571.222

Legal Deadline: None.

Abstract: Would amend Federal Motor Vehicle Safety Standard No. 222, School Bus Passenger Seating and Crash Protection, to set requirements for safety belts when belts are voluntarily installed on school buses having gross vehicle weight ratings greater than 10,000 pounds. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/10/85 | 50 | FR | 41368 |
| NPRM Comment<br>Period End | 11/25/85 | 50 | FR | 41368 |

Next Action Undetermined.

Small Entity: No

Additional Information: Notice grants a petition for rulemaking submitted by the Wayne Corporation and proposes an amendment to Federal Motor Vehicle Safety Standard No. 222. Previous title: Federal Motor Vehicle Safety Standards; Schoolbus Passenger Seating and Crash Protection.

Analysis: Regulatory Impact Analysis

Agency Contact: Robert Williams, Department of Transportation, National Highway Traffic Safety Administration, NRM-12, 400 Seventh Steet, SW, Washington, DC 20590, 202 366-4919

RIN: 2127-AB84

#### 1929. SEATING REFERENCE POINT/MOTOR VEHICLE DRIVER'S EYE RANGE

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571 Legal Deadline: None.

**Abstract:** Would update the definition of Seating Reference Point to incorporate latest industry practices.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 03/08/82 | 47 | FR | 9865  |
| NPRM                       | 06/05/86 | 51 | FR | 20536 |
| NPRM Comment<br>Period End | 08/04/86 | 51 | FR | 20536 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket No. 82-

Analysis: Regulation Evaluation (Minimal) 06/05/86 (51 FR 20536)

Agency Contact: R. Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA46

#### 1930. REARVIEW MIRRORS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

140

CFR Citation: 49 CFR 571.111

Legal Deadline: None.

Abstract: This proposal would amend Federal Motor Vehicle Safety Standard No. 111 by establishing requirements for passenger cars to: a) reduce the blind areas by upgrading mirror visibility using improved compliance testing procedures, b) upgrade occupant protection requirements and add pedestrian protection requirements using shatter-resistant and breakaway or foldaway tests, c) set specifications for day-night reflectance requirements to reduce headlight glare, d) set specifications for convex mirror quality and use, and e) minimize obstruction of the forward view by establishing mirror location specifications. Final Rule to permit use of passenger side convex mirrors published. Final Rule responding to petitions and clarifying 1982 Final Rule published.

#### Final Rule Stage

| Date     | FR Cite              |
|----------|----------------------|
| 11/06/78 | 43 FR 51657          |
| 09/02/82 | 47 FR 38698          |
| 08/26/83 | 48 FR 38842          |
|          | 11/06/78<br>09/02/82 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. 71-3a. NPRM, Notice 4; FR, Notice 8; FR, Notice 7.

Action to be terminated with respect to other issues not enumerated in the Abstract.

Agency Contact: R. Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA88

## 1931. SEAT-BELT-ASSEMBLY ANCHORAGES

Significance: Nonsignificant

**Legal Authority:** 15 USC 1392; 15 USC 1407

CFR Citation: 49 CFR 571.210

Legal Deadline: None.

Abstract: Proposes amending Standard No. 210 to harmonize the strength of the anchorage test with the United Nations Economic Commission for Europe (ECE) Regulation No. 14 and to upgrade other requirements and clarify language.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/03/87 | 52 FR 3293 |
| NPRM Comment<br>Period End | 04/06/87 | 52 FR 3293 |
| Final Action               | 09/00/88 |            |

Small Entity: No

Analysis: Evaluation type to be determined

Agency Contact: R. Hitchcock,

Department of Transportation, National Highway Traffic Safety Administration,

400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA95

#### 1932. AIR-BRAKE SYSTEMS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

140

**CFR Citation:** 49 CFR 571.121

Legal Deadline: None.

Abstract: Would amend the brake application and release timing requirements and test devices in Federal Motor Vehicle Safety Standard No. 121 in order to better simulate the real-world performance with respect to towing and towed units, especially multitrailer combinations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/14/85 | 50 | FR | 20113 |
| NPRM Comment<br>Period End | 06/28/85 | 50 | FR | 20113 |
| NPRM Comment<br>Period     | 07/01/85 | 50 | FA | 27032 |
| Extended to                |          |    |    |       |
| 12-30-85                   |          |    |    |       |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Analysis: Regulatory Evaluation (minimal) 05/14/85 (50 FR 20113)

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB12

## 1933. OCCUPANT CRASH PROTECTION

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation: 49 CFR 571.208** 

Legal Deadline: None.

Abstract: Proposes an amendment to standard No. 208, Occupant Crash Protection, to upgrade the safety belt requirements for new trucks, buses, and multipurpose passenger vehicles with a gross vehicle weight rating of more than 10,000 pounds.

| Timetable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 05/24/85 | 50 | FR | 23041 |
| NPRM Comment<br>Period End | 07/15/85 |    |    |       |
| Final Action               | 04/00/88 |    |    | :     |

Small Entity: Undetermined

Analysis: Regulatory Evaluation (Minimal) 05/24/85 (50 FR 23041)

Agency Contact: Ralph Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, NRM-10, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB71

#### 1934. LIGHTING SIMPLIFICATION— POTENTIAL AMENDMENTS TO SIMPLIFY FMVSS 108 LAMPS, REFLECTIVE DEVICES, AND ASSOCIATED EQUIPMENT

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation:** 49 CFR 571.108

Legal Deadline: None.

Abstract: Proposes a comprehensive review of headlighting requirements of FMVSS No. 108 which may be simplified, while being consistent with motor-vehicle safety. The agency has concentrated its efforts into five principal areas. The first is the feasibility of a standard directed toward onboard original equipment headlighting performance rather than toward performance of individual aftermarket headlamps in a laboratory environment. The second is the desirability of specifications for headlamp life. The third concerns the necessity of dimensional specifications for headlamp equipment. The fourth is the issue of headlamp aim. The fifth is the elimination of obsolete photometric requirements.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 10/22/85 | 50 | FR | 42735 |
| ANPRM<br>Comment<br>Period End | 03/06/86 | 51 | FR | 1542  |
| NPRM                           | 12/29/87 | 52 | FŖ | 49038 |
| NPRM Comment<br>Period End     | 03/28/88 | 52 | FR | 49038 |
| Final Action                   | 10/00/88 | •  |    |       |

Small Entity: Undetermined

Final Rule Stage

Additional Information: Docket No. 85-15, Notice 1.

Docket No. 85-15, Notice 2.

Federal Register Notice (51 FR 1542) extended comments period from a closing date of Jan. 21, 1986 to March 6, 1986.

Agency Contact: Ralph Hitchcock, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB87

#### 1935. CHILD RESTRAINT SYSTEMS --BUILT-IN CHILD RESTRAINTS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 47 CFR 571.213

Legal Deadline: None.

Abstract: Modify standard no. 213 to allow built-in child restraints and specify performance requirements for these built-in restraints.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/23/87 | 52 FR 9194 |
| NPRM Comment<br>Period End |          |            |
| Final Action               | 04/00/88 |            |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, NRM-10, 400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AB97

## 1936. NEW PNEUMATIC TIRES FOR PASSENGER CARS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.109

Legal Deadline: None.

Abstract: Non-substantive amendments to Federal Motor Vehicle Safety Standard No. 109 to add an inflation pressure for reinforced tires. This increase in inflation pressure will be done without an increase in the tire

load capacity. This change will allow reinforced tires (extra-load tires) to operate at a higher pressure for safety and optimum vehicle handling. No cost is involved.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM `                     | 01/14/88 | 53 | FR | 936  |
| NPRM Comment<br>Period End | 02/29/88 | 53 | FR | 936  |
| Final Action               | 10/00/88 |    |    |      |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC16

# 1937. STANDARD NO. 108, LAMPS, REFLECTIVE DEVICES, AND ASSOCIATED EQUIPMENT

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1401

**CFR Citation:** 49 CFR 571.108

Legal Deadline: None.

Abstract: Volkswagen of America petitioned to change Federal Motor Vehicle Safety Standard No. 108, Lamps, Reflective Devices, and Associated Equipment to permit an additional standardized replaceable light-source for motor vehicle headlamps. The type of light source proposed was that currently used in European headlamps, the type H-4. Review of the merits of the petition found that, as used in Europe, the light source was not capable of achieving the level of performance required of U.S. light sources and NHTSA subsequently proposed a U.S. version to be known as the type HB2, which would have interchangeability and performance aspects compatible with U.S. safety needs. Comments by the U.S. and foreign lighting and vehicle manufacturers led to a supplemental notice.

#### Timetable:

| Action       | Date     | -FR   | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/13/85 | 50 FR | 19961 |
| NPRM Comment | 06/27/85 | 50 FR | 19961 |
| Period End   |          |       |       |

| Action  | Date     |    | FR | Cite  |   |
|---|----------|----|----|-------|---|
| Supplemental<br>NPRM<br>comment<br>period ended<br>07/14/86 | 06/13/86 | 51 | FR | 21696 | - |
| Final Action  | 04/00/88 |    |    |       |   |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC22

## 1938. POWER-OPERATED WINDOW SYSTEMS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.118

Legal Deadline: None.

Abstract: Amendments are proposed to Federal Motor Vehicle Safety Standard No. 118 to extend applicability of the standard to light trucks to broaden the safety potential, to allow lowering of power windows after the key is removed to provide more consumer convenience without degrading safety, and to change the terminology of the exterior activation device from keylocking to just locking which allows alternative locking systems, such as touch-pad locks.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/16/87 | 52 FR 38488 |
| NPRM Comment<br>Period End | 11/30/87 | 52 FR 38488 |
| Final Action               | 06/00/88 |             |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC25

Final Rule Stage

## 1939. MOTOR-VEHICLE BRAKE FLUIDS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.116

Legal Deadline: None.

Abstract: Nonsubstantive amendment to Federal Motor Vehicle Safety Standard No. 116 to allow use of adhesive-type labels on fluid containers. Present standard allows only lithographed or silk-screen type labels directly on surface of containers. The latter type labels are considered more expensive for small-volume lots. No cost is involved.

#### Timetable:

|                            | ,        |       |       |
|----------------------------|----------|-------|-------|
| Action                     | Date     | FR    | Cite  |
| NPRM                       | 03/30/87 | 52 FR | 10775 |
| NPRM Comment<br>Period End | 06/02/87 | 52 FR | 10775 |
|                            |          |       |       |

Final Action 06/00/88

Small Entity: Undetermined

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC26

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

National Highway Traffic Safety Administration (NHTSA)

**Completed Actions** 

#### 1940. + 1990-1991 MODEL YEAR LIGHT-TRUCK FUEL-ECONOMY STANDARDS

Significance: Regulatory Program Legal Authority: 15 USC 2002 CFR Citation: 49 CFR 533

**Legal Deadline:** Statutory, April 1, 1988. Light truck fuel economy standards are required to be set at least 18 months prior to the beginning of the model year(s).

Abstract: In accordance with the mandatory requirements of Section 502 (b) of the Motor Vehicle Information and Cost Savings Act, this rulemaking establishes light-truck average fueleconomy standards for Model Years 1990 and 1991.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/12/87 | 52 | FR | 43366 |
| NPRM Comment<br>Period End | 12/28/87 | 52 | FR | 43366 |
| Final Action               | 04/05/88 | 53 | FR | 11074 |
| Final Action<br>Effective  | 05/05/88 |    |    |       |

Small Entity: Not Applicable

Analysis: Regulatory Evaluation 04/05/88

Agency Contact: Orron Kee, Chief, Motor Vehicle Requirements Div., Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, NRM-21 400 Seventh St., SW, Washington, DC 20590, 202 366-4936

RIN: 2127-AC05

# 1941. + PETITIONS FOR EXEMPTION FROM THE VEHICLE THEFT-PREVENTION STANDARD

Significance: Agency Priority
Legal Authority: 15 USC 2025
CFR Citation: 49 CFR 543

**Legal Deadline:** None. Statute requires petitions for exemption to be submitted 8 months before start of production of passenger vehicle line.

Abstract: Establishes procedures to be followed by manufacturers in preparing and submitting petitions for exemptions from the vehicle theft-prevention standard. Passenger motor-vehicle manufacturers may petition NHTSA for these exemptions for vehicle lines whose standard equipment includes an antitheft device that is likely to be as effective as compliance with the vehicle theft prevention standard in deterring and reducing vehicle theft. Procedures are also established which the agency will follow in processing these petitions and in reaching determinations on whether they should be granted. These procedures have been issued as an interim final rule for MY 1987 and as a final rule for MY 1988 and beyond.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 01/07/86 | 51 FR | 715   |
| Interim Final<br>Rule      | 01/07/86 | 51 FR | 706   |
| NPRM Comment<br>Period End | 03/10/86 | 51 FR | 715   |
| Final Action               | 09/08/87 | 52 FR | 33821 |
| Final Action<br>Effective  | 09/08/87 | 52 FR | 33821 |

Small Entity: No

**Analysis:** Preliminary Regulatory Evaluation 01/07/86 (51 FR 706); Final Regulatory Evaluation 09/08/87 (52 FR 33821)

Agency Contact: Barbara Kurtz, Senior Program Analyst, Office of Market Incentives, Department of Transportation, National Highway Traffic Safety Administration, NRM-20, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4808

RIN: 2127-AB81

#### 1942. + OCCUPANT CRASH PROTECTION: LIGHT-TRUCK SAFETY-BELT DYNAMIC TESTING

Significance: Agency Priority

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation: 49 CFR 571.208** 

Legal Deadline: None.

Abstract: Amends Standard No. 208 to require dynamic testing of manual belts in light-duty trucks.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/12/85 | 50 FR 14589 |
| NPRM Comment<br>Period End | 05/28/85 | 50 FR 14589 |
| Final Action               | 11/23/87 | 52 FR 44898 |
| Final Action<br>Effective  | 09/01/91 | 52 FR 44898 |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 11/23/87 (52 FR 44898)

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, NRM-10

**Completed Actions** 

400 Seventh St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC01

## 1943. STEERING CONTROL REARWARD DISPLACEMENT

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.204

Legal Deadline: None.

Abstract: Extends applicability of the Standard from vehicles with an unloaded weight of 4,000 pounds to vehicles with an unloaded weight of 5,500 pounds.

#### Timetable:

| Action .                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/04/85 | 50 FR 13402 |
| NPRM Comment<br>Period End | 07/19/85 | 50 FR 20919 |
| Final Action               | 11/23/87 | 52 FR 44893 |
| Final Action<br>Effective  | 09/01/91 | 52 FR 44893 |

#### .Small Entity: No

**Analysis:** Regulatory Flexibility Analysis; Preliminary Regulatory Evaluation 04/04/85 (50 FR 13402); Final Regulatory Evaluation 11/23/87 (52 FR 44893)

Agency Contact: R. Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA32

#### 1944. MOTORCYCLE HELMETS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation:** 49 CFR 571.218

Legal Deadline: None.

Abstract: The proposal adds new headform sizes to Federal Motor Vehicle Safety Standard No. 218.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/27/85 | 50 | FR | 39144 |
| NPRM Comment<br>Period End | 11/26/85 | 50 | FR | 39144 |
| Final Action               | 04/06/88 | 53 | FR | 11280 |
| Final Action               | 10/03/88 |    |    |       |

#### Small Entity: No

**Analysis:** Preliminary Regulatory Evaluation 09/27/85 (50 FR 39144)

Agency Contact: R. Hitchcock,

Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA40

#### 1945. CONSUMER INFORMATION--STOPPING DISTANCE

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 575.101

Legal Deadline: None.

Abstract: Proposed to modify requirements for stopping-distance consumer information. A notice was published approving various alternatives concerning the requirement to provide stopping-distance information. A final rule was issued which deleted the requirement that stopping-distance information be provided to first purchasers of new passenger cars and motorcycles at the time the vehicle is delivered to the first purchaser. The agency took this action because the primary purpose of consumer information is to permit prospective purchasers to obtain as much comparative information as possible before deciding which particular model to buy. Information provided after the consumer has purchased the vehicle cannot serve that purpose.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM ·                     | 06/30/83 | 48 FR 30166 |
| NPRM Comment<br>Period End | 08/05/83 | 48 FR 30166 |
| Final Action               | 07/24/87 | 52 FR 27806 |
| Final Action<br>Effective  | 07/24/87 | 52 FR 27806 |

#### Small Entity: No

Additional Information: Docket No. 83-09. NPRM, Notice 1.

Analysis: Regulatory Evaluation 07/24/87 (52 FR 27806)

Agency Contact: Charles Gauthier, Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4805

RIN: 2127-AA50

## 1946. HYDRAULIC AND AIR BRAKE SYSTEMS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

140

**CFR Citation:** 49 CFR 571.105; 49 CFR 571.121

5/1.121

Legal Deadline: None.

Abstract: In response to a petition for rulemaking, amends the brake burnish procedures specified for vehicles over 10,000 pounds by Standards No. 105 and No. 121.

#### Timetable:

| Action  | Date                 |           | FR | Cite  |
|---|----------------------|-----------|----|-------|
| NPRM  | 06/27/83             | 48        | FR | 29560 |
| NPRM Comment<br>Period End                                | 08/26/83             | 48        | FR | 29560 |
| SNPRM<br>published<br>comment<br>period ended<br>11/19/85 | 05/23/85             | <b>50</b> | FR | 21313 |
| Final Action<br>Final Action<br>Effective                 | 03/14/88<br>09/12/88 | 53        | FR | 8190  |

#### Small Entity: No

Additional Information: Docket Nos. 70-27 and 83-07. NPRM, Docket No. 70-27, Notice 26; Docket No. 83-07, Notice 1.

**Analysis:** Regulatory Evaluation (Minimal) 05/23/85 (50 FR 21313)

#### Agency Contact: R. Hitchcock,

Department of Transportation, National Highway Traffic Safety Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AA92

#### 1947. FEDERAL MOTOR-VEHICLE SAFETY STANDARD NO. 208 -OCCUPANT CRASH PROTECTION

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571.208

Legal Deadline: None.

Abstract: In response to a petition from the Ford Motor Company to extend the current one car credit (for vehicles equipped with a driver side air bag and a manual lap/shoulder belt at the DOT-NHTSA **Completed Actions** 

passenger side) beyond the phase-in period to allow consolidation of engineering efforts to produce passenger side air bags as well as driver side air bags, an NPRM was issued on November 25, 1986 (51 FR 42598). Responses were favorable and subsequently, on March 30, 1987, a Final Rule (52 FR 10096) was issued permitting the extension of the one car credit, but limited to an additional four years beyond the end of the current phase-in period. Petition for reconsideration denied.

#### Timetable:

| Action                               | Date     |    | FR | Cite  |
|--------------------------------------|----------|----|----|-------|
| NPRM                                 | 11/25/86 | 51 | FR | 42598 |
| NPRM Comment<br>Period End           | 12/26/86 | 51 | FR | 42598 |
| Final Action<br>Denial of            | 11/05/87 | 52 | FR | 42440 |
| Petition for<br>Reconsider-<br>ation |          | ٠  |    |       |
| Final Action Effective               | 11/05/87 | 52 | FR | 42440 |

Small Entity: Undetermined

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC11

#### 1948, STANDARD NO. 112, **HEADLAMP CONCEALMENT DEVICES**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation:** 49 CFR 571.112

Legal Deadline: None.

**Abstract:** Chrysler Corporation petitioned for a change to Federal Motor Vehicle Safety Standard No. 112, Headlamp Concealment Devices. It requested that a requirement, for no light to be projected to the left or above the final position of a headlamp beam during the operation of a concealed headlamp from closed to open or vice versa, be changed to a performance test. Agency review of the petition and standard found that the design restrictive requirement did not appear to solve a significant safety problem. The requirement was deleted rather than amended.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 02/23/87 | 52 | FR | 5474  |
| NPRM Comment<br>Period End | 04/09/87 | 52 | FR | 5474  |
| Final Action               | 09/23/87 | 52 | FR | 35709 |
| Final Action<br>Effective  | 10/23/87 | 52 | FR | 35709 |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 09/23/87 (52 FŘ 35709)

Agency Contact: Ralph Hitchcock. Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St, SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC21

1949. • FEDERAL MOTOR VEHICLE SAFETY STANDARDS (FMVSS) NOS. 201, OCCUPANT PROTECTION IN INTERIOR IMPACT AND 204, STEERING CONTROL REARWARD DISPLACEMENT

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

CFR Citation: 49 CFR 571.201; 49 CFR

571.204

Legal Deadline: None.

Abstract: Mitsubishi Motors Corporation petitioned to exclude vehicles which conform to the frontal barrier crash test requirements (Section 5.1) of Federal Motor Vehicle Safety Standard (FMVSS) No. 208, Occupant Crash Protection, from the requirements of FMVSS No. 201, Occupant Protection in Interior Impacts and FMVSS No. 204, Steering Control Rearward Displacement. Upon consideration, petition was denied.

#### Timetable:

| Action   |        | Date     | FR    | Cite |  |
|----------|--------|----------|-------|------|--|
| Petition | denied | 01/13/88 | 53 FR | 780  |  |

Small Entity: Not Applicable

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC35

#### 1950. ● FEDERAL MOTOR VEHICLE SAFETY STANDARD (FMVSS) NO. 301. **FUEL SYSTEM INTEGRITY**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

CFR Citation: 49 CFR 571.301

Legal Deadline: None.

Abstract: TUV Rhineland petitioned the agency to use colored water in the fuel systems undergoing compliance crash testing of Federal Motor Vehicle Safety Standard (FMVSS) No. 301, Fuel System Integrity, for safety purposes. Agency review revealed no reason to grant this petition because the petitioner may use any method he chooses and agency experience does not indicate any problems with current practice using Stoddard solvent as a substitute fuel; also, water is not considered a satisfactory substitute.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Action terminated 01/25/88 Small Entity: Not Applicable

Agency Contact: Ralph Hitchcock. Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC37

#### 1951, @ FEDERAL MOTOR VEHICLE SAFETY STANDARD (FMVSS) NO. 213, **CHILD RESTRAINT SYSTEM**

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

**CFR Citation: 49 CFR 571.213** 

Legal Deadline: None.

Abstract: Mr. Verne L. Freeland petitioned that Federal Motor Vehicle Safety Standard (FMVSS) No. 213, Child Restraint Systems, be amended to permit the installation of built-in child restraint systems in passenger cars. Agency review of the petition concluded that built-in child restraint systems could provide a level of safety at least equal to that provided by addon child restraint systems and possibly could be easier to use. Accordingly, the agency will permit the use of built-in child restraints.

#### **Completed Actions**

| Timetable:                 | •        |    |    |      |
|----------------------------|----------|----|----|------|
| Action                     | Date     |    | FR | Cite |
| NPRM                       | 03/23/87 | 52 | FR | 9194 |
| NPRM Comment<br>Period End | 05/22/87 | 52 | FR | 9194 |
| Final Action               | 01/22/88 | 53 | FR | 1783 |
| Final Action<br>Effective  | 01/22/88 | 53 | FR | 1783 |

Small Entity: Not Applicable

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC40

#### 1952. • FEDERAL MOTOR VEHICLE SAFETY STANDARD (FMVSS) NO. 218, MOTORCYCLE HELMETS

Significance: Nonsignificant

Legal Authority: 15 USC 1392; 15 USC

1407

**CFR Citation: 49 CFR 571.218** 

Legal Deadline: None.

Abstract: Amends Federal Motor Vehicle Safety Standard (FMVSS) No. 218, Motorcycle Helmets, to require that all motorcycle helmets meet the minimum performance requirements in FMVSS 218.

| i imetable:                |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 09/27/85 | 50 | FR | 39144 |
| NPRM Comment<br>Period End | 06/26/86 | 50 | FR | 39144 |
| Final Action               | 04/06/88 | 53 | FR | 11280 |
| Final Action<br>Effective  | 10/03/88 |    |    |       |

Small Entity: No

Agency Contact: Ralph Hitchcock, Director, Office of Vehicle Safety Standards, Department of Transportation, National Highway Traffic Safety Administration, 400 7th St., SW, Washington, DC 20590, 202 366-0842

RIN: 2127-AC41

## DEPARTMENT OF TRANSPORTATION (DOT) Federal Railroad Administration (FRA)

Prerule Stage

## 1953. + REVIEW OF RADIO COMMUNICATION

Significance: Agency Priority

Legal Authority: 45 USC 431; 45 USC

437

CFR Citation: 49 CFR 220 Legal Deadline: None.

Abstract: The Agency is engaged in a review of the issue of radio communication in the railroad industry. The review will evaluate possible future courses of action to enhance the safety of railroad operations involving radio communication. This review is considered significant because of public-safety considerations.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Notice of Special<br>Safety Inquiry             | 11/04/86 | 51 | FR | 40101 |
| Public Hearing,<br>Washington,<br>DC 1/27/87 to | 01/29/87 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Philip Olekszyk, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0897

RIN: 2130-AA34

### 1954. REVIEW: REGULATORY FLEXIBILITY ACT REVIEWS

Significance: Nonsignificant Legal Authority: PL 96-354 CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: In accordance with the Regulatory Flexibility Act (RFA) review plan published in the Federal Register on June 30, 1981 (46 FR 33693), FRA has not selected any specific regulations for RFA review at this time. Instead, FRA has established a plan to develop regulatory definitions of the criteria used in the RFA for the selection of regulations to be reviewed. A notice was published in the Federal Register on August 3, 1981 (46 FR 39461) initiating a safety inquiry to evaluate the effectiveness of the safety regulatory program as it applies to small railroads.

#### Timetable:

| Action                                      | Date                 |   | FR | Cite |   |
|---|----------------------|---|----|------|---|
| Review Plan Notice of Safety Inquiry Review | 06/30/81<br>08/03/81 | _ |    |      | - |

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: Lawrence I. Wagner, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0628

RIN: 2130-AA10

## 1955. REVIEW OF LOCOMOTIVE CAB SAFETY

Significance: Nonsignificant

**Legal Authority:** 45 USC 431; 45 USC 437; 45 USC 22; 45 USC 23; 45 USC 28; 45 USC 34

CFR Citation: 49 CFR 229 Legal Deadline: None.

Abstract: The Agency is engaged in a review of the issue of locomotive cab environment. The review will evaluate possible future courses of action to enhance the safety of railroad employees who occupy locomotive cabs.

#### Timetable:

| Action | Date        | FR Cite |
|--------|-------------|---------|
|        | <del></del> |         |

Next Action Undetermined `

Small Entity: No

Agency Contact: Philip Olekszyk, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0897

RIN: 2130-AA32

DOT-FRA

Prerule Stage

1956. REVIEW: SPECIAL SAFETY INQUIRY; POWER BRAKE REGULATIONS

Significance: Nonsignificant

Legal Authority: 45 USC 431; 45 USC

CFR Citation: 49 CFR 232 Legal Deadline: None.

Abstract: The inquiry will obtain information to assist in evaluation of the impact of the change in the power brake regulations made in August 1982 in Docket PB-6.

#### Timetable:

| Action                                 | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Notice of Special<br>Safety Inquiry    | 09/03/85 | 50 | FR | 35643 |
| Notice of Change<br>of Hearing<br>Date | 09/26/85 | 50 | FR | 39025 |
| Public Hearing,                        | 10/24/85 |    |    |       |

D.C.
Next Action Undetermined

Small Entity: No

Washington,

Additional Information: Docket RSSI-85-1.

Agency Contact: Philip Olekszyk, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0897

RIN: 2130-AA40

## 1957. SAFETY STANDARDS FOR CABOOSES

Significance: Nonsignificant

Legal Authority: 45 USC 431; 45 USC

43R

CFR Citation: 49 CFR 237 Legal Deadline: None.

Abstract: The proposed rule would seek to establish comprehensive safety standards for cabooses.

Blandards 191 Caboosc

Timetable:

Action Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No.

RSC-76-6

Analysis: Regulatory Evaluation

Agency Contact: Philip Ólekszyk, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0897

RIN: 2130-AA01

# 1958. AMENDMENTS TO REGULATIONS IMPLEMENTING SECTION 905 OF THE 4R ACT

Significance: Nonsignificant Legal Authority: PL 94-210 CFR Citation: 49 CFR 265 Legal Deadline: None.

Abstract: This action would amend 49 CFR Part 265 to make changes necessitated by the promulgation of the Department of Transportation's comprehensive Minority Business Enterprise regulation (49 CFR Part 23). Part 265 will be revised to omit those provisions now covered in Part 23.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Analysis: Regulatory Evaluation

Agency Contact: William Fashouer, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0621

RIN: 2130-AA04

#### 1959. RULES OF PRACTICE

Significance: Nonsignificant Legal Authority: PL 96-354 CFR Citation: 49 CFR 211 Legal Deadline: None.

Abstract: Action would amend 49 CFR Part 211 to respond to the provisions of the Regulatory Flexibility Act of 1980 by defining the criteria used by FRA in determining whether any regulatory proposal or final rule will have a significant economic impact on a substantial number of small entities.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Analysis: Regulatory Evaluation 00/00/00

Agency Contact: Lawrence I. Wagner, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0628

RIN: 2130-AA07

#### 1960. SPECIAL SAFETY INQUIRY; RAIL-HIGHWAY GRADE CROSSING SAFETY

Significance: Nonsignificant

Legal Authority: 45 USC 431; 45 USC

437

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: The inquiry will obtain information from the public to assist in evaluating possible future courses of action to enhance public safety at railroad-highway grade crossings.

#### Timetable:

| Action  | Date     |     | FR | Cite  |
|---|----------|-----|----|-------|
| Notice of Special<br>Safety Inquiry                       | 06/18/84 | 49  | FR | 24968 |
| Public Hearing,<br>St. Paul,<br>Minnesota                 | 07/16/84 |     |    |       |
| Notice of Special<br>Safety Inquiry                       | 12/24/84 | 49. | FR | 49961 |
| Public Hearing,<br>Washington,<br>D.C. begins<br>01/23/85 | 01/24/85 |     |    |       |
| Summary Report  | 07/16/85 |     |    | *     |

Next Action Undetermined

Small Entity: No

Additional Information: Docket No. RSSI - 84-3.

Agency Contact: Philip Olekszyk, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 3590, 202 366-0897

RIN: 2130-AA27

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

Federal Railroad Administration (FRA)

#### **Proposed Rule Stage**

#### 1961. + INFORMAL SAFETY INQUIRY AND RULEMAKING; CONTROL OF ALCOHOL AND DRUG USE IN RAILROAD OPERATIONS

Significance: Regulatory Program

Legal Authority: 45 USC 431; 45 USC

CFR Citation: 49 CFR 219 Legal Deadline: None.

Abstract: Based on experience derived from the first year of administration of FRA's rule on Control of Alcohol and Drug Use in Railroad Operations, FRA has identified the need for additional capability to detect and control drug use that can impact on the safety of rail transportation. Accordingly, FRA is developing a proposed rule prohibiting

any unauthorized use of controlled substances by employees subject to the current rule and mandating random testing of those employees for controlled substances. FRA has also conducted a special safety inquiry on the administration of the present rule and is developing a notice of proposed rulemaking to refine and enhance the existing regulatory requirements.

#### Timetable:

| Action                                  | Date     | FR    | Cite |
|---|----------|-------|------|
| Notice of<br>Informal Safety<br>Inquiry | 01/20/87 | 52 FR | 2118 |
| Public Hearing,<br>Washington,<br>D.C.  | 02/18/87 |       |      |
| NPRM                                    | 04/00/88 | •     |      |

Small Entity: No

Government Levels Affected: Federal

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Walter C. Rockey, Jr., Executive Assistant to the Associate Administrator for Safety, Department of Transportation, Federal Railroad Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0897

**RIN: 2130-AA43** 

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

**Urban Mass Transportation Administration (UMTA)** 

**Proposed Rule Stage** 

## 1962. + CONTROL OF DRUG USE IN FEDERALLY FUNDED MASS TRANSPORTATION OPERATIONS

Significance: Regulatory Program

**Legal Authority:** 49 USC 1601; 49 USC 1602; 49 USC 1607; 49 USC 1618

**CFR Citation:** 49 CFR 653

Legal Deadline: None.

Abstract: The purpose of this proposal is to eliminate the use of dangerous drugs by operators of mass transit vehicles or other transit safety sensitive workers. The proposal would require a recipient of Federal transit grants to certify that it has established a drug program consistent with the requirements of the regulation and providing for chemical testing of safety sensitive employees on a random basis as well as for pre-employment, postaccident, and reasonable suspicion.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 12/00/88

Agency Contact: Daniel Duff, Assistant Chief Counsel for Legislation and Regulations, Department of Transportation, Urban Mass Transportation Administration, Office of the Chief Counsel, Room 9316, 400 7th St., SW, Washington, DC 20590, 202 366-4063

RIN: 2132-AA33

1963. + IMPLEMENTATION OF SECTION 19 OF THE URBAN MASS TRANSPORTATION ACT OF 1964 AS AMENDED -- NONDISCRIMINATION

Significance: Agency Priority
Legal Authority: 49 USC 1615
CFR Citation: 49 CFR 641
Legal Deadline: None.

Abstract: The proposed regulations would unify the civil rights regulations that recipients of funds under the Urban Mass Transportation Act must meet. This rulemaking is significant because substantial public interest is anticipated. Regulations are needed to implement a statutory provision which consolidates UMTA's authority to assure effective and uniform compliance with civil rights and equal employment opportunity requirements in a manner comparable to other agencies within the Department of Transportation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |
|        |          |         |

Small Entity: Yes

Additional Information: Section 19 was added to the UMT Act in November 1978 by the Surface Transportation Assistance Act of 1978. UMTA plans to issue an NPRM in 1988.

Analysis: Regulatory Evaluation 10/00/88

Agency Contact: Akiro Sano,

Department of Transportation, Urban Mass Transportation Administration, Office of Technical Assistance, 400 7th St., SW, Room 7412, Washington, DC 20590, 202 366-4018

RIN: 2132-AA01

# 1964. + "BUY AMERICA" REQUIREMENTS OF THE SURFACE TRANSPORTATION ASSISTANCE ACT OF 1982

Significance: Agency Priority

Legal Authority: PL 97-424, Sec 165; PL

100-17, Sec 337

CFR Citation: 49 CFR 661 Legal Deadline: None.

Abstract: This rulemaking will amend UMTA's Buy America requirements to implement new statutory provisions and reflect UMTA's experience with implementing the existing regulation. It is considered significant because of substantial public interest.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Constitution | V        |         |

Small Entity: Yes

Additional Information: Section 337 of the Surface Transportation and Uniform

**Proposed Rule Stage** 

Relocation Assistance Act of 1987 amends the "Buy America" provisions of Section 165 of the Surface Transportation Assistance Act of 1982. UMTA's current "Buy America" regulation was issued as an Emergency Final Rule on September 15, 1983, 48 FR 41564.

Government Levels Affected: Local, State, Federal

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Edward J. Gill, Jr., Department of Transportation, Urban Mass Transportation Administration, Office of Chief Counsel, 400 7th St., SW, Room 9316, Washington, DC 20590, 202 366-4063

RIN: 2132-AA15

## 1965. + MAJOR CAPITAL INVESTMENT PROJECTS

Significance: Agency Priority

**Legal Authority:** 49 USC 1602; 49 USC 1604; 49 USC 1607; 49 USC 1607a-1; 23 USC 103(e)(4); 23 USC 142

CFR Citation: 49 CFR 611 Legal Deadline: None.

Abstract: This regulation would set out the process applicants for grants under the UMT Act (49 USC 1601 et seq.) and the Federal-Aid Highway Act should follow in order to be eligible for Federal financial assistance for major urban mass transportation investments. A major urban mass transportation investment is any project that involves the construction of a new fixed guideway for use by buses or rail vehicles. This regulation is significant because it involves important departmental policy.

#### Timetable:

| Action                   | Date                 | FF    | Cite  |
|--------------------------|----------------------|-------|-------|
| Notice of Policy<br>NPRM | 05/18/84<br>06/00/88 | 49 FF | 21284 |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Don Emerson, Department of Transportation, Urban Mass Transportation Administration, Office of Grants Management, 400 7th St., SW, Room 9301, Washington, DC 20590, 202 366-0096

RIN: 2132-AA22

## 1966. + CHARTER SERVICE AMENDMENT

Significance: Agency Priority

Legal Authority: 49 USC 1602(f); 49 USC

1608(c)

CFR Citation: 49 CFR 604 Legal Deadline: None.

Abstract: This rulemaking would amend the regulation that implements section 3(f) of the UMT Act regarding charter bus operations by UMTA recipients. The amendment would concern the ability of certain nonprofit entities to obtain handicap-accessible vehicles for charter service, or to receive service that otherwise would be unavailable to them. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Yes

Additional Information: Former title: Charter Bus Operations. On April 13, 1987, UMTA published its final rule on charter bus service. Under this regulation a recipient of UMTA funds is prohibited from providing any charter service using UMTA funded equipment or facilities if there is at least one available charter operator willing and able to provide the charter service that the recipient proposes to provide. Congress is concerned that, under the requirements of this regulation, nonprofit entities may not be able to afford the services of private charter operators, or, in the case of certain organizations, obtain the necessary handicap-accessible vehicles for charter service. This amendment would address those concerns.

Affected Sectors: Multiple

**Government Levels Affected:** Local, State

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Theodore Munter, Department of Transportation, Urban Mass Transportation Administration, Office of Chief Counsel, 400 7th St., SW, Room 9316, Washington, DC 20590, 202 366-4063

RIN: 2132-AA32

#### 1967. SCHOOL BUS OPERATIONS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1602(g); 49 USC 1608(c)(6); 23 USC 103(e)(4); 23 USC 142(a); 23 USC 142(c)

CFR Citation: 49 CFR 605 Legal Deadline: None.

Abstract: This regulation provides information regarding the restrictions imposed by section 3(g) of the UMT Act on the school bus operations by UMTA recipients. UMTA plans to issue an NPRM in 1988.

#### Timetable:

| Action             | Date     |    | FR | Cite  |
|--------------------|----------|----|----|-------|
| ANPRM              | 10/12/82 | 47 | FR | 44795 |
| ANPRM<br>Comment   | 11/26/82 |    |    |       |
| Period End<br>NPRM | 12/00/88 |    |    |       |

Small Entity: Yes

Additional information: UMTA originally issued this regulation on April 1, 1976 (41 FR 14128). UMTA reviewed this regulation and issued an ANPRM that proposed three alternatives to the current regulation: (1) retain the existing regulation, (2) modify the definition of "tripper services," and (3) define "exclusive" schoolbus service.

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation 12/00/88

Agency Contact: Daniel Duff, Assistant Chief Counsel, Legislation and Regulations, Department of Transportation, Urban Mass Transportation Administration, Office of Chief Counsel, 400 7th St., SW, Room 9316, Washington, DC 20590, 202 366-4063

**RIN:** 2132-AA09

#### 1968. AIR QUALITY PROCEDURES FOR USE IN FEDERAL-AID HIGHWAY AND FEDERALLY FUNDED TRANSIT PROGRAMS

Significance: Nonsignificant

**Legal Authority:** 23 USC 109(h); 23 USC 109(j); 23 USC 315; 42 USC 4332; 42 USC 7401; 42 USC 7506

**CFR Citation:** 23 CFR 770; 49 CFR 623

Legal Deadline: None.

Abstract: This regulation proposes to consolidate and amend existing air quality requirements for transportation projects into a single amended air quality regulation. The amended regulation is intended to streamline and simplify (1) the process of determining

**Proposed Rule Stage** 

which highway projects are exempt from the Federal assistance limitations of section 176(a) of the Clean Air Act (CAA), and (2) the conformity and priority procedures contained in 23 CFR 770. The amendments are also intended to provide more authority and flexibility to State and local agencies and to meet the objectives of the CAA in the most cost-effective and expeditious manner.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 | -       |

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: James N. Shrouds, (202) 366-4836 of FHWA, RIN 2125-AB10.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: A. Joseph Ossi, Department of Transportation, Urban Mass Transportation Administration, Office of Grants Management, 400 7th St., SW, Room 9301, Washington, DC 20590, 202 366-0096

RIN: 2132-AA19

#### 1969. CAPITAL LEASES

Significance: Nonsignificant Legal Authority: 49 USC 1607a(j)

CFR Citation: 49 CFR 637

Legal Deadline: Statutory, November 28,

1987.

Abstract: This regulation would implement a statutory provision requiring UMTA to prescribe policies and procedures governing the eligibility for capital assistance under section 9 of the UMT Act, as amended, for leases of equipment and facilities where leasing is more cost-effective than purchase or construction.

#### Timetable:

| Action |    | Date    | FR | Cite |  |
|--------|----|---------|----|------|--|
| NPRM   | 04 | 1/00/88 |    |      |  |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Daniel Duff, Assistant Chief Counsel for Legislation and Regulations, Department of Transportation, Urban Mass Transportation Administration, Office of Chief Counsel, 400 7th St., SW, Room 9316, Washington, DC 20590, 202 366-4063

RIN: 2132-AA28

## 1970. ROLLING STOCK PURCHASE AUDITS

Significance: Nonsignificant Legal Authority: 49 USC 1608(j) CFR Citation: 49 CFR 663 Legal Deadline: None.

Abstract: This regulation would implement a statutory provision that requires an independent pre-award and post-delivery audit of the purchase of transit rolling stock with UMTA assistance to assure compliance with Federal motor-vehicle safety standards, Buy America requirements, and adherence to bid specification requirements. Manufacturer certification of compliance with this requirement is not sufficient and independent inspections and auditing are required by the statute.

#### Timetable:

| 7      |          |    |      |   |
|--------|----------|----|------|---|
| Action | Date     | FR | Cite | - |
| NPRM   | 04/00/88 |    |      |   |

Small Entity: Undetermined

Analysis: Regulatory Evaluation 04/00/88

**Agency Contact: Daniel Duff, Assistant**Chief Counsel for Legislation and

Regulations, Department of Transportation, Urban Mass Transportation Administration, Office of Chief Counsel, 400 Seventh Street, SW, Room 9316, Washington, DC 20590, 202 366-4063

RIN: 2132-AA29

#### 1971. BUS TESTING GUIDELINES

Significance: Nonsignificant Legal Authority: 49 USC 1608(n) CFR Citation: 49 CFR 665

Legal Deadline: None.

Abstract: This regulation would implement a statutory provision that requires any new bus model purchased after September 30, 1989, to be tested at a facility established by the Secretary, by law, in Altoona, Pa.

#### Timetable:

| Action | Date     | FR Cite |   |
|--------|----------|---------|---|
| NPRM   | 06/00/88 |         | _ |

Small Entity: Undetermined

Additional Information: Section 12(h) of the UMT Act, as amended, defines a "new bus model" as a "bus model which has not been used in mass-transportation service in the United States before the date of production of such model, or a bus model which has been used in such service but which is being produced with a major change in configuration or components." UMTA plans to issue an NPRM in 1988.

Analysis: Regulatory Evaluation 06/00/88

Agency Contact: Daniel Duff, Assistant
Chief Counsel for Legislation and
Regulations, Department of
Transportation, Urban Mass
Transportation Administration, Office
of Chief Counsel, Room 9316, 400
Seventh Street, SW, Washington, DC

RIN: 2132-AA30

20590, 202 366-4063

#### DEPARTMENT OF TRANSPORTATION (DOT)

**Urban Mass Transportation Administration (UMTA)** 

## 1972. INNOVATIVE TECHNIQUES AND METHODS

Significance: Nonsignificant Legal Authority: 49 USC 1603(i) CFR Citation: 49 CFR 644 Legal Deadline: None. Abstract: UMTA intends to withdraw this rulemaking, which would have prescribed policies and procedures for administering the grant programs for projects using innovative techniques and methods in the management and operation of public transportation services under section 4(i) of the UMT

Act, as amended, because UMTA now uses a different method of project selection which does not require solicitation.

Final Rule Stage

#### Final Rule Stage

|  |  | le: |
|--|--|-----|
|  |  |     |
|  |  |     |

 Action
 Date
 FR Cite

 NPRM
 12/01/80
 45 FR 79669

 To be withdrawn
 04/00/88

Small Entity: No

Analysis: Regulatory Evaluation 12/01/80 (45 FR 79669)

Agency Contact: Joseph Goodman, Department of Transportation, Urban Mass Transportation Administration, Office of Technical Assistance, 400 7th St., SW, Room 6100, Washington, DC 20590, 202 366-0240

RIN: 2132-AA05

#### 1973. TECHNOLOGY INTRODUCTION

Significance: Nonsignificant

Legal Authority: 49 USC 1602(a)(1)(c)

CFR Citation: 49 CFR 641 Legal Deadline: None.

Abstract: UMTA intends to withdraw this rulemaking, which would have prescribed policies and procedures for administering the grant program for projects that would introduce new technology into public-transportation

services under section 3(a)(1)(C) of the UMT Act, as amended, because UMTA now uses a different method of project selection which does not require solicitation.

#### Timetable:

| Action          | Date     | FF    | Cite |
|-----------------|----------|-------|------|
| NPRM            | 01/19/81 | 46 FF | 5832 |
| To be withdrawn | 04/00/88 |       |      |

Small Entity: No

Analysis: Regulatory Evaluation 01/19/81 (46 FR 5832)

Agency Contact: Joseph Goodman, Department of Transportation, Urban Mass Transportation Administration, Office of Technical Assistance, 400 7th St., SW, Room 6100, Washington, DC 20590, 202 366-0240

RIN: 2132-AA07

## 1974. PROJECT MANAGEMENT OVERSIGHT

Significance: Nonsignificant Legal Authority: 49 USC 1619 CFR Citation: 49 CFR 633

**Legal Deadline:** Statutory, September 29, 1987.

Abstract: This regulation would implement a statutory provision that permits UMTA to use a portion of the funding of its major capital programs to hire outside contractors to perform project management oversight of major capital projects, and require an UMTA grantee constructing a major capital project to prepare and, after UMTA approval, implement a project management plan.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/11/87 | 52 FR | 29709 |
| NPRM Comment<br>Period End | 10/13/87 | 52 FR | 29709 |
| Final Action               | 04/00/88 |       |       |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Daniel Duff, Assistant Chief Counsel for Legislation, and Regulations, Department of Transportation, Urban Mass Transportation Administration, Office of Chief Counsel, 400 Seventh Street, SW, Room 9316, Washington, DC 20590, 202 366-4063

RIN: 2132-AA31

#### DEPARTMENT OF TRANSPORTATION (DOT)

**Urban Mass Transportation Administration (UMTA)** 

#### **Completed Actions**

## 1975. + ENVIRONMENTAL IMPACT AND RELATED PROCEDURES

Significance: Agency Priority

**Legal Authority:** 42 USC 4321 et seq; 23 USC 101 et seq; 49 USC 1601 et seq; 49 USC 1653(f)

CFR Citation: 23 CFR 771; 49 CFR 622

Legal Deadline: None.

Abstract: This regulation covers the preparation of environmental impact statements and related documents and compliance with other Federal environmental requirements under UMTA and FHWA grant programs. The changes streamline the project development process and provide increased decisionmaking authority to agency field offices. This rulemaking was significant because it involved important departmental policy; it was needed to reduce burdens associated with the environmental review process.

: .

#### Timetable:

| Action                                | Date     | FR Cite     |
|---------------------------------------|----------|-------------|
| Notice and<br>Request for<br>Comments | 04/13/81 | 46 FR 21620 |
| NPRM                                  | 08/01/83 | 48 FR 34894 |
| Final Action                          | 10/28/87 | 52 FR 32646 |
| Final Action<br>Effective             | 11/28/87 |             |

Small Entity: No

Analysis: Regulatory Evaluation 08/01/83 (48 FR 34894)

Agency Contact: Robert W. Stout, Department of Transportation, Urban Mass Transportation Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-0096

RIN: 2132-AA03

#### 1976. + EXTENSION OF SAFETY REQUIREMENTS TO ALL FEDERALLY ASSISTED BUSES

Significance: Agency Priority

**Legal Authority:** 49 USC 1602; 49 USC 1607

CFR Citation: 49 CFR 637 Legal Deadline: None.

Abstract: On October 1, 1982, UMTA rescinded its policy making advanced design bus specifications (The "White Book") mandatory for its grantees, but continued to mandate certain safety requirements applicable to advanced design buses. On October 16, 1984, UMTA issued an ANPRM on whether these safety requirements should be extended to other buses financed by UMTA. UMTA intends to withdraw this rulemaking because the actions contemplated in the ANPRM are more appropriate to be considered for action by NHTSA.

#### Timetable:

| Action           | Date       |    | FR | Cite  |
|------------------|------------|----|----|-------|
| ANPRM            | 10/16/84   | 49 | FR | 40426 |
| To be withdrawn  | 04/00/88   |    |    |       |
| Small Entity: Ur | determined |    |    |       |

**Completed Actions** 

**Government Levels Affected:** Local, State

Agency Contact: Kenneth E. Bolton, Director of Policy, Department of Transportation, Urban Mass Transportation Administration, 400 Seventh Street, SW, Room 9300, Washington, DC 20590, 202 366-4060

RIN: 2132-AA24

## 1977. + MAINTENANCE OF EQUIPMENT AND FACILITIES

Significance: Agency Priority

Legal Authority: 49 USC 1602; 49 USC

1607

CFR Citation: 49 CFR 636 Legal Deadline: None.

Abstract: UMTA has terminated this rulemaking which would have required recipients of UMTA funds to have a maintenance program and to keep certain maintenance records. UMTA has determined that the maintenance program required by ÚMTA Circular 5030.1A, "Section 9 Formula Grant Application Instructions," and UMTA Circular 9010.1A, "Urban Mass Transportation Project Management Guidelines for Grantees," adequately addresses UMTA's maintenance concerns and that the recordkeeping provisions of the draft rulemaking are unnecessary.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |

Action terminated 12/28/87

Small Entity: No

Agency Contact: Kenneth F. Bolton, Department of Transportation, Urban Mass Transportation Administration, Office of Policy, UMTA, 400 Seventh Street, SW, Room 9311, Washington, DC 20590, 202 366-4060

RIN: 2132-AA26

1978. MISCELLANEOUS AMENDMENTS - ORGANIZATION, FUNCTIONS, AND PROCEDURES

Significance: Nonsignificant

**Legal Authority:** 49 USC 1657; 49 USC 1659

CFR Citation: 49 CFR 601

Legal Deadline: None.

Abstract: UMTA has terminated this rulemaking, which would have reflected modifications in the organization and distribution of functions within the agency, because of certain ongoing and upcoming organizational changes.

#### Timetable:

|        | <br> |      |     |
|--------|------|------|-----|
| Action | Date | FR C | ite |
|        | <br> |      |     |

Action terminated 12/10/87

Small Entity: No

Agency Contact: Henry T. Carter, Department of Transportation, Urban Mass Transportation Administration, Office of Administration, 400 7th St., SW, Room 7423, Washington, DC 20590, 202 366-2485

RIN: 2132-AA06

1979. SECTION 15 REPORTING REQUIREMENTS FOR SECTION 9 APPORTIONMENT GRANTS; PENALTY PROCEDURES FOR NONCOMPLIANCE

Significance: Nonsignificant

Legal Authority: 49 USC 1607; 49 USC

1611

CFR Citation: 49 CFR 630 Legal Deadline: None.

Abstract: This regulation simplifies and implements procedures to handle late reporters, missing certifications and deadhead miles in order to provide more timely Section 9 formula apportionments based on the most valid data available.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/08/86 | 51 FR 17144 |
| NPRM Comment<br>Period End | 07/07/86 |             |
| Final Action               | 09/25/87 | 52 FR 36182 |
| Final Action<br>Effective  | 10/26/87 | 52 FR 36182 |

Small Entity: No

Analysis: Regulatory Evaluation 05/07/86 (51 FR 17144)

Agency Contact: Robert A. Wilson, Director, Information Services, Department of Transportation, Urban Mass Transportation Administration, Office of Grants Management, 400 7th St., SW, Room 9305, Washington, DC 20590, 202 366-1610

RIN: 2132-AA23

### DEPARTMENT OF TRANSPORTATION (DOT)

Research and Special Programs Administration (RSPA)

Prerule Stage

# 1980. ● + REGISTRATION OF SHIPPERS AND CARRIERS OF HAZARDOUS MATERIALS

Significance: Regulatory Program Legal Authority: 49 USC 1804

**CFR Citation:** 49 CFR 171; 49 CFR 173; 49 CFR 177

Legal Deadline: None.

Abstract: DOT lacks comprehensive data on the number, volume, and other statistics characterizing the transportation of hazardous materials in commerce. Comments will be requested on the burdens and benefits associated with various alternatives that could be used to obtain such information. The

registration of carriers and shippers is one such alternative.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 09/00/88 |         |

Small Entity: Undetermined

Agency Contact: Joseph S. Nalevanko, Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4484

RIN: 2137-AB43

1981. + OST-FAA INFORMATION RULES: STANDARDIZED REGULATORY FLEXIBILITY REQUIREMENTS

Significance: Agency Priority

**Legal Authority:** 49 USC 1324; 49 USC 1371; 49 USC 1387

**CFR Citation:** 14 CFR 241; 14 CFR 298; 14 CFR 399

Legal Deadline: None.

Abstract: The threshold for the aviation-information program for regulatory flexibility analysis is 60 seats or maximum payload of 18,000 pounds or less. Carriers operating aircraft under these limits are

**Prerule Stage** 

considered small carriers. FAA, on the other hand, uses a threshold based on the operational certificate requirements (Part 121 versus Part 135) with the threshold established at 30 seats or maximum payload of 7,500 pounds for a Part 135 certificate. FAA regulatory analysis for safety, congestion, etc., centers around the lower threshold which means much of the aviation economic information that they use has to be manipulated to fit their needs. This proposal of standardizing the threshold within the Department would save considerable resources and would eliminate much confusion in the air transportation industry. Most carriers, especially the newer ones, are familiar with FAA's requirements. This rulemaking is significant because it will achieve consistency in departmental treatment.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AB16

#### 1982. ● + HIGHWAY ROUTING STANDARDS FOR CERTAIN TYPES AND QUANTITIES OF HAZARDOUS MATERIALS

Significance: Agency Priority

Legal Authority: 49 USC 1804; 49 USC

1805

**CFR Citation:** 49 CFR 173.177; 49 CFR 397

Legal Deadline: None.

Abstract: Currently, except for certain radioactive materials, DOT has not promulgated uniform, national standards for the highway routing of hazardous materials. The proposal would establish such standards and provide guidance to States and localities to minimize the promulgation of State and local routing requirements that are inconsistent with the Hazardous Materials Transportation Act. This rulemaking is significant because of the safety implications.

#### Timetable:

| Action     | Date     | FR    | Cite  |
|------------|----------|-------|-------|
| ANPRM      | 04/07/88 | 53 FR | 11618 |
| ANPRM      | 10/11/88 |       |       |
| Comment    |          | ,     |       |
| Period End |          |       |       |

Small Entity: Undetermined

Agency Contact: Joseph S. Nalevanko, Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4484

RIN: 2137-AB42

#### 1983. REVIEW OF COMMUTER AIR TRAFFIC AND MARKET DATA REPORTING

Significance: Nonsignificant

Legal Authority: 49 USC 1324; 49 USC 1371; 49 USC 1374; 49 USC 1386

**CFR Citation:** 14 CFR 298

Legal Deadline: None.

Abstract: Currently commuter air carriers providing scheduled passenger service file two quarterly traffic schedules. One schedule summarizes nine traffic elements while the other schedule provides the origination and destination for all the carriers' on-line passengers. The Department is considering proposing a new traffic and market data system for certificated and foreign air carriers. This system could be used for commuter air carriers. providing the Department with one automated traffic and market data system for all carriers. This system would be less burdensome for the commuter air carriers and be more efficient for the user.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, DAI-1 Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AB18

# 1984. REVISION OF OPERATING PROCEDURES FOR MOTOR VEHICLES

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 177 Legal Deadline: None.

Abstract: Proposed simplification and recodification of the existing operating procedures for transportation of hazardous materials by motor vehicles as prescribed in Part 177. Development of driver training requirements (formerly Project 270-78).

#### Timetable:

| ACTION | Date | <br>-H Cite |
|--------|------|-------------|
| Action | Data | R Cite      |
|        |      |             |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Project 261-78

Agency Contact: M. Morris,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA07

#### 1985. CONSOLIDATION AND REVISION OF REQUIREMENTS FOR THE CARRIAGE OF EXPLOSIVES BY VESSEL

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 176 Legal Deadline: None.

Abstract: Proposed consolidation and revision of requirements for the carriage of military and commercial explosives by vessel and adoption of United Nations scheme for classification and compatibility of explosives for the water mode.

#### Timetable:

| Action | Date | - FD | Cite | _ |
|--------|------|------|------|---|
| ACHON  | Date | rn   | CILE |   |
|        | <br> |      |      |   |

Next Action Undetermined

Small Entity: No

Additional Information: Project 279-78

Agency Contact: H. Mitchell/F. Thompson (USCG), Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA10 .

Prerule Stage

# 1986. SPECIFICATION PACKAGES OF TYPE B AND FISSILE RADIOACTIVE MATERIALS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806;

49 USC 1808

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: The Department is considering addressing the possibility of continued use and needed modifications of certain radioactive materials package designs.

#### Timetable:

| Action                |     | , Da  | ite |   | FR | Cite | 1 |
|-----------------------|-----|-------|-----|---|----|------|---|
| ANPRM                 | - ( | 04/30 | /88 |   |    |      |   |
| ANPRM                 | Ĭ,  | 06/30 | /88 |   |    |      |   |
| Comment<br>Period End | -   |       |     | • | 1. |      | ٠ |

Small Entity: Undetermined

Additional Information: Project 300-83.

Agency Contact: M. Wangler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 368-4545

RIN: 2137-AA29

## 1987. QUALITY ASSURANCE FOR RADIOACTIVE MATERIALS SHIPPERS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806;

49 USC 1808

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: The Department is considering this proposal to solicit comments on the desirability of establishing quality assurance program requirements for all shippers of radioactive materials.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 05/30/88 |         |
| ANPRM      | 07/30/88 |         |
| Comment    |          |         |
| Period End | *        |         |

Small Entity: Undetermined

Additional Information: Project 291-80.

Agency Contact: M. Wangler,

Department of Transportation, Research and Special Programs Administration,

400 Seventh Street, SW, Washington, DC 20590, 202 366-4545

RIN: 2137-AA30

## 1988. DOT SPECIFICATION 51 PORTABLE TANKS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: The Department is considering revising the requirements for DOT Specification 51 Portable Tanks. Consideration will also be given to adopting certain provisions of the recommendations of the United Nations and the International Maritime Organization.

#### Timetable:

|        | <br>_ |      |    |      |
|--------|-------|------|----|------|
| Action |       | Date | FR | Cite |
|        |       |      |    |      |

**Next Action Undetermined** 

Small Entity: Undetermined

Additional Information: Project 302-83.

Agency Contact: Lee Jackson,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA36

# 1989. AIRLINE REVENUE/NONREVENUE, FIRST CLASS/COACH PASSENGERS: REVISED DEFINITIONS

Significance: Nonsignificant

Legal Authority: 49 USC 1324; 49 USC

1373

CFR Citation: 14 CFR 241 Legal Deadline: None.

Abstract: The present definition of revenue and nonrevenue passengers for aviation reporting purposes is stated in terms of the exemptions for free and reduced-rate transportation in section 403(b) of the Federal Aviation Act of 1958. These definitions have become outmoded in the process of air-fare deregulation. In addition, first class and coach passengers are defined in terms of the type of fare paid with premium or standard fares being the benchmark for first class. With deregulation and the proliferation of new air fares in the marketplace, these definitions may also be outmoded. The DOT is considering

several options for revising these definitions.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AB00

#### 1990. SUBSIDIZED COMMUTER CARRIERS AND FOREIGN AIR CARRIERS: RECORDS AND RETENTION PERIODS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1324; 49 USC 1371 to 1374; 49 USC 1377; 49 USC 1381; 49 USC 1386; 49 USC 1482

CFR Citation: 14 CFR 249

Legal Deadline: None.

Abstract: This rule would require commuter air carriers receiving subsidy to retain certain records in support of their claims for subsidy; require foreign air carriers submitting traffic and market data to retain records in support of their submissions; modify or eliminate several of the records prescribed for retention by public charter operators and overseas operators. In addition, the proposal would transfer the record retention requirements contained in Part 374a to Part 249.

#### Timetable:

| Action      | Date | FR Cite |
|-------------|------|---------|
| <del></del> | <br> |         |

Next Action Undetermined

Small Entity: No

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AB04

Prerule Stage

# 1991. GAS DETECTION AND MONITORING IN COMPRESSOR STATION BUILDINGS

Significance: Nonsignificant Legal Authority: 49 USC 1672 CFR Citation: 49 CFR 192 Legal Deadline: None.

Abstract: Leaking gas accumulating inside an inadequately ventilated compressor station building is a serious safety problem that has caused recent deaths and injuries. This rulemaking action explores the need for additional

regulations to lessen this potential for harm. Installation of gas detection and alarm systems and more specific operation and maintenance procedures for compressor stations are the alternatives being considered.

#### Timetable:

Period End

Small Entity: No

| Action  | Date     |    | FR | Cite  |
|---------|----------|----|----|-------|
| ANPRM   | 04/04/88 | 53 | FR | 10906 |
| ANPRM   | 06/03/88 |    |    |       |
| Comment |          |    |    |       |

Additional Information: Ne\*ional Transportation Safety Board Recommendation P-83-20 provides a basis for this action.

Agency Contact: B. Liebler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB49

#### DEPARTMENT OF TRANSPORTATION (DOT)

Research and Special Programs Administration (RSPA)

# 1992. + ALIGNMENT OF AIRLINE UNIFORM SYSTEM OF ACCOUNTS AND REPORTS WITH GENERALLY ACCEPTED ACCOUNTING PRINCIPLES

Significance: Regulatory Program

Legal Authority: 49 USC 1324; 49 USC

1371; 49 USC 1377

CFR Citation: 14 CFR 241 Legal Deadline: None.

Abstract: As part of the continuing effort to align the DOT's aviation accounting rules with generally accepted accounting principles, certain sections of the Uniform System of Accounts and Reports need to be deleted or amended. These changes would provide relief from the present requirements for most air carriers.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/24/88 | 53 FR 9653 |
| NPRM Comment<br>Period End | 05/23/88 |            |
| Final Action               | 12/00/88 |            |

Small Entity: No

Affected Sectors: 45 Transportation by Air

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AA99

## 1993. + CONFIDENTIALITY OF PARTS 241 AND 298 AIRLINE REPORTS

Significance: Regulatory Program

Legal Authority: 49 USC 1324; 49 USC 1373; 49 USC 1371; 49 USC 1374; 49 USC 1386

CFR Citation: 14 CFR '241; 14 CFR 298

Legal Deadline: None.

Abstract: This rule would consider whether some components of individual carrier's reports submitted under Parts 241 and 298 should be kept confidential and for how long.

#### Timetable:

| Action                     | 'Date      | FR Cite |
|----------------------------|------------|---------|
| NPRM                       | .04/.00/88 | •       |
| NPRM Comment<br>Period End | 06/00/88   |         |
| Final Action               | 04/00/89   |         |

Small Entity: No

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-

RIN: 2137-AB05

## 1994. + TRAINING FOR HAZARDOUS MATERIALS TRANSPORTATION

Significance: Regulatory Program

Proposed Rule Stage

Legal Authority: 49 USC 1804 CFR Citation: 49 CFR 172 Legal Deadline: None.

Abstract: This regulation proposes to establish detailed training requirements for persons involved with the transportation of hazardous materials. Establishing more detailed training requirements should diminish the number of hazardous materials transportation incidents which can be attributed to human error. At this time, the potential cost of establishing this program is unknown.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: Undetermined

Additional Information: Docket No. HM-126F

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Lee Jackson,
Department of Transportation, Research
and Special Programs Administration,
400 Seventh Street, SW, Washington,
DC 20590, 202 366-4488

RIN: 2137-AB26

## 1995. + RECODIFICATION OF EXPLOSIVE REGULATIONS

Significance: /Agency Priority

Legal Authority: 49 USC 1803 to 1808 (CFR Citation: 49 (CFR 172; 49 (CFR 173

Legal Deadline: None.

Abstract: Proposed consolidation and revision of the regulations on the

Proposed Rule Stage

classification and packaging of explosives, and the alignment of these regulations with the recommendations of the United Nations Committee of **Experts on the Transport of Dangerous** Goods. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** Small Entity: Undetermined

Additional Information: Docket No. HM-181A

Agency Contact: Charles Ke/H. Mitchell, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA93

#### 1996. + GAS GATHERING LINE DEFINITION

Significance: Agency Priority

Legal Authority: 49 USC 1672; 49 USC 1804

CFR Citation: 49 CFR 192.3 Legal Deadline: None.

Abstract: The existing definition of "gathering line" would be clearly defined to eliminate confusion in distinguishing these pipelines from transmission lines in rural areas. The costs should be minimal since the definition will conform to prevailing practices in government and industry. Action is significant because the definition is the subject of litigation.

#### Timetable:

| ٠ | Action | Date | FR Cite |
|---|--------|------|---------|

Next Action Undetermined ...

Small Entity: No

Additional Information: Suggested terminology is being coordinated with the Technical Pipeline Safety Standards Committee and State agencies in advance of a formal proposal for public comment.

Agency Contact: P. Cory, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4561

RIN: 2137-AB15....

#### 1997. + PROPOSALS FOR PIPELINE SAFETY

Significance: Agency Priority

Legal Authority: 49 USC 1672; 49 USC 1804; 49 USC 2002

CFR Citation: 49 CFR 191; 49 CFR 192; 49 CFR 195

Legal Deadline: None.

Abstract: Based on the numerous public comments and recommendations of the Department's two pipeline safety advisory committees, many of the proposals put forth in the ANPRM will be withdrawn. Those not withdrawn will be further evaluated in special studies or become the subject of separate rulemakings.

#### Timetable:

| Action                         | Date     | FR Cite    |
|--------------------------------|----------|------------|
| ANPRM                          | 02/11/87 | 52 FR 4361 |
| ANPRM<br>Comment<br>Period End | 03/30/87 | 52 FR 4361 |
| NPRM to be withdrawn           | 04/00/88 |            |

Small Entity: Undetermined

Agency Contact: B. Liebler, Office of Pipeline Safety, Department of Transportation, Research and Special Programs Administration, 400 7th Street, SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB27

#### 1998. + HAZARDOUS MATERIALS IN INTRASTATE COMMERCE

Significance: Agency Priority

Legal Authority: 49 USC 1802 to 1808

CFR Citation: 49 CFR 171 to 179

Legal Deadline: None.

Abstract: ANPRM invites comments on the need for, and possible consequences of, DOT extending the application of its Hazardous Materials Regulations to all intrastate transportation of hazardous materials in commerce. This rulemaking is significant because of substantial public interest.

#### Timetable:

| Action         | Date     | FR | Cite |       |   |
|----------------|----------|----|------|-------|---|
| ANPRM          | 06/29/87 | 52 | FR   | 24195 |   |
| Comment Period | 09/21/87 | 52 | FR   | 35464 |   |
| Extended to    |          |    |      | i     | • |
| 11/28/87       |          |    |      |       |   |

| Action                         | Date     | FR Cite |
|--------------------------------|----------|---------|
| ANPRM<br>Comment<br>Period End | 09/28/87 |         |
| NPRM                           | 04/00/88 |         |

Small Entity: Undetermined

Additional Information: Docket No.

Agency Contact: John Gale, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB37

#### 1999. + PIPELINE OPERATOR QUALIFICATIONS

Significance: Agency Priority

Legal Authority: 49 USC 1672; 49 USC

CFR Citation: 49 CFR 192; 49 CFR 195

Legal Deadline: None.

Abstract: Training and qualification standards would be proposed for personnel involved in the operation and maintenance of gas and hazardous liquid pipelines. Special consideration would be given to operators of small gas systems to alleviate the burden of compliance. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

| Action                   | Date     |    | FR | Cite |
|--------------------------|----------|----|----|------|
| ANPRM                    | 03/23/87 | 52 | FR | 9189 |
| ANPRM Comment Period End | 05/07/87 | 52 | FR | 9189 |
| NPRM                     | 06/00/88 |    |    |      |

Small Entity: Undetermined

Agency Contact: A. Garnett, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2036

RIN: 2137-AB38

#### 2000. ● + OPERATION AND MAINTENANCE PROCEDURES FOR **GAS PIPELINES**

Significance: Agency Priority Legal Authority: 49 USC 1672 CFR Citation: 49 CFR 192 Legal Deadline: None.

**Proposed Rule Stage** 

**Abstract:** Adequate procedures for pipeline operation and maintenance, backed up by personnel training, have proven effective in minimizing the potential for accidents. Gas operators are required to have such procedures, but the existing requirements lack the clarity and specificity needed to assure a uniform, broad-based level of safety for all pipelines. Therefore, this proposal would clarify the existing requirements, make them more comprehensive, and, where appropriate, similar to the more detailed requirements applicable to the operation and maintenance of hazardous liquid pipelines. This is a significant action because of the need for adequate procedures to provide a basis for training and qualifying operator personnel.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: Yes

Analysis: Regulatory Evaluation 05/00/88

Agency Contact: B. Liebler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB44

## 2001. ● + PRESSURE TESTING PETROLEUM PRODUCT PIPELINES

Significance: Agency Priority Legal Authority: 49 USC 2002 CFR Citation: 49 CFR 195 Legal Deadline: None.

Abstract: Recent accidents involving petroleum product pipelines demonstrate the potential for catastrophic losses if a large spill occurs in a populated area. Studies have shown that accidents attributable to hidden material or construction defects can be prevented by restricting operation to not more than 80 percent of a prior test or operating pressure. In this regard, significant results have been achieved by imposing such an operating restriction on those product pipelines that carry highly volatile liquids. This rule would extend this existing safety standard to all product pipelines. This rulemaking is significant because of substantial public interest in the safety implications.

## Timetable: Action Date

Small Entity: No

**NPRM** 

Analysis: Regulatory Evaluation 04/00/88

04/00/88

FR Cite

Agency Contact: A. Garnett.

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2036

RIN: 2137-AB46

# 2002. • + HAZARDOUS LIQUID PIPELINE DAMAGE-PREVENTION PROGRAM

Significance: Agency Priority
Legal Authority: 49 USC 2002(e)
CFR Citation: 49 CFR 195

Legal Deadline: None.

Abstract: Each year a large percentage of hazardous liquid pipeline accidents are caused by excavation damage. Experience has shown that excavation accident rates diminish when operators participate in "one-call" damage prevention programs. The Federal gas pipeline safety regulations now require that gas operators participate in such programs. This action would apply a similar requirement to operators of hazardous liquid pipelines. This is a significant action because of the widespread interest in the use of "onecall" programs to prevent damage to buried pipelines.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: A. Garnett.

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2036

RIN: 2137-AB47

# 2003. ● + MAPS AND RECORDS OF PIPELINE LOCATION AND CHARACTERISTICS; NOTIFICATION OF STATE AGENCIES

Significance: Agency Priority

Legal Authority: 49 USC 1672; 49 USC

2002

CFR Citation: 49 CFR 192; 49 CFR 195

Legal Deadline: None.

Abstract: Maintenance of appropriate information about pipelines is essential for emergency response, compliance with safety standards, and other purposes. As part of a continuing policy to adopt similar requirements for gas and hazardous liquid pipelines where appropriate for safety, this action proposes to equalize as far as possible the requirements that gas and liquid operators keep maps and records to show the location and other characteristics of pipelines. In addition, operators would be required to provide this information to State agencies upon request. This is a significant action because of Congressional and State concerns about the need for appropriate public officials to have pipeline information.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/88 | ,       |

Small Entity: Yes

Additional Information: National Transportation: Safety Board Recommendation P-87-34 and House Report 100-445 (Nov. 17, 1987) provide the bases for this action.

Analysis: Regulatory Evaluation 08/00/88

Agency Contact: B. Liebler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB48

## 2004. PRIVATE CARRIERS LICENSED TO USE RADIOACTIVE MATERIALS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806;

49 USC 1808

**CFR Citation:** 49 CFR 173; 49 CFR 177

Legal Deadline: None.

Abstract: The Department intends to propose exceptions from the regulations for private carriers which are licensed to use radioactive materials in the course of their businesses.

#### Timetable:

| Action                     | Date'    | FR Cite |
|----------------------------|----------|---------|
| NRBM                       | 07/01/88 |         |
| NPRM Comment<br>Period End | 08/15/88 |         |
| Final Action               | 11/15/88 |         |

**Proposed Rule Stage** 

Small Entity: No

Additional Information: Project 298-82.

Analysis: Regulatory Evaluation 07/01/88

Agency Contact: M. Wangler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4545

RIN: 2137-AA28

## 2005. SPECIFICATION 8W AND 8WA WELDED STEEL CYLINDERS

Significance: Nonsignificant

Legal Authority: 49 USC 1803; 49 USC

1804; 49 USC 1808

**CFR Citation:** 49 CFR 171; 49 CFR 173;

49 CFR 178

Legal Deadline: None.

Abstract: Would eliminate existing Specifications 8 and 8AL and provide a consolidated specification for the manufacture of acetylene cylinders.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |
| Final Action               | 11/00/88 |         |
| Final Action<br>Effective  | 01/00/89 | ."      |

Small Entity: No

**Additional Information:** Docket No. HM-23.

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: M. Morris,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA63

#### 2006. CONSOLIDATION OF SPECIFICATIONS FOR HIGH-PRESSURE SEAMLESS CYLINDERS AND REWRITE OF 49 CFR 173.34

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803 to 1808 **CFR Citation:** 49 CFR 172; 49 CFR 173

Legal Deadline: None.

Abstract: The Department will propose revision of requalification requirements for cylinders and proposed consolidation and revision of the specifications for high-pressure seamless cylinders. (Project No. 123-71).

| Ti | m | e | ta | b | le |
|----|---|---|----|---|----|
|    |   |   |    |   |    |

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM:  | 08/00/88 |         |

Small Entity: No

Additional Information: Formerly entitled Review: Consolidation of Specifications for High-Pressure Seamless Cylinders.

Agency Contact: Charles H. Hochman, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4545

RIN: 2137-AA92

# 2007. COLLECTION OF FINANCIAL INFORMATION FROM THE COMMUTER AIR CARRIER INDUSTRY

Significance: Nonsignificant

Legal Authority: 49 USC 1324; 49 USC

1371; 49 USC 1374; 49 USC 1386

CFR Citation: 14 CFR 298 Legal Deadline: None.

Abstract: DOT is proposing to collect basic financial information from the commuter carriers providing scheduled passenger service. Data would be used for fitness reviews; various economic analyses such as trust-fund revenue generation; airport and airways development; econometric modeling and regulatory cost-benefit analysis to aid aviation policy and regulatory decisions; and FAA's allocation planning for its inspection resources.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AA98

#### 2008. DELETION OF STANDARDS AFFECTING IRON AND COPPER PIPE AND OTHER MATERIALS

Significance: Nonsignificant

Legal Authority: 49 USC 1672; 49 USC

ED Citations 4

CFR Citation: 49 CFR 192

Legal Deadline: None.

Abstract: This action proposes to delete the existing incorporation by reference of various documents intended for use in the design of gas pipelines. The materials to which the documents pertain are no longer generally used for gas pipelines so that reference to the documents can be deleted without affecting safety.

#### Timetable:

| Action           | Date     |    | FR | Cite  |
|------------------|----------|----|----|-------|
| ANPRM            | 06/04/87 | 52 | FR | 21087 |
| ANPRM<br>Comment | 08/03/87 | 52 | FR | 21087 |
| Period End       | • .      |    |    |       |
| NPRM             | 04/00/88 |    |    |       |

**Small Entity: No** 

Additional Information: Docket No. PS-

. 95

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: P. Cory, Department

of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4561

RIN: 2137-AB24

# 2009. ENFORCEMENT OF MOTOR CARRIER FINANCIAL RESPONSIBILITY REQUIREMENTS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803 to 1805; 49 USC 1808 to 1809; 49 USC 1655; 49 USC 1655(c); 49 USC 10927

**CFR Citation:** 49 CFR 171; 49 CFR 173; 49 CFR 387

Legal Deadline: None.

Abstract: This notice solicits comments on the merits of a petition for rulemaking from the National Tank Truck Carriers proposing to amend the Hazardous Materials Regulations to require shippers of hazardous materials by highway, in cargo tanks, to obtain documentary proof that the motor carrier possesses the minimum level of financial responsibility required by 49 CFR Part 387.

#### **Proposed Rule Stage**

| Timetable: | 20 1     |       | 1 1. 7 |
|------------|----------|-------|--------|
| Action     | Date     | FR    | Cite   |
| ANPRM      | 05/20/87 | 52 FR | 19116  |
| ANPRM      | 08/18/87 | ÷     |        |
| Comment .  |          |       |        |
| Period End |          |       |        |
| ,          |          |       |        |

**Next Action Undetermined** Small Entity: Undetermined

Additional Information: Docket No. HM-199

Agency Contact: Joseph S. Nalevanko, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4484

RIN: 2137-AB35

#### 2010. STANDARDS FOR **CONSTRUCTION OF FIREWORKS AND NOVELTIES; APPROVAL FOR TRANSPORTATION**

Significance: Nonsignificant

Legal Authority: 49 USC 1802 to 1808

CFR Citation: 49 CFR 171; 49 CFR 173

Legal Deadline: None.

Abstract: Proposes to eliminate a requirement for examination of fireworks prior to their approval for transportation by the Director, Office of Hazardous Materials Transportation.

#### Timetable:

| Action                     | Date       | FR   | Cite |
|----------------------------|------------|------|------|
| NPRM                       | 02/12/88 5 | 3 FR | 4348 |
| NPRM Comment<br>Period End | 04/04/88   |      |      |

Small Entity: Undetermined

Additional Information: Formerly entitled Standards for Construction of Fireworks and Approval for Transportation.

Agency Contact: Hattie L. Mitchell, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4515

RIN: 2137-AB36

2011. ● DETECTION AND REPAIR OF CRACKS, PITS, CORROSION, LINING **FLAWS, THERMAL DETECTION** FLAWS, AND OTHER DEFECTS OF **TANK CAR TANKS** 

Significance: Nonsignificant

Legal Authority: 49 USC 1803; 49 USC 1804; 49 USC 1805; 49 USC 1806

CFR Citation: 49 CFR 173

Legal Deadline: None.

127

Abstract: This rule would require tankcar owners and repair facilities to inspect for cracks and other defects after certain tank-car repairs to assure that no defects exist. A DOT Task Force assessed tank-car inspection and repair procedures and identified two major issues on which the ANPRM seeks comment: (1) the adequacy of crack detection and (2) the ability to repair detected cracks without collateral damage.

#### Timetable:

| Action                                    | Date     | FR Cite     |
|---|----------|-------------|
| ANPRM                                     | 12/08/87 | 52 FR 46510 |
| ANPRM<br>Comment<br>Period End            | 02/11/88 | 52 FR 46510 |
| ANPRM Comment Period Extended to 05/13/88 | 02/18/88 | 53 FR 4862  |

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: M. Morris/P. Olekszyk(FRA), Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB40

#### 2012. ● FUMIGATION

Significance: Nonsignificant

Legal Authority: 49 USC 1803; 49 USC

1804; 49 USC 1805

CFR Citation: 49 CFR 172; 49 CFR 173;

49 CFR 174

Legal Deadline: None.

Abstract: This proposal would revise the placarding requirements in the Hazardous Materials Regulations (HMR) to recognize the requirements of the Environmental Protection Agency (EPA) which address the placarding of commodities which have been fumigated. Those portions of the HMR which address the fumigation placard would be removed from the HMR to avoid duplication with EPA's requirements for placarding commodities which have been fumigated.

| Tim | eta | h | 9: |
|-----|-----|---|----|

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Lee Jackson. Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB41

#### 2013. CONFORMING GAS AND LIQUID PIPELINE WELDING STANDARDS: FINAL PHASE

Significance: Nonsignificant

Legal Authority: 49 USC 1672; 49 USC

CFR Citation: 49 CFR 192; 49 CFR 195

Legal Deadline: None.

Abstract: As part of a continuing policy to adopt similar requirements for gas and hazardous liquid pipelines where appropriate for safety, this action would be the last of a series of rulemakings undertaken to conform the gas and liquid pipeline welding standards.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: No

Agency Contact: A. Garnett,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590. 202 366-2036

RIN: 2137-AB45

#### 2014. ● DETERMINING THE EXTENT OF CORROSION ON EXPOSED GAS **PIPELINES**

Significance: Nonsignificant Legal Authority: 49 USC 1672 CFR Citation: 49 CFR 192

Legal Deadline: None.

Abstract: Corrosion is a major cause of gas and hazardous liquid pipeline accidents. A safety standard applicable to liquid pipelines requires operators to examine exposed pipe for evidence of external corrosion and, if harmful corrosion is found, to investigate further to determine the extent of the corrosion. As part of a continuing policy to adopt similar requirements for

#### **Proposed Rule Stage**

gas and liquid pipelines where appropriate for safety, this action proposes that exposed gas pipelines with evidence of harmful corrosion be investigated to determine the extent of the corrosion.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |
|        |          | •       |

Small Entity: Yes

Additional Information: National Transportation Safety Board Recommendation P-87-3 provides a basis for this action.

Agency Contact: B. Liebler, Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB50

## 2015. ● DOT 3AL ALUMINUM CYLINDERS; SAFETY PROBLEMS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803; 49 USC 1804; 49 USC 1805; 49 USC 1806; 49 USC 1808

CFR Citation: 49 CFR 178 Legal Deadline: None.

Abstract: Certain DOT 3AL cylinders made of aluminum alloy 6351 were discovered developing cracks during service and occasionally leaks developed resulting in loss of contents. This ANPRM is to alert and inform all persons possessing these cylinders of the problems, identify those cylinders at risk, and suggest steps to minimize risks. The ANPRM requests comments concerning ways to resolve the problems.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 07/10/87 | 52 | FR | 26027 |
| ANPRM<br>Comment<br>Period End | 08/10/87 | 52 | FR | 26027 |
| NPRM                           | 12/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: C. Hochman, Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB51

## DEPARTMENT OF TRANSPORTATION (DOT) Research and Special Programs Administration (RSPA)

Final Rule Stage

## 2016. + PERFORMANCE-ORIENTED PACKAGING STANDARDS

Significance: Regulatory Program

**Legal Authority:** 49 USC 1803; 49 USC 1804; 49 USC 1808

**CFR Citation:** 49 CFR 171; 49 CFR 172; 49 CFR 173; 49 CFR 176; 49 CFR 178; 49 CFR 179

Legal Deadline: None.

Abstract: To develop performanceoriented packaging standards and hazardous material classification based on the United Nations Committee of **Experts on the Transport of Dangerous** Goods. Also includes former nonsignificant rulemakings entitled "Consolidation of Specifications and Establishment of Performance Standards for Specification Bags" (Docket No. HM-153), "Specifications for and use of Specification 17 Steel Drums" (Docket No. HM-182), and "Organic Peroxide Requirements" (Project 186-72). The rulemaking is significant because a large number of specifications for packaging in the Hazardous Materials Regulations would be affected by this project. To a large extent the complexity and mass of the present Hazardous Materials Regulations are due to the detailed specification-type packaging standards contained in these regulations. To replace these with standards based on the U.N. system would both simplify the present regulations and facilitate international trade.

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| ANPRM   | 04/15/82 | 47 FR 16268 |
| Correction Document and Notice of Meeting         | 06/17/82 | 47 FR 26172 |
| Extension of<br>Comment<br>Period to<br>01/13/83  | 09/16/82 | 47 FR 40816 |
| ANPRM Comment Period End                          | 01/13/83 | 47 FR 40816 |
| NPRM ,  | 05/05/87 | 52 FR 16482 |
| NPRM Comment<br>Period<br>extended to<br>02/26/88 | 09/08/87 | 52 FR 33906 |
| Supplemental<br>NPRM                              | 11/06/87 | 52 FR 42772 |
| NPRM Comment<br>Period End                        | 02/26/88 | 52 FR 33906 |

Next Action Undetermined

Small Entity: No

Additional Information: Docket No. HM-181. A decision on whether to proceed with a final rule will be made following review and evaluation of comments to the docket. Comment period ended 2/26/88.

**Analysis:** Regulatory Flexibility Analysis; Regulatory Evaluation 05/05/87 (52 FR 16482)

Agency Contact: E. Mazzullo,
Department of Transportation, Research
and Special Programs Administration,
400 Seventh Street, SW, Washington,
DC 20590, 202 366-4488

RIN: 2137-AA01

#### 2017. + COLLECTION OF SERVICE SEGMENT DATA AND CHARTER DATA FROM FOREIGN AIR CARRIERS

Significance: Regulatory Program

**Legal Authority:** 49 USC 1301; 49 USC 1374; 49 USC 1381; 49 USC 1386; 49 USC 1482

CFR Citation: 14 CFR 217; 14 CFR 241 Legal Deadline: None.

Abstract: DOT has proposed a rule that would require submission to DOT of nonstop market data from foreign carriers providing scheduled service between their home countries and the United States. This information is needed to evaluate existing bilateral agreements and reciprocity between U.S. and foreign countries. In addition, international charter data currently collected from carriers would be incorporated with this reporting. This nonstop market data should replace much of the data collected by the Immigration and Naturalization Service

DOT—RSPA Final Rule Stage

(INS) on Form I-92. Although there will be some start-up costs, it is anticipated that over the long run there will be substantial savings for both the industry and the government. See 2137-AB01 for companion rule for U.S. air carriers.

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| NPRM  | 07/15/87 | 52 FR 26498 |
| NPRM Comment<br>Period<br>extended to<br>10/14/87 | 09/15/87 | 52 FR 34889 |
| Final Action                                      | 09/00/88 |             |

Small Entity: No

**Affected Sectors:** 45 Transportation by Air

**Analysis:** Regulatory Evaluation 07/15/87 (52 FR 26498)

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AA97

#### 2018. + COLLECTION OF SERVICE SEGMENT DATA AND CHARTER DATA FROM U.S. AIR CARRIERS

Significance: Regulatory Program

Legal Authority: 49 USC 1324; 49 USC 1371; 49 USC 1377; 49 USC 1387

CFR Citation: 14 CFR 241 Legal Deadline: None.

Abstract: Large U.S. air carriers file detailed service segment data in ADP format for scheduled operations, while smaller carriers file a condensed version on a hardcopy form. Charter data is filed on another form. The Department has issued a rulemaking proposing to incorporate all three systems onto one automated data system by standardizing the reporting between scheduled and charter operations. Much of the data currently collected is proposed for elimination. Also, much of the data reported on the hardcopy Form 41 T-Schedules is proposed for elimination, since data for these schedules can be extracted from the automated system. Further, the foreign air carrier traffic and market reporting (2137-AA97) will be incorporated into this automated

system providing a uniform traffic and market system for the Department.

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM  | 07/15/87 | 52 | FR | 26498 |
| NPRM Comment<br>Period<br>extended to<br>10/14/87 | 09/15/87 | 52 | FR | 34889 |
| Final Action                                      | 09/00/88 |    |    |       |

Small Entity: No

Affected Sectors: 45 Transportation by Air

Analysis: Regulatory Evaluation 07/15/87 (52 FR 26498)

Agency Contact: Jack Calloway, Chief, Regulations Division, Department of Transportation, Research and Special Programs Administration, Office of Aviation Information Management, DAI-1/Room 4125, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4383

RIN: 2137-AB01

# 2019. + REPORTING UNSAFE CONDITIONS ON GAS AND HAZARDOUS LIQUID PIPELINES AND AT LIQUEFIED NATURAL GAS FACILITIES

Significance: Regulatory Program

**Legal Authority:** 49 USC 1672(a); 49 USC 2002(a)

**CFR Citation:** 49 CFR 191; 49 CFR 192; 49 CFR 193; 49 CFR 195

**Legal Deadline:** Statutory, October 22, 1987. PL 99-516 (10/22/86)

Abstract: Operators would be required to report within five days of discovery any condition that could be an imminent danger or affect pipeline operational safety. The report would enable State and Federal agencies to investigate promptly. Few reports are expected, and the cost impact would be minimal.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/25/87 | 52 FR 36068 |
| NPRM Comment<br>Period End | 11/09/87 |             |
| Final Action               | 04/00/88 |             |

Small Entity: No

Analysis: Regulatory Evaluation 09/25/87 (52 FR 36068)

Agency Contact: L. Furrow,
Department of Transportation, Research

and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-2392

RIN: 2137-AB23

## 2020. + REQUIREMENTS FOR CARGO TANKS

Significance: Agency Priority

Legal Authority: 49 USC 1803 to 1808

**CFR Citation:** 49 CFR 173; 49 CFR 177; 49 CFR 178

Legal Deadline: None.

Abstract: The rule would modify cargo tank specifications in section 178.337-178.343 to improve clarity, quality control and safety and to provide for the manufacture of vacuum-loaded cargo tanks. It would also provide inspection, test, maintenance, repair, and requalification standards for cargo tanks. This rulemaking is being performed in conjunction with the FHWA. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

| Action                            | Date     | F    | R | Cite  |
|-----------------------------------|----------|------|---|-------|
| ANPRM                             | 06/28/82 | 47 F | R | 27876 |
| NPRM                              | 09/17/85 | 50 F | R | 37767 |
| Corrections and<br>Clarifications | 12/05/85 | 50 F | R | 49866 |
| NPRM Comment<br>Period End        | 05/22/86 |      |   |       |
| Final Action                      | 12/00/88 |      | • |       |

Small Entity: Undetermined

Additional Information: Docket Nos. HM-183, 183A.

**Analysis:** Regulatory Evaluation 09/17/85 (50 FR 37767)

Agency Contact: J. O'Steen/ J. Pena, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4545

**RIN:** 2137-AA42

# 2021. + DATA COLLECTION AND REPORTING: HAZARDOUS MATERIALS INCIDENT REPORTS

Significance: Agency Priority

**Legal Authority:** 49 USC 1803; 49 USC 1804; 49 USC 1809

require reports of hazardous material

CFR Citation: 49 CFR 171

Legal Deadline: None.

Abstract: The current regulations

**Final Rule Stage** 

incidents. The objective of this review is to determine if the current data requirements can be modified to reduce the burden on industry but still result in the collection of the information needed for the hazardous materials safety program. Although safety programs, such as the one covered by these regulations, require data in order to function properly, it is possible that the data collection can be made less burdensome. This rulemaking is significant because of substantial public interest due to safety implications.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 03/16/84 | 49 | FR | 10042 |
| NPRM                       | 03/27/87 | 52 | FR | 9996  |
| NPRM Comment<br>Period End | 07/29/87 |    | •  |       |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket HM-36B.

Analysis: Regulatory Evaluation 03/27/87 (52 FR 9996)

Agency Contact: M. Morris,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

**RIN:** 2137-AA51

## 2022. DEFINITION OF A FLAMMABLE SOLID

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: This proposal involved new standards for classifying a material as a flammable solid. It is being incorporated into RIN 2137-AA01, Docket HM-121.

#### Timetable:

| Action                  | Date     |    | FR | Cite  |
|-------------------------|----------|----|----|-------|
| ANPRM                   | 05/07/81 | 46 | FR | 25492 |
| Consolidation<br>Notice | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: Formerly Docket HM-178.

Agency Contact: C. Ke, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4496

RIN: 2137-AA05

# 2023. USÉ OF INTERESTED INSPECTORS FOR CYLINDER INSPECTIONS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 178 Legal Deadline: None.

Abstract: Proposal would result in ending of permitting "Interested" inspectors to perform inspections and testing of domestically manufactured low pressure gas cylinders.

#### Timetable:

| Action         | Date        |    | FR | Cite |
|----------------|-------------|----|----|------|
| NPRM           | 03/17/76    | 41 | FR | 1179 |
| Next Action Ur | ndetermined |    | ٠. |      |

Small Entity: No

Additional Information: Docket No. HM-74A

Agency Contact: H. Mitchell,
Department of Transportation, Research
and Special Programs Administration,
400 Seventh Street, SW, Washington,
DC 20590, 202 366-4488

RIN: 2137-AA08

# 2024. OXIDIZING MATERIALS DEFINITION, CRITERIA AND PROPOSED REGULATIONS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: Development of new standards for classifying a material as an oxidizing material. This proposal is being incorporated into RIN 2137-AA01, Docket HM-181.

#### Timetable:

| Action                  | Date     |    | FR | Cite  |
|-------------------------|----------|----|----|-------|
| ANPRM                   | 06/15/81 | 46 | FR | 31294 |
| Consolidation<br>Notice | 04/00/88 | ·  |    |       |

Small Entity: No

Additional Information: Formerly Docket HM-179.

Agency Contact: M. Morris/C. Schultz, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA11

#### 2025. ODORIZATION OF LP GAS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 o 1806

CFR Citation: 49 CFR 172 Legal Deadline: None.

Abstract: NPRM solicited comments on the benefit of requiring LP gas to be odorized. Odorization would enhance its identification during transportation in commerce. Comments to the NPRM indicated that further study should be made before proceeding to a final rule.

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| NPRM   | 09/27/84 | 49 | FR | 38164 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Docket No. HM-126E.

Analysis: Regulatory Evaluation 09/27/84 (49 FR 38164)

Agency Contact: J. Potock, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA25

# 2026. TRANSPORTATION OF HAZARDOUS MATERIALS; MISCELLANEOUS AMENDMENTS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806 CFR Citation: 49 CFR 171 to 178

Legal Deadline: None.

Abstract: Nonsignificant regulations issued routinely and frequently as a part of an established body of technical requirements to keep those requirements operationally current. NPRM approximately every four months, with FR targeted approximately two months thereafter.

#### Timetable:

| Action                     | Date     |    | FR | Cite  | _, |
|----------------------------|----------|----|----|-------|----|
| Periodic Update            | 03/19/85 | 50 | FR | 11048 | -  |
| NPRM                       | 06/03/86 |    |    |       |    |
| NPRM Comment<br>Period End | 09/04/86 | 51 | FR | 27223 |    |
| Periodic Update            | 04/20/87 | 52 | FR | 13034 |    |

Final Rule Stage

| Action          | Date        | FR Cite |
|-----------------|-------------|---------|
| Periodic Update | 04/00/88    |         |
| Small Entity: U | ndetermined |         |

Additional Information: Docket No. HM-166.

**Analysis:** Regulatory Evaluation 03/22/84 (49 FR 10780)

Agency Contact: M. Morris, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA44

## 2027. MODIFICATIONS TO DOT SPECIFICATION 21PF-1 OVERPACKS

Significance: Nonsignificant

**Legal Authority:** 49 USC 178; 49 USC 1803; 49 USC 1804; 49 USC 1808

CFR Citation: 49 CFR 178 Legal Deadline: None.

Abstract: This rulemaking responds to a Department of Energy request that DOT improve the water resistance of overpacks used in the transportation of enriched uranium hexafluoride.

#### Timetable:

| Action_                    | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/16/84 | 49 FR | 32774 |
| NPRM Comment<br>Period End | 09/12/84 |       |       |
| Final Action               | 04/00/88 |       |       |

Small Entity: No

**Additional Information:** Docket No. HM-190.

Analysis: Regulatory Evaluation 08/16/84 (49 FR 32774)

Agency Contact: M. Wangler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4545

RIN: 2137-AA72

#### 2028. LIMITATION ABOARD AIRCRAFT

Significance: Nonsignificant

Legal Authority: 49 USC 1803; 49 USC 1804; 49 USC 1807; 49 USC 1808

CFR Citation: 49 CFR 175 Legal Deadline: None.

Abstract: Proposes the removal of the fifty-pound limit on the quantity that

may be stowed in an inaccessible location.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 04/06/84 | 49 FR 13717 |
| ANPRM<br>Comment<br>Period End | 09/01/84 | 49 FR 13717 |
| NPRM                           | 02/13/85 | 50 FR 6013  |
| NPRM Comment<br>Period End     | 05/30/85 | 50 FR 6013  |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Further action to be determined based on NPRM comments.

Analysis: Regulatory Evaluation 02/13/85 (50 FR 6013)

Agency Contact: Ann Boylan, Transportation Reg. Specialist, Department of Transportation, Research and Special Programs Administration, 400 7th Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA85

## 2029. EMERGENCY RESPONSE COMMUNICATION STANDARDS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803; 49 USC 1804; 49 USC 1805; 49 USC 1808

CFR Citation: 49 CFR 172 Legal Deadline: None.

Abstract: This proposal solicits comments on the potential benefits and consequences of requiring additional emergency response information on shipping papers and in vehicles when transporting hazardous materials.

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| ANPRM .   | 03/16/84 | 49 FR 10048 |
| Public Hearing held,                              | 05/02/84 | 49 FR 10048 |
| Washington,<br>D.C.                               |          |             |
| ANPRM   | 06/26/84 | 49 FR 10048 |
| Comment<br>Period End                             |          |             |
| NPRM .  | 08/20/87 | 52 FR 31486 |
| NPRM Comment<br>Period<br>extended to<br>12/22/87 | 09/04/87 | 52 FR 33611 |
| NPRM Comment                                      | 09/21/87 | 52 FR 31486 |
| Period End  |          |             |

**Next Action Undetermined** 

Small Entity: No

Additional Information: HM-126C

Analysis: Regulatory Evaluation 08/20/87 (52 FR 31486)

Agency Contact: Lee Jackson, Department of Transportation, Research and Special Programs Administration, 400 7th Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA88

## 2030. HAZARDOUS MATERIALS: URANIUM HEXAFLUORIDE

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803; 49 USC 1804; 49 USC 1805; 49 USC 1806; 49 USC 1807; 49 USC 1808

**CFR Citation:** 49 CFR 171.7; 49 CFR 173.20

Legal Deadline: None.

Abstract: RSPA proposes to amend the Hazardous Materials Regulations to permit the continued use of packagings that do not meet the requirements of the American National Standards Institute (ANSI) Standard N 14.1 - 1987, DOT Class 106 A multi-unit tank car tanks, and certain packagings not manufactured in accordance with ANSI N 14.1-87. These latter packagings will be required to be manufactured in accordance with an earlier edition of ANSI 14.1, or be manufactured and stamped in accordance with Section VIII, Division 1 of the ASME Code. RSPA has determined that these packagings, which have been used safely in the past, should be permitted to continue in use.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/11/86 | 51 | FR | 12529 |
| NPRM Comment<br>Period End | 07/01/86 | 51 | FR | 12529 |
| Interim Final<br>Rule      | 11/18/86 | 51 | FR | 41631 |
| Revision to Final Rule     | 12/24/86 | 51 | FR | 46674 |
| Emergency Final Rule       | 03/12/87 | 52 | FR | 7581  |
| NPRM New                   | 07/06/87 | 52 | FR | 25342 |
| Revision to Final Rule *   | 07/06/87 | 52 | FR | 25340 |
| Amended NPRM               | 04/06/88 | 53 | FR | 11320 |
| Comment period ends        | 05/06/88 |    |    |       |

Small Entity: No

**Additional Information:** Docket No. HM-166V.

Final Rule Stage

Analysis: "Regulatory Evaluation 04/11/86 (51 FR 12529)

Agency Contact: M. Wangler,
Department of Transportation, Research
and Special Programs Administration,
400 Seventh Street, SW, Washington,
DC 20590, 202 366-4545

RIN: 2137-AB10

# 2031. EXCEPTION FROM PRESSURE TESTING NON-WELDED TIE-IN JOINTS

Significance: Nonsignificant

Legal Authority: 49 USC 1672; 49 USC

1804

CFR Citation: 49 CFR 192.503(d)

Legal Deadline: None.

Abstract: The current exception from pressure testing welded tie-in joints would be expanded to include all types of tie-in joints. This change would be consistent with the intent of the original rule and would have minimal cost impact.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/15/88 | 53 FR 1045 |
| NPRM Comment<br>Period End | 02/29/88 | 53 FR 1045 |
| Final Action               | 07/00/88 | -          |

Small Entity: No

Additional Information: Docket No. PS-98.

Analysis: Regulatory Evaluation 01/15/88 (53 FR 1045)

#### Agency Contact: B. Liebler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB19

#### 2032. CONFIRMATION OR REVISION OF MAXIMUM ALLOWABLE OPERATING PRESSURE; ALTERNATE METHOD

Significance: Nonsignificant

Legal Authority: 49 USC 1672; 49 USC

1804

CFR Citation: 49 CFR 192.611(a)

Legal Deadline: None.

Abstract: This action proposes an alternate method for confirmation or revision of the maximum allowable operating pressure of pipelines previously tested to less than 90 percent of specified minimum yield strength. The alternate method would allow operators to establish a maximum allowable operating pressure in proportion to the level permitted for pipelines tested to 90 percent of specified minimum yield strength, or more, without retesting the pipeline. Considerable cost savings are expected.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/15/88 | 53 | FR | 1043 |
| NPRM Comment<br>Period End | 03/15/88 | 53 | FR | 1043 |
| Final Action               | 09/00/88 |    |    |      |

Small Entity: No

Additional Information: Docket No. PS-

Analysis: Regulatory Evaluation 01/15/88 (53 FR 1043)

#### Agency Contact: B. Liebler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB20

#### 2033. MOLTEN SULFUR

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803 to 1808 **CFR Citation:** 49 CFR 172; 49 CFR 173

Legal Deadline: None.

Abstract: RSPA is proposing to regulate molten sulfur as a hazardous material and make it subject to the hazardous materials communications requirements.

#### Timetable:

| initetupie.                |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 11/21/86 | 51 | FR | 42114 |
| NPRM Comment<br>Period End | 02/19/87 | 51 | FR | 42114 |
| Final Action               | 04/00/88 |    |    |       |

#### Small Entity: No

Additional Information: Docket No. HM-198.

Analysis: Regulatory Evaluation 11/21/86 (51 FR 42114)

#### Agency Contact: John Potock,

Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB31

#### 2034. STATE DESIGNATIONS OF ALTERNATIVE ROUTES FOR RADIOACTIVE MATERIALS TRANSPORTATION

Significance: Nonsignificant Legal Authority: 49 USC 1804 CFR Citation: 49 CFR 177 Legal Deadline: None.

Abstract: Proposes to amend the Hazardous Materials Regulations to require that when a State routing agency designates an alternative route for the transportation of highway route controlled quantities of radioactive materials, the State must give written notice of such designations to RSPA. The creation of a repository for these designations would provide shippers, carriers, enforcement and emergency-response personnel, State agencies, local governments, and RSPA with definitive information concerning those alternative routes.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/16/87 | 52 | FR | 26928 |
| NPRM Comment<br>Period End | 08/31/87 | 52 | FR | 26928 |
| Final Action               | 04/00/88 |    |    | •     |

#### Small Entity: No

Additional Information: Docket No. HM-164A.

Analysis: Regulatory Evaluation 07/16/87 (52 FR 26928)

#### Agency Contact: John Gale,

Transportation Regulations Specialist, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB32

#### 2035. NOTIFICATION TO RSPA OF ROUTE PLANS FOR RADIOACTIVE MATERIALS TRANSPORTATION

Significance: Nonsignificant
Legal Authority: 49 USC 1804

CFR Citation: 49 CFR 173; 49 CFR 177

Legal Deadline: None.

Abstract: Proposes to require carriers, rather than shippers, to give written notice to RSPA of route plans and other information relating to transportation of highway route controlled quantities of radioactive materials.

#### Final Rule Stage

| Timetable:                  |          |    |    |       |
|-----------------------------|----------|----|----|-------|
| Action                      | Date     |    | FR | Cite  |
| NPRM                        | 07/16/87 | 52 | FR | 26932 |
| NPRM Comment<br>Period End. | 08/31/87 | 52 | FR | 26932 |
| Final Action                | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket No. HM-164B.

Analysis: Regulatory Evaluation 07/16/87 (52 FR 26932)

Agency Contact: John Gale,

Transportation Regulations Specialist, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB33

#### 2036. REAR BUMPERS ON CARGO TANK TRUCKS

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1808

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: Proposes to provide a period of 36 months to allow operators of cargo tank trucks operated in combination with cargo tank full trailers to modify their front units by adding the required rear bumper.

This rulemaking is being performed in conjunction with the FHWA.

| -    |   | - 4 |    | 1. 1 |    |
|------|---|-----|----|------|----|
| - 14 | m | e   | ıa | D    | e: |

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/08/86 | 51 | FR | 28605 |
| NPRM Comment<br>Period End | 09/22/86 |    |    |       |
| Final Action               | 05/00/88 |    |    |       |

Small Entity: No

Additional Information: Docket No. HM-183B.

Analysis: Regulatory Evaluation 08/08/86 (51 FR 28605)

Agency Contact: James O'Steen/D. Billings (FWHA), Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4545

RIN: 2137-AB34

#### 2037. • SHIPPERS: USE OF TANK-CAR TANKS WITH LOCALIZED THIN SPOTS

Significance: Nonsignificant

**Legal Authority:** 49 USC 1803; 49 USC 1804; 49 USC 1805; 49 USC 1806

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: This notice proposes to allow the use of railroad tank-car tanks with shell thicknesses in localized areas of less than the minimum currently allowed. The rule would require that tank shells be measured under specific conditions to ensure that the results of repairs do not further decrease shell thickness or result in a reduction in the level of safety. Under the existing rule, owners are required to bring tanks into conformance or remove them from hazardous materials service. This proposal would allow the tank cars to conform to a less stringent standard thereby avoiding the substantial costs associated with complete restoration or purchase of a new tank car, while still ensuring an adequate level of safety.

#### Timetable:

| Action                                    | Date     |    | FR | Cite  |  |
|---|----------|----|----|-------|--|
| NPRM                                      | 12/08/87 | 52 | FR | 46511 |  |
| NPRM Comment<br>Period End                | 02/11/88 | 52 | FR | 46511 |  |
| SNPRM Comment Period Extended to 05/13/88 | 02/18/88 | 53 | FR | 4862  |  |
| Final Action                              | 06/00/88 |    |    |       |  |

Small Entity: No

Analysis: Regulatory Evaluation 12/08/87 (52 FR 46511)

Agency Contact: M. Morris/P. Olekszyk(FRA), Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AB39

#### **DEPARTMENT OF TRANSPORTATION (DOT)**

#### Research and Special Programs Administration (RSPA)

## 2038. + STATE PIPELINE SAFETY INSPECTOR STANDARDS

Significance: Regulatory Program

Legal Authority: 49 USC 2004; 49 USC

1674

CFR Citation: 49 CFR 190 Legal Deadline: None.

Abstract: This action contemplated standards for State personnel who engage in compliance activities under the Federal/State cooperative pipeline safety program. The action is being removed from the Agenda pending legislative clarification of authority.

#### Timetable:

| Action | Date | FR Cite |   |
|--------|------|---------|---|
|        |      |         | - |

Action terminated 01/26/88

#### Small Entity: No

Additional Information: At the time this agenda was prepared, future action was pending the enactment of statutory amendments needed to clarify the Department's authority in setting standards for State employees.

Agency Contact: C. DeLeon, Assistant Director for Regulations, Office of Pipeline Safety, Department of Transportation, Research and Special Programs Administration, 400 7th Street, SW, Washington, DC 20590, 202 366-1640

RIN: 2137-AB28

#### **Completed Actions**

#### 2039. REVISION OF THE IM TANK TABLE

Significance: Nonsignificant

Legal Authority: 49 USC 1803 to 1806

CFR Citation: 49 CFR 173 Legal Deadline: None.

Abstract: Contemplated revision to the IM Tank Table, by incorporating interim approvals granted, has been consolidated into RIN 2137-AA01, Docket HM-181.

#### Timetable:

| initetable.   |          |         |  |  |  |
|---------------|----------|---------|--|--|--|
| Action        | Date     | FR Cite |  |  |  |
| Merged into   | 12/21/87 |         |  |  |  |
| Docket HM-181 | `        |         |  |  |  |
| (RIN 2137-    |          |         |  |  |  |
| AA01)         |          |         |  |  |  |

### DOT-RSPA

**Completed Actions** 

Small Entity: No

Additional Information: Formerly Docket HM-167A.

Agency Contact: Lee Jackson/Charles Ke. Department of Transportation. Research and Special Programs Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-4488

RIN: 2137-AA64

### 2040, REWRITE AND **RECODIFICATION OF SECTION 173.34**

Significance: Nonsignificant Legal Authority: 49 USC 1803 to 1806 CFR Citation: 49 CFR 173.34

Legal Deadline: None.

Abstract: Recodification and rewrite would provide industry with regulations set up by the functions to be performed, providing a more simplified and readable regulation. Proposal would include consolidation of DOT specification seamless steel and aluminum cylinders, and requalification, maintenance, and use requirements to

be provided under new Part 180. This action has been incorporated into RIN 2137-AA92, entitled "Consolidation of Specifications for High-Pressure Seamless Cylinders and Rewrite of 49 CFR 173.34.

### Timetable:

Action Date **FR** Cite Merged into RIN 12/21/87

2137-AA92 Small Entity: No

Additional Information: Project No. 305-

Agency Contact: M. Morris, Technical Staff, Department of Transportation, Research and Special Programs Administration, 400 Seventh Street, SW. Washington, DC 20590, 202 366-4488

RIN: 2137-AA73

### 2041. PIPELINE SAFETY STANDARDS AND PROCEDURES; MISCELLANEOUS **AMENDMENTS**

Significance: Nonsignificant

Legal Authority: 49 USC 1672; 49 USC 1804

CFR Citation: 49 CFR 190 49 CFR 192 Legal Deadline: None.

Abstract: Various editoria, and other minor changes were made to the gas pipeline safety standards.

#### Timetable:

| Action                 | Date     |    | FR | Cite |  |
|------------------------|----------|----|----|------|--|
| Final Action           | 01/21/88 | 53 | FR | 1633 |  |
| Final Action Effective | 02/22/88 | 53 | FR | 1633 |  |

Small Entity: No

Additional Information: Docket No. PS-99. Formerly entitled Transportation of Natural and Other Gas by Pipeline: Miscellaneous Amendments.

Agency Contact: B. Liebler,

Department of Transportation, Research and Special Programs Administration, 400 Seventh St., SW, Washington, DC 20590, 202 366-4560

RIN: 2137-AB22

### **DEPARTMENT OF TRANSPORTATION (DOT)**

Maritime Administration (MarAd)

2042. + PARTICIPATION BY VESSELS **BUILT WITH CONSTRUCTION-**DIFFERENTIAL SUBSIDY IN THE CARRIAGE OF OIL FROM ALASKA IN THE DOMESTIC TRADE

Significance: Agency Priority

Legal Authority: 46 USC 1114(b); 46 USC

1156

CFR Citation: 46 CFR 250 Legal Deadline: None.

Abstract: This regulation now establishes conditions for MARAD approval of tanker vessels over 100,000. dwt built with CDS, for participation in the carriage of Alaskan oil from Alaska to the Panama Canal. MARAD is reassessing the need for this regulation in light of the experience in administering its provisions, its policy of allowing total repayment of CDS (46 CFR Part 276) and litigation challenging these policies. This rulemaking is significant due to substantial public interest.

### Timetable:

Action Date **FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Frances Olsen, Chief, Division of Trade Studies, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Room 8117, Washington, DC 20590, 202 366-2282

RIN: 2133-AA62

### 2043. STATISTICAL DATA FOR USE IN **OPERATING-DIFFERENTIAL SUBSIDY** (ODS) APPLICATION HEARINGS

Significance: Nonsignificant Legal Authority: 46 USC 1175 CFR Citation: 46 CFR 207 Legal Deadline: None.

Abstract: Rulemaking would propose procedures that would assist preparation of standard forecasts of liner cargo (if a Final Rule covering ODS application hearing procedures is issued) in which forecast procedures would be included.

**Prerule Stage** 

### Timetable:

| - | <del></del> | <del></del> |      |    |      |
|---|-------------|-------------|------|----|------|
| 1 | Action      |             | Date | FR | Cite |
|   |             |             |      |    |      |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Further action dependent on disposition of RIN 2133-AA20.

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight

Agency Contact: Edmond J. Fitzgerald. Director, Office of Trade Analysis and Insurance, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2400

RIN: -2133-AA16

2044. REGULATIONS AND MINIMUM STANDARDS FOR STATE, TERRITORIAL, OR REGIONAL MARITIME ACADEMIES AND **COLLEGES** 

Significance: Nonsignificant

Prerule Stage

Legal Authority: '46 USC 1295' CFR Citation: 46 CFR 310 Legal Deadline: None.

**Abstract:** The Maritime Administration provides support to six State maritime schools for maritime education. The Federal support is outlined in agreements that have been executed between MARAD and the schools. The existing regulations will be revised to reflect changes in these agreements due to decreased federal support.

| Timetable: |      |         |
|------------|------|---------|
| Action     | Date | FR Cite |

**Next Action Undetermined** 

Small Entity: No

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 442 Deep Sea Domestic Transportation of Freight; 443 Freight Transportation on the Great Lakes-St. Lawrence Seaway; 822 Colleges, Universities, Professional Schools, and Junior Colleges

Government Levels Affected: State, Federal

Agency Contact: Arthur W. Friedberg, Director, Office of Maritime Labor & Training, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-5755

RIN: 2133-AA57

### **DEPARTMENT OF TRANSPORTATION (DOT)**

Maritime Administration (MarAd)

**Proposed Rule Stage** 

2045. + CARGO PREFERENCE, U.S.-FLAG VESSELS: DETERMINATION OF FAIR AND REASONABLE RATES FOR **BULK VESSELS** 

Significance: Regulatory Program

Legal Authority: 46 USC 1241(b); 46 USC

1114(b)

CFR Citation: 46 CFR 382, (New)

Legal Deadline: None.

Abstract: This regulation would require provision of rate and cost data to MARAD so it can determine fair and reasonable rates for carriage of preference cargo in bulk vessels at the request of concerned Federal agencies. MARAD would calculate guideline fair and reasonable rates using a methodology which would base those rates on a vessel's actual or constructed costs as determined from data submitted by the operator. It would establish requirements for submission of data on which the methodology would be based. This rulemaking is significant because it concerns a matter on which there is substantial public interest. It would clarify the meaning of a statutory term.

### Timetable:

| Action                      | Date     | FR Cite        |
|-----------------------------|----------|----------------|
| NPRM                        | 08/06/85 | 50 FR 31735    |
| NPRM Comment-<br>Period End |          |                |
| NPRM<br>Supplemental        | 12/17/86 | 51 FR 45135    |
| SNPRM                       | 04/00/88 |                |
| Small Entity: No            |          | and the second |

Additional Information: This rulemaking has split from an earlier rulemaking: Cargo Preference - U.S. Flag Vessels - Determination of Fair and Reasonable Rates for Liners (RIN = 2133-AA02). Cargo preference regulation was last revised in 1977 (46 CFR 381).

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight

Analysis: Supplemental Draft Evaluation 12/17/86 (51 FR 45135)

Agency Contact: Arthur B. Sforza. Director, Office of Ship Operating Assistance, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2323

RIN: 2133-AA43

2046. ● + OPERATING-DIFFERENTIAL SUBSIDY FOR BULK **CARGO VESSELS ENGAGED IN WORLDWIDE SERVICES; EXCLUSION** OF COMMERCIAL CARGOES RESERVED FOR U.S.-FLAG CARRIERS

Significance: Regulatory Program

Legal Authority: 46 USC 1114, (Appendix)

CFR Citation: 46 CFR 252 Legal Deadline: None.

Abstract: The Maritime Administration (MARAD) has entered into operatingdifferential subsidy contracts (ODSA) with operators of bulk cargo vessels that provide for the subsidized carriage of commercial cargo in the oceanborne foreign commerce of the United States and between foreign ports. These ODSAs specifically exclude the carriage of statutory-preference cargoes, but are silent about the cargoes that,

while not preference cargoes according to a district court decision that was affirmed by the Court of Appeals for the District of Columbia, are reserved to U.S.-flag carriers by agreement of a foreign country that is a recipient of United States foreign assistance, in the form of cash transfers or grants. MARAD intends to propose a rulemaking that states the policy of not paying ODS on these cargoes that are reserved to U.S.-flag vessels at premium rates and are not subject to foreign competition, based on the conclusion that these are not "commercial" cargoes within the contemplation of the ODSA provisions.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Edmond Fitzgerald, Director, Off. of Trade Analysis & Insurance, Department of Transportation, Maritime Administration, DOT/MARAD, 400 Seventh St., SW, Washington, DC 20590, 202 366-2400

RIN: 2133-AA66

### 2047. + CARGO PREFERENCE -**IMPLEMENTATION OF P.L. 99-198**

Significance: Agency Priority Legal Authority: 46 USC 1241 CFR Citation: 46 CFR 381 Legal Deadline: None.

Abstract: These amendments to the existing cargo-preference regulations

**Proposed Rule Stage** 

will implement S1142 of P.L. 98-198, the Food Security Act of 1985, that clarifies the applicability of cargo-preference requirements to the shipment of U.S. agricultural products. It provides for an increase in the required percentage of carriage on U.S.-flag vessels of agricultural commodities not specifically exempted from cargopreference requirements. This rulemaking is considered significant because of substantial public interest.

#### Timetable:

| Action      | Date     | FR | Cite |
|-------------|----------|----|------|
| NPRM        | 04/00/88 |    |      |
| Small Entit | v: No    |    |      |

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight

Government Levels Affected: Federal

Analysis: Draft Evaluation 04/00/88

Agency Contact: Lewis C. Paine, Director, Office of Market Development, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-5517

RIN: 2133-AA55

### 2048. RULES OF PRACTICE AND PROCEDURES FOR HEARING IN ODS **APPLICATIONS**

Significance: Nonsignificant Legal Authority: 46 USC 1114(b) ' CFR Citation: 46 CFR 201; 46 CFR 208; 46 CFR 251

Legal Deadline: None.

Abstract: Amendments to existing agency rules of practice and procedure and regulations governing applications for financial assistance, as well as new Part 208, that would establish a standard discovery order and standard techniques for forecasting the adequacy of U.S.-flag liner service in hearings required under the Merchant Marine Act, 1936.

### Timetable:

| Action | Date     | FR    | Cite  |  |
|--------|----------|-------|-------|--|
| NPRM   | 06/25/79 | 44 FR | 37003 |  |

**Next Action Undetermined** 

Small Entity: No.

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 443 Freight Transportation on the Great Lakes-St. Lawrence Seaway ....

Agency Contact: Edmond J. Fitzgerald, Director, Office of Trade Analysis and Insurance, Department of Transportation, Maritime. Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2400

RIN: 2133-AA20

### 2049. REQUIREMENTS FOR CONDUCTING VESSEL SUBSIDY **CONDITION SURVEYS AND FOR** ACCOMPLISHING SUBSIDIZED **VESSEL MAINTENANCE AND** REPAIRS

Significance: Nonsignificant

Legal Authority: 46 USC 1114(b); 46 USC

1173

CFR Citation: 46 CFR 272 Legal Deadline: None.

Abstract: MARAD is considering a proposal to amend its regulations concerning the requests for conducting condition surveys of subsidized vessels and accomplishing subsidized maintenance and repairs, in order to conform the regulations to reflect existing procedures of the agency and to advise the public of MARAD organizational changes.

#### Timetable:

| Action        | Date     | FR. Cite |
|---------------|----------|----------|
| NPRM          | 04/00/88 |          |
| Small Entity: | No       | •        |

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight

Government Levels Affected: Federal

Agency Contact: John J. Davis, Chief, Div. of Ship Management, Department of Transportation, Maritime Administration, DOT/MARAD, 400 Seventh St., SW, Washington, DC 20590, 202 366-5776

RIN: 2133-AA64

### 2050. ● CAPITAL CONSTRUCTION **FUND -- FEDERAL TAX AMENDMENTS**

Significance: Nonsignificant Legal Authority: 46 USC 1114(b) **CFR Citation: 46 CFR 390.391** Legal Deadline: None.

Abstract: The Maritime Administration is amending its regulations concerning the Capital Construction Fund (CCF) to give effect to amendments in the Tax. Reform Act of 1986 (P.L. 99-514) relative to the operation of a CCF.

### Timetable:

| Action | Date     |  | Cite |  |
|--------|----------|--|------|--|
| NPRM   | 04/00/88 |  |      |  |

Small Entity: No

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 449 Services Incidental to Water Transportation; 443 Freight Transportation on the Great Lakes-St. Lawrence Seaway

Government Levels Affected: Federal

Agency Contact: Jean E. McKeever, Chief, Div. of Capital Assets Management, Department of Transportation, Maritime Administration, DOT/MARAD, 400 Seventh St., SW, Washington, DC 20590, **202 366-1905** 

RIN: 2133-AA65

### 2051. ● GENERAL PROCEDURES FOR **DETERMINING OPERATING** DIFFERENTIAL SUBSIDY FOR LINER VESSELS

Significance: Nonsignificant

Legal Authority: 46 App USC 1114(b)

CFR Citation: 46 CFR 282 Legal Deadline: None.

**Abstract:** The Maritime Administration (MARAD) proposes to amend the procedure for determining ODS for liner vessels operating in the foreign commerce of the United States. In. determining rates for wage subsidy. MARAD proposes to use the U.S./foreign cost relationship at a point in time that is one year earlier than the date now used, and would also use a different and longer period as the basis for calculating the respective currency exchange rates.

### Timetable:

| Action | Date .   | FR Cite |
|--------|----------|---------|
| NODM   | 04/00/00 |         |

Small Entity: No

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 448 Water Transportation of Passengers

Government Levels Affected: Federal

Agency Contact: Arthur Sforza, Director, Office of Ship Operating Assistance, Department of -Transportation, Maritime Administration, DOT/MARAD (560) 400

**Proposed Rule Stage** 

Seventh Street, SW, Washington, DC 20590, 202 366-2323

RIN: 2133-AA67

### 2052. ● OPERATING-DIFFERENTIAL SUBSIDY FOR BULK CARGO **VESSELS ENGAGED IN WORLDWIDE** SERVICE

Significance: Nonsignificant

Legal Authority: 46 App. USC 1114(b)

CFR Citation: 46 CFR 252 Legal Deadline: None.

Abstract: The Maritime Administration proposes to amend the procedure for determining ODS for bulk cargo vessels operating in the foreign commerce of the United States. In determining rates for wage subsidy, MARAD proposes to use the U.S./foreign cost relationship at a point in time that is one year earlier than the date now used, and would also use a different and longer period as the basis for calculating the respective currency exchange rates.

### Timetable:

| Action | : | : • | ٤. |   |   | Date    | ٠  | FR | CH | •   |   |
|--------|---|-----|----|---|---|---------|----|----|----|-----|---|
| NPRM   |   | 1,  |    | 4 | 0 | 4/00/88 | ٠. |    |    | ٠,- | ; |

Small Entity: No

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 448 Water Transportation of Passengers

Government Levels Affected: Federal

Agency Contact: Arthur Sforza, Director, Office of Ship Operating Assistance, Department of Transportation, Maritime Administration, DOT/MARAD (560) 400 Seventh Street, SW, Washington, DC 20590, 202 366-2323

**RIN: 2133-AA68** 

2053. ● CARGO PREFERENCE -- U.S.-FLAG VESSELS; DEPARTMENT OF **DEFENSE SPONSORED AND GENERATED OCEANBORNE CARGOES** 

Significance: Nonsignificant Legal Authority: 46 USC 1241(b)

CFR Citation: 46 CFR 381 Legal Deadline: None. <

Abstract: MARAD is formalizing procedures that have been adopted by one or more agencies within the Department of Defense (DOD) to accomplish compliance with two cargo

preference statutes that require that minimum specified percentages of oceanborne cargoes sponsored and generated by DOD be carried on privately owned U.S.-flag commercial vessels, and is making each of these procedures applicable to all DOD agencies, where appropriate. Most of these procedures are now contained in internal DOD documents.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 443 Freight Transportation on the Great Lakes-St. Lawrence Seaway; 473 Arrangement of Transportation of Freight and Cargo; 971 National Security

#### Government Levels Affected: Federal

Agency Contact: S. Thomas Romeo, Chief, Division of National Cargo, Department of Transportation, Maritime Administration, 400 Seventh Street SW (MAR-820), Room 7209, Washington, DC 20590, 202 366-4610

RIN: 2133-AA69

### **DEPARTMENT OF TRANSPORTATION (DOT)**

Maritime Administration (MarAd)

Final Rule Stage

### 2054. + APPROVAL OF MARINE HULL **UNDERWRITERS**

Significance: Agency Priority

Legal Authority: 46 USC 1114(b); 46 USC 1279(b)

CFR Citation: 46 CFR 299, (New)

Legal Deadline: None.

Abstract: This notice of proposed rulemaking would establish MARAD's criteria for accepting an organization as an underwriter on any policy of insurance covering vessels under Title XI and Title VI programs or other MARAD administered aid programs. This rulemaking is significant because of substantial public interest.

### Timetable:

| Action                         | Date       |    | FR | Cite  |
|--------------------------------|------------|----|----|-------|
| ANPRM                          | 10/11/85   | 50 | FR | 41531 |
| ANPRM<br>Comment<br>Period End | 11/12/85   | 50 | FR | 41531 |
| Public meeting                 | . 04/17/86 |    |    |       |

| Date     |                                  | FR  | Cite   |
|----------|----------------------------------|---|--|
| 10/16/87 | 52                               | FR  | 33481  |
| 12/15/87 | 52                               | FR  | 33481  |
| 12/17/87 | 52                               | FR  | 48077  |
| 04/00/88 |                                  |   |  |
|          | 10/16/87<br>12/15/87<br>12/17/87 | 10/16/87 52<br>12/15/87 52<br>12/17/87 52 | 10/16/87 52 FR<br>12/15/87 52 FR<br>12/17/87 52 FR |

Small Entity: No

Analysis: Regulatory Evaluation 04/00/88

Agency Contact: William B. Ebersold, Maritime Aids Specialist, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Room 8126, Washington, DC 20590, 202 366-0364

RIN: 2133-AA50

2055. + CARGO PREFERENCE, U.S.-FLAG VESSELS: EVALUATION OF **BIDS FOR SUBSIDIZED LINER** VESSELS

Significance: Agency Priority

Legal Authority: 46 USC 1241 CFR Citation: 46 CFR 381.8 Legal Deadline: None.

Abstract: This regulation would establish procedures governing the evaluation by U.S. shipper agencies of bids from subsidized U.S.-flag-liner vessel operators for the carriage of open rated civilian and military preference cargoes. This rulemaking is considered significant because of substantial public interest.

### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 02/10/86 | 51 | FR | 5015 |
| Final Action | 04/00/88 |    |    |      |

Small Entity: No

Additional Information: On 11/11/84, MARAD issued a final rule setting forth procedures governing the evaluation by shipper agencies of bids from U.S.-flag bulk vessel operators for the carriage of dry bulk preference cargoes. Final

Final Rule Stage

action awaiting final rulemaking publication by Department of Agriculture.

#### Government Levels Affected: Federal

Agency Contact: Arthur B. Sforza, Director, Office of Ship Operating Assistance, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2323

RIN: 2133-AA52

### 2056. SUSPENSION OF ODS AGREEMENTS FOR ALL OR PORTION OF THE VESSELS INCLUDED THEREIN

Significance: Nonsignificant

Legal Authority: 46 USC 1184; 46 USC

1114(b); PL 97-35

CFR Citation: 46 CFR 295, (New)

Legal Deadline: None.

Abstract: These regulations would implement Sec. 1603 of the Omnibus Budget Reconciliation Act of 1981 (P.L. 97-35), which adds a new Sec. 614 to the Merchant Marine Act, 1936 (46 App. U.S.C. 1184).

### Timetable:

| Action .        | Date     | FR Cite     |
|-----------------|----------|-------------|
| NPRM            | 08/18/83 | 48 FR 37449 |
| To Be Withdrawn | 04/00/88 |             |

### Small Entity: No

Additional Information: NPRM being withdrawn because the Maritime Subsidy Board final Opinion and Order in Docket S-764, that does not require CDS repayment for bulk vessels carrying preference cargoes, is a more attractive alternative for operators than ODS suspension that requires CDS repayment. Also, operator of only liner vessels to make election is in bankruptcy.

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight

Agency Contact: Raymond Barberesi, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2256

RIN: 2133-AA17

# 2057. MARINE PROTECTION AND INDEMNITY INSURANCE INSTRUCTIONS UNDER GENERAL AGENCY AND BERTH AGENCY AGREEMENTS

Significance: Nonsignificant
Legal Authority: 46 USC 1114(b)
CFR Citation: 46 CFR 326

Legal Deadline: None.

Abstract: These amendments would reflect existing Maritime Administration (MARAD) practices, office names and

addresses concerning the handling of marine protection insurance (P&I) claims by Agents under Agreements with the United States, acting by and through the Director, National Shipping Authority in MARAD, with respect to vessels under MARAD control in the National Defense Reserve Fleet.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/14/86 | 51 FR 17659 |
| NPRM Comment<br>Period End | 07/14/86 |             |
| Final Action               | 04/00/88 |             |

Small Entity: No

Affected Sectors: 441 Deep Sea Foreign Transportation of Freight; 442 Deep Sea Domestic Transportation of Freight

Agency Contact: Edmond J. Fitzgerald, Director, Office of Trade Analysis & Insurance, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Room 8117, Washington, DC 20590, 202 366-2400

RIN: 2133-AA51

### DEPARTMENT OF TRANSPORTATION (DOT)

Maritime Administration (MarAd)

### 2058. + CARGO PREFERENCE U.S.-FLAG VESSELS; DETERMINATION OF FAIR AND REASONABLE RATES FOR LINER VESSELS

Significance: Regulatory Program

Legal Authority: 46 USC 1241(b); 46 USC

1114(b)

CFR Citation: 46 CFR 382, (New)

Legal Deadline: None.

Abstract: Regulation requires provision of rate and cost data to MARAD so it can determine fair and reasonable rates for carriage of preference cargo at the request of concerned Federal agencies. This rulemaking was significant because it concerns a matter on which there is substantial public interest. It was needed to clarify the meaning of a statutory term.

### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM                      | 02/10/86 | 51 FR 5012  |
| Final Action              | 10/09/87 |             |
| Final Action<br>Effective | 11/09/87 | 52 FR 37769 |

Small Entity: No

**Analysis:** Final Regulatory Evaluation 10/09/87 (52 FR 37769)

Agency Contact: Arthur B. Sforza, Director, Office of Ship Operating Assistance, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Washington, DC 20590, 202 366-2323

RIN: 2133-AA02

### **Completed Actions**

### 2059. REVIEW: WAR RISK INSURANCE

Significance: Nonsignificant Legal Authority: 46 USC 1283 CFR Citation: 46 CFR 308

Legal Deadline: None.

Abstract: Final rule expands eligibility for War Risk Insurance to foreign flag vessels other than those documented under the laws of Panama, Liberia or Honduras, that are effectively U.S.-controlled vessels.

#### Timetable:

| Date     |                      | FR                      | Cite                       | _                    |
|----------|----------------------|-------------------------|----------------------------|----------------------|
| 10/16/87 | 52                   | FR                      | 38386                      | _                    |
| 12/15/87 |                      | 14                      |                            |                      |
| 03/14/88 | 53                   | FR                      | 8186                       |                      |
|          | 10/16/87<br>12/15/87 | 10/16/87 52<br>12/15/87 | 10/16/87 52 FR<br>12/15/87 | 10/16/87 52 FR 38386 |

**Completed Actions** 

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action<br>Effective | 04/13/88 |         |
| Small Entity:             | No.      |         |

Affected Sectors: 44 Water Transportation; 633 Fire, Marine, and Casualty Insurance

Agency Contact: Edmond J. Fitzgerald, Director, Office of Trade Analysis & Insurance, Department of Transportation, Maritime Administration, 400 Seventh Street, SW, Room 8117, Washington, DC 20590, 202 366-2400

RIN: 2133-AA54

[FR Doc. 88-6846 Filed 04-22-88; 8:45 am] BILLING CODE 4910-62-T

### Reader Aids

### Federal Register

Vol. 53, No. 79

Monday, April 25, 1988

### INFORMATION AND ASSISTANCE

| Federal Register                                  | ı                    |
|---|----------------------|
| Index, finding aids & general information         | 523-5227             |
| Public inspection desk                            | 523-5215             |
| Corrections to published documents                | 523-5237             |
| Document drafting information                     | 523-5237             |
| Machine readable documents                        | 523-5237             |
| Code of Federal Regulations                       |                      |
| Index, finding aids & general information         | 523-5227             |
| Printing schedules                                | 523-3419             |
| Laws  |                      |
| Public Laws Update Service (numbers, dates, etc.) | 523-6641             |
| Additional information                            | 523-5230             |
| Presidential Documents                            |                      |
| Executive orders and proclamations                | 523-5230             |
| Public Papers of the Presidents                   | 523-5230             |
| Weekly Compilation of Presidential Documents      | 523-5230             |
| The United States Government Manual               | ,                    |
| General information                               | 523-5230             |
| Other Services                                    |                      |
| Data base and machine readable specifications     | 523-3408             |
| Guide to Record Retention Requirements            | 523-3187             |
| Legal staff                                       | 523-4534             |
| Library   | 523-5240             |
| Privacy Act Compilation                           | 523-3187             |
| Public Laws Update Service (PLUS)                 | 523-6641             |
| TDD for the deaf                                  | 523-522 <del>9</del> |

### FEDERAL REGISTER PAGES AND DATES, APRIL

| 10519-10868<br>10869-11030 |  |
|----------------------------|--|
| 11031-11238                |  |
| 11239-11486                |  |
| 11487-11632<br>11633-11814 |  |
| 11815-11990                |  |
| 11991-12136                |  |
| 12137-12370                |  |
| 12371-12508<br>12509-12670 |  |
| 12671-12758                |  |
| 12759-12908                |  |
| 12909-13096                |  |
| 13097-13234<br>13235-13398 |  |
| 13399-14772                |  |

### **CFR PARTS AFFECTED DURING APRIL**

At the end of each month, the Office of the Federal Register publishes separately a List of CFR Sections Affected (LSA), which lists parts and sections affected by documents published since the revision date of each title.

| the revision date of each die. |                               |
|--------------------------------|-------------------------------|
| 3 CFR                          | 112611638                     |
| Proclamations:                 | 142111239                     |
| 578410519                      | 186413098                     |
| 578510521                      | 192713098<br>194413243, 13244 |
| 578610523                      | 194413243, 13244<br>195113098 |
| 578711031                      | 195513098                     |
| 578811489                      | 195613098                     |
| 578911809                      | 196513244                     |
| 579011811                      | 360011639                     |
| 579111813                      | 360111639                     |
| 579212365<br>579312367         | Proposed Rules:               |
| 579412369                      | 611091                        |
| 579512671                      | 1113125                       |
| 579612673                      | 53 10545                      |
| 579713094                      | 54 10545                      |
| 579813235                      | 401 12774                     |
| 5799 13237                     | 44911299                      |
| Executive Orders:              | 91612687                      |
| 1263411041                     | 91711669, 12691, 13413        |
| 1263512134                     | 91811867                      |
| 1263613239                     | 94612423                      |
| Administrative Orders:         | 94910887                      |
| Memorandums: *                 | 95913413<br>103010894         |
| Mar. 31, 1988 11039            | 106512424                     |
| Presidential Determinations:   | 110611092                     |
| No. 88-10 of                   | 149711474                     |
| February 29, 1988 11487        | 149811474                     |
| 5 CFR                          | 153011098                     |
| · · ·                          | 155013125                     |
| 83111633                       | 170011511                     |
| 84211633                       | 170110545                     |
| 100113097<br>163311815         | 190012695                     |
|                                | 198012695                     |
| Proposed Rules: 30013121       | 340313048                     |
| 53113121                       | 8 CFR                         |
| 163211864                      |                               |
| 243110885                      | Proposed Rules:               |
|                                | 311300<br>20811300            |
| 7 CFR                          | 23611300                      |
| 2 11636                        | 24211300                      |
| 300 10525                      | 25311300                      |
| 30111825, 13241                | 200                           |
| 31812909                       | 9 CFR                         |
| 34012910                       | 7711491, 12913                |
| 40010526                       | 9211043, 12640                |
| 42612759                       | 30713396                      |
| 72412675                       | 35013396                      |
| 72512675<br>72612675           | 35113396                      |
| 90712371                       | 352 13396                     |
| 90812371                       | 35413396                      |
| 910 10527, 11636, 12509,       | 35513396                      |
| 13242                          | 36213396                      |
| 91111830, 13217                | 38113396                      |
| 91711832                       | Proposed Rules:               |
| 92912373                       | 7812019                       |
| 94611043                       | 10 CFR                        |
| 98112374                       | 5113399                       |
| 103211637<br>106411590         | 43010869                      |
| 1004 11380                     | 707 10003                     |

| 1010   | 600 10107                   | 074 10669  | 909 11251         | 23513404                 |
|--|-----------------------------|--|-------------------|--------------------------|
| Proposed Rules   | 60012137                    | 37112668   | 80811251          | 23310404                 |
| 2  | 101011240, 12497            |  |                   | 23511224                 |
| 2  | Proposed Rules:             | 378 12668  |                   | 23713404                 |
| 19   |                             | 37912668   | 813 11251         | 240 13404                |
| 56. 11311, 12425 989. 12688 980. 11251 248. 11224 988. 113406 989. 12651 12651 988. 113406 989. 11251 989. 11441 989. 114 |                             | 385 12668  |                   | 24111224                 |
| 78.   13276  |                             |  |                   | 24811224                 |
| 22 CFR   |                             |  |                   | 888 13406                |
| 12 CFR   202   | 76 13276                    | Proposed Rules:  |                   |                          |
| 202  |                             | 7 12880  |                   | Proposed Rules:          |
| 1044   1055   11044   16   16   17   17   17   17   17   17  | 12 CFR                      | 303 13414  |                   | 35 11164                 |
| 226. 1104. 1104. 16 CFR  | 000 11044                   |  | 86611251          | 20011164, 12431          |
| 226. 11047, 11055, 13279 229. 11040, 12509 240. 12510 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13105 250. 13106 250. 13201 260. 13201 260. 13201 260. 13201 260. 13201 260. 13201 260. 13201 260. 13202 260. 13202 260. 13202 277. 13202 277. 13202 270. 13202 2 |                             | 16 CEP   |                   | 510                      |
| 1002   |                             |  |                   |                          |
| 229.   11832   | 22611047, 11055, 13379      | 13 11247, 12379  |                   |                          |
| 285. 11640, 12509 13. 12534 1005. 11651 865. 11164 567. 3105 548. 31305 548. 31305 30. 11491 1090. 11251 865. 11164 568. 31305 30. 1241, 1241 1090. 11251 865. 11164 568. 31305 230. 1242, 1243, 1300 200. 1242, 1281 1090. 11251 865. 11164 568. 31305 230. 11841, 2281 1090. 11251 869. 11164 1184 1184 1185 12140 240. 11841, 12284 1390. 1824, 10891, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10894 10894, 10 |                             |  |                   | 5/011104                 |
| 547.   |                             |  | 1005 11251        | 882 11:164               |
| 100  |                             | 1312334  | 101011251         | 88611164                 |
| 100   11251   965   11164   11165   965   11164   11165   965   11164   11165   965   11164   1166   |                             | 4= 655   |                   |                          |
| 1985   | 548 13105                   | 17 CFH   |                   | 041 11164                |
| 598. 11242, 11243, 13105 598. 13105 598. 13105 599. 131 |                             | 30 - 11491   |                   | 54111107                 |
| 5698   | •                           | 200 10412 12019  |                   |                          |
| 100   200   11841   1264   1   |                             |  | 105011251         | 96811164                 |
| 1985   |                             |  |                   |                          |
| Second Part  | 569b 13105                  | 230 11841, 12918   |                   | 25 CFR                   |
| 615. 12140   | 569c13105                   | 23912918   |                   | 64 11971                 |
| 615. 12140 249 12924 172. 313-94 26 CFR Proposed Rules: 229 13282 16. N   12428 177. 1402 11028, 11162, 11268, 11268, 112 |                             |  |                   | 01112/1                  |
| Proposed Rules:    249   |                             |  | 17213134          | es off                   |
| Proposed Rules:  |                             |  |                   | 26 CFH                   |
| 522  | Proposed Rules:             | Proposed Rules:  |                   | 1 11002 11066 11162      |
| 541         13282         140         13288         176         11402         12677, 12676, 13646           542         13282         250         12429         302         1193         26         13464           543         13282         229         12448         332         1278         562         13464           544         13282         229         12948         357         12778         545         13282         249         12948         357         12778         545         13282         249         12948         357         12778         546         13282         249         12948         557         1373         14719         13282         548         13282         13282         154         11191, 12931         252         757         1144, 1243         13282         154         11191, 12931         1224         11494, 12099         602         1368, 13464         126         11494, 12099         602         1368         1362         1368         1368         1368         1368         1368         1368         1368         1368         1368         1368         1368         1368         1368         1464         1464         1469         1469         1462 <td< td=""><td></td><td>Ch IV 12428</td><td></td><td>11731 12000 12149 12513</td></td<>  |                             | Ch IV 12428  |                   | 11731 12000 12149 12513  |
| 542   13282   150.   13290   170.   11955   26.   13484   13482   229.   12948   357.   12779   12771   13282   12948   13282   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284   13284  |                             |  |                   | 12677 12678 12464        |
| 542   13282   200   12429   332   12778   562   11066, 11162, 11731, 1544   13282   229   12948   557   12779   561   13131   544   13282   229   12948   561   13131   547   13282   249   12948   561   13131   547   13282   249   12948   561   13131   548   13282   547   13282   548   13282   548   13282   548   13282   549   13191, 13133, 13282   545   11191, 13254   120   11494, 12099   22 CFR   2598   13131, 13133, 13282   257   11644, 11645   121   11494, 12099   22 CFR   2598   13133   13282   277   1644, 11645   121   11494, 12099   22 CFR   271   13133, 13282   272   12704   125   11494, 12099   22 CFR   271   13133, 13282   272   12704   125   11494, 12099   22 CFR   271   13133, 13282   274   12704   125   11494, 12099   22 CFR   271   13133, 13282   274   12704   125   11494, 12099   22 CFR   2704   271   2 |                             |  | 17811402          |                          |
| 544   13282   229   12948   357   12779   555   13282   249   12948   567   13282   548   13282   548   13282   548   13282   548   13282   549   13282   559   13282   559   13282   559   13282   559   13282   559   13282   559   13282   559   13282   569   13282   571   1344   1345   13282   569   13282   571   1344   1345   121   14194   12099   569   13282   571   1343   13282   571   1343   13282   571   1343   13282   571   1343   13282   571   1343   13282   572   13484   1348   13 |                             | 150 13290  |                   |                          |
| 544 13282 229 12948 557 12779 12000 545 13282 249 12948 551 13729 12779 547 13282 18 CFR 568 13282 1191, 13282 18 CFR 568 13131, 13133, 13282 154 11191, 13254 1200 11494, 12099 662 13282 157 11644, 11845 121 11494, 12099 662 13282 157 11644, 11845 121 11494, 12099 662 13282 157 11644, 11845 121 11494, 12099 662 13282 157 13133, 13282 157 12704 125 14194, 12099 127 CFR 13133, 13282 174 12704 125 14194, 12099 127 CFR 13133, 13282 174 12704 125 14194, 12099 127 CFR 13133, 13282 174 12704 125 14194, 12099 127 CFR 14194, 12099 127 CF | 54313282                    | 200  |                   | 602 11066, 11162, 11731, |
| 545. 13282   249. 12948   561. 13133   1191. 12315   11103, 11676, 12433   12534, 12705   12534, | 544 13282                   |  |                   | 12000                    |
| 547 13282 18 CFR 13282 1 11191, 12931 22 CFR 26. 13464 1586 1391, 13133, 13282 154. 11191, 13251 20. 11494, 12099 26. 13464 569a. 13282 157. 11644, 11845 121. 11494, 12099 26. 13464 569b. 13282 272. 12677 122. 11494, 12099 27 CFR 275. 13133, 13282 274. 12704 124. 11494, 12099 122. 13282 277. 13133, 13282 274. 12704 124. 11494, 12099 122. 12024 13 CFR 13133 274. 12704 124. 11494, 12099 122. 12024 13 CFR 13133 274. 12704 126. 11494, 12099 122. 12024 13 CFR 13133 274. 12704 126. 11494, 12099 122. 12024 13 CFR 13252 103. 12937 514. 10528 66. 12099 122. 12024 13 CFR 13133 416. 12938, 13254 103. 12937 514. 10528 66. 10528 66. 12099 71. 11645 706. 11992 706. 11992 71. 11645 706. 11992 71. 11645 706. 11992 71. 11645 71. 1164 |                             |  | 357 12779         | Droposed Dules           |
| 1982   18 CFR   1988   1998   1988    |                             | 249 12948  | 56111313          | 44400 44076 10400        |
| 549  | 547 13282                   |  |                   | 1 11103, 11070, 12433,   |
| 19   | 54813282                    | 18 CFR   | 000               |                          |
| Sea  |                             | 07 44404 40004   | 22 CED            | 26 13464                 |
| 1388   |                             |  |                   |                          |
| 1500      |                             | 15411191, 13254  | 12011494, 12099   | 600 12464                |
| 568b.         13282<br>569c.         389.         12676, 12677         122         11494, 12099<br>122         27 CFR           571         13133, 13282         272.         12704         124         11494, 12099<br>125         11494, 12099<br>12         12         12024<br>12024         12024<br>144, 12099<br>12         12         12024<br>14, 1494, 12099<br>12         12         12024<br>12         12024<br>14, 1494, 12099<br>12         12         12024<br>12         120  | 569a 13282                  | 157 11644, 11845   |                   | 00215404                 |
|  | 569b13282                   | 380 12676 12677  |                   | A7 AFD                   |
| 571  |                             |  |                   | 27 GFR                   |
| 19 CFR   12704   124   11494, 12099   12   12024   126   11494, 12099   12   12024   126   11494, 12099   12   12024   126   11494, 12099   12   12024   126   11494, 12099   12   12024   126   11494, 12099   12   12024   124   124   124   12099   12   12024   124   124   124   12099   12   12024   124   124   124   12099   12   12024   124   124   124   12099   12   12024   12024   124   124   12099   12   12024   124   124   12099   12   12024   124   12024   124   12024   124   12099   12   12024   124   12024   124   12024   124   12024   124   12024   124   12024   124   12024   12   |                             |  | 123 11494, 12099  | Proposed Rules:          |
| 13 CFR   |                             | 27212704   | 12411494, 12099   |                          |
| 13 CFR   | 588 13133                   | 274 12704  |                   | 412024                   |
| 19 CFR   |                             |  |                   | 12 12024                 |
| 12510   7  | 13 CFR                      | 10 CER   |                   | ·                        |
| 13252   103  |                             |  | 12711494, 12099 · | 28 CFR                   |
| 14 CFR   | 30812510                    | 712143   | 128 11494, 12099  | 0 10070 10071 11645      |
| 14 CFR   | 30913252                    | 103 12037  |                   |                          |
| Ch. III.   |                             | 10012301   | 000 10500         |                          |
| Ch. III.   | 14 CFR                      | 20 CED   |                   | 71 11645                 |
| Ch.  |                             | 20 CFN   | 70611992          |                          |
| 21         13113         416         12938, 13254         204         11872         29 CFR           23         13113         1970         602         12430         29 CFR           3911246, 11641-11643, 11837, 11837, 12914, 12976, 12511, 12914, 12976, 12511, 12914, 12976, 12511, 12914, 12976, 12511, 12914, 12976, 12514, 13252         21 CFR         602         12766         1907         12102         10872           71  |                             | 1011594  | Proposed Rules:   |                          |
| 23   | 2113113                     |  | 204 11872         | 10                       |
| 3911246,   11641-11643,   10   |                             |  |                   | 20 CED                   |
| 11837,   12915, 13114, 13252   179   12756   657   12766   2610   11041, 12102   12914, 12915, 13114, 13252   184   11247   658   12145   2622   10530   13253   1340   11731   1204   11255   2676   12514   12916-12918, 13115, 13116, 13253   349   13217   1205   11255   1256   12574   1205   1205   12574   1205   1   |                             | Proposed Rules:  | 602 12430         | 29 Crn                   |
| 11838, 12141, 12376, 12511, 12914, 12915, 13114, 13252   179.  |                             | 10 11596   |                   | 10210872                 |
| 1938, 1214, 12276, 12917, 12918, 12916, 12918, 12916, 12918, 12916, 12918, 13114, 13252  | 11837,                      |  | 23 CFR            |                          |
| 12914, 12915, 13114, 13252   179   | 11838, 12141, 12376, 12511. | 21 CFR   | 660 11066         |                          |
| 71. 10528, 11020, 11060, 13253   |                             |  |                   | 1910114.14, 121.02       |
| 13253   184  |                             |  |                   |                          |
| 73   |                             | 184 11247  | 658 12145         | 262210530                |
| 12916-12918, 13115, 13116,   13253   349   |                             |  | 77111065          |                          |
| 13253   349  |                             |  |                   |                          |
| 97       11062, 12377       369       13217       Proposed Rules:       516       11590, 12497         121       12358       430       13400       625       11875       530       11590, 12497         135       12358       436       13400       626       11875       530       11590, 12497         135       12358       436       13400       626       11875       1404       12952         Proposed Rules:       442       13400       1309       11679       1910       11511         Ch.       11869, 13283       452       12414       24 CFR       1915       11511         21       11869, 13283       510       11492       50       11224       1918       11511         27       10826, 11162       520       11063       200       11270, 13404       2550       11886         29       10826, 11162       522       11064, 11493       201       11997, 13405       2580       11886         39       11674-11676, 11678, 524       11064, 12512, 13217       203       10529, 11997, 13404       2580       11886         71       10546, 11100, 11101, 561       561       11938, 12640, 12942       213       13404       75<  |                             |  |                   |                          |
| 121  | 13253                       |  |                   | Proposed Rules:          |
| 121  | 97 11062, 12377             | 369 13217  | Proposed Rules:   | 51611590, 12497          |
| 135  |                             | 43013400   |                   |                          |
| Proposed Rules:         442         13400         1309         11679         1910         11511           Ch. I.         11868         444         12644, 12658         24 CFR         1915         11511           21         11869, 13283         452         12414         24 CFR         1917         11511           23         11869, 13283         510         11492         50         11224         1918         11511           27         10826, 11162         520         11063         200         11270, 13404         2550         11886           29         10826, 11162         522         11064, 11493         201         11997, 13405         2580         11886           39         11674-11676, 11678, 1254         524         11064, 12512, 13217         203         10529, 11997, 13404         2580         11886           71         10546, 11100, 11101, 13286         558         11065, 11251         204         13404         48         12415           73         12866, 12947, 13287         610         12760         220         13404         250         10596, 12227           298         12774         600         12760         221         11224, 13404         256         10596   |                             |  |                   |                          |
| Ch. 1 11868  |                             |  |                   |                          |
| 21   | Proposed Rules:             |  | 1309 116/9        |                          |
| 21   | Ch. I                       | 44412644, 12658  |                   |                          |
| 23.  |                             | 45212414   | . 24 CFR          | 1917 11511               |
| 27.  |                             | and the second s | 50 11004          |                          |
| 29. 10826, 11162<br>39. 11674-11676, 11678, 524. 11064, 12512, 13217<br>11871, 12427, 12947, 13285, 540. 11492<br>71. 10546, 11100, 11101, 561. 11938, 12640, 12942<br>12866, 12947, 13287<br>73. 11102<br>298. 12774<br>660. 12760<br>15 CFR  522. 11064, 11493<br>201. 11997, 13405<br>203. 10529, 11997, 13404, 30 CFR  30 CFR  30 CFR  11886  30 CFR  11896, 12947, 13287<br>75. 13404<br>75. 13404<br>75. 10596, 12227<br>220. 13404<br>250. 10596, 12227<br>221. 11224, 13404<br>256. 10596, 12227<br>298. 12774<br>660. 12760<br>800. 11251<br>226. 13404<br>773. 11606   |                             |  |                   |                          |
| 29   | 27 10826, 11162             |  |                   |                          |
| 39   | 2910826 11162               | 52211064, 11493  | 20111997, 13405   | 258011886                |
| 11871, 12427, 12947, 13285, 13286 558  |                             |  |                   |                          |
| 13286 558 11065, 11251 204 13404 48 12415 71 10546, 11100, 11101, 561 11938, 12640, 12942 213 13404 75 11395 12866, 12947, 13287 610 12760 220 13404 250 10596, 12227 73 11102 640 12760 221 11224, 13404 256 10596, 12227 298 12774 660 12760 221 13404 773 11606 800 11251 226 13404 934 11500 15 CFR 803 11251 227 13404 Proposed Rules:  | 35110/4-110/0, 110/0,       |  |                   | 30 CFR                   |
| 7110546, 11100, 11101. 56111938, 12640, 12942 213  | 110/1, 1242/, 1294/, 13285, |  |                   | 40 10445                 |
| 12866, 12947, 13287 610  |                             |  |                   |                          |
| 12866, 12947, 13287 610  | 71 10546, 11100, 11101.     | 56111938, 12640, 12942   | 213 13404         |                          |
| 73   | 12866, 12947, 13287         |  |                   | 250 10596, 12227         |
| 298     12774     660     12760     222     13404     773     11606       800     11251     226     13404     834     11500       15 CFR     803     11251     227     13404     Proposed Rules:   |                             |  |                   | 256 10596. 12227         |
| 800  |                             |  |                   |                          |
| 15 CFR 80311251 227  | 23012//4                    | •  |                   |                          |
| dominimum i i Ed i Ed i i i i i i i i i i i i i i  | 45.050                      | 80011251   | 226 13404         |                          |
|  | 15 CFR                      |  | 007 10404         | Business Bules           |
| ALAMININI 16AAA AALAMININI 16AAAA AALAMININI 16AAAA AALAMININI 16AAAA AALAMININI 16AAAA AALAMINI 16AAAAA AALAMINI 16AAAAA AALAMINI 16AAAAA AALAMINI 16AAAAA AALAMINI 16AAAAA AALAMINI 16AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA   |                             | 803 11251  | 22/13404          | Proposed Nuies:          |
|  | 370 12669                   |  |                   |                          |

| 75 40050                              | 000  | B 1.8 - 1 1 B - 1               | 450 10740  |
|---------------------------------------|--|---------------------------------|--|
| 7512250                               | 22812944   | Public Land Orders:             | 45212748   |
| 77 12250, 12253                       | 26113282   | 667010535                       | 733 13410  |
| 70213415                              | 300, 12680   | 667112419                       | 103312770  |
| 78511685                              | 37212748   | 667212420                       | 180113056  |
| 823 11685                             | 70412522   | 667312420                       | 180713056  |
| 93511887, 12705                       | 70712522   | VVI 0                           | 181513056  |
| · · · · · · · · · · · · · · · · · · · |  | 44 CFR                          | 181913056  |
| 94811888                              | 710 12522  |                                 |  |
|                                       | 712 12522  | 64 13268                        | 182213056  |
| 31 CFR                                | ` 71612522   | 67 11510, 12152                 | 1825 13056   |
| Proposed Rules:                       | 71712522   | 8011275                         | 182713056  |
| •                                     |  | 8211275                         | 182913056  |
| 10311513                              | 72012522   |                                 | 183213056  |
| 00.050                                | 721 12522  | 83 11275                        |  |
| 32 CFR                                | 723 12522  | 205 12681                       | 183613056  |
| 199 13258                             | 75012522   | Proposed Rules:                 | 183713056  |
| 38810876                              | 76112522   | 61 10547                        | 1842 13056   |
|                                       |  |                                 | 184913056  |
| 706 12515                             | 76312522   | 67 12536                        |  |
| Proposed Rules:                       | 79012522   |                                 | 185113056  |
| 45 12034                              | 796 12522  | 45 CFR                          | 185213056  |
|                                       | 797 12522  | 36 11279                        | 185313056  |
| 33 CFR                                | 79912522   |                                 | 187013056  |
| 35 OF A                               |  | 79 11656                        | 280412421, 12866   |
| 84 10532                              | Proposed Rules:  | 96 11656                        |  |
| 95 13117                              | 52 11314, 11686, 11688,                                    | 161112017                       | 283212421  |
|                                       | 12161, 12435, 12906, 12962,                                | Proposed Rules:                 | 285212421  |
| 100 11502, 12415, 13118               | 13135  | Proposed nules:                 | Proposed Rules:  |
| 117 10533, 10534, 12416,              | 6012962  | 30312041                        |  |
| 12417                                 |  | 606 10896                       | 4311795  |
| 16512417, 12679, 13118,               | 11611889   | 135612436                       | 4711795  |
| 13119, 13407                          | 117 11889  | 1000                            | 5211795, 12501   |
|                                       | 180 10895  | 46 CFR                          | 91611318   |
| 17313117                              | 26112162   | •                               |  |
| 177 13117 '                           |  | 2613117                         | 931 11318  |
| Proposed Rules:                       | 26411742   | 3513117                         | 95211318   |
|                                       | 26511742   |                                 | 150511519  |
| 10011515, 12434, 12706                | 268 11742  | 7813117                         | 150811519  |
| 11011395, 11515                       |  | 97 13117                        | 1000   |
| 117 11516, 11517, 12434,              | 27111742   | 10913117                        | ·  |
| 12535, 12707, 12708                   | 30211889, 11890, 12868                                     | 18513117                        | 49 CFR   |
| 17313417                              | 35512868   |                                 | 38712158   |
|                                       | 37212035   | 197 13117                       |  |
| 174 13417                             | 76111104   | 502 13270                       | 533 11074  |
|                                       |  | 57211072                        | 54113274   |
| 34 CFR                                | 763 10546  |                                 | 57111280, 12528  |
| 00 11040                              | 795 12748  | Proposed Rules:                 |  |
| 9911942                               | 79611104   | Ch. I 11440                     | 116010536  |
|                                       |  | 502 12440                       | Proposed Rules:  |
| 600 11208                             | 700 10749  | JUE 16770                       |  |
|                                       | 799 12748  | 50212440                        | 17111320. 12442  |
| 657 10820                             |  |                                 | 17111320, 12442  |
| 657                                   | 79912748<br>41 CFR   | 47 CFR                          | 172 12442  |
| 657                                   | 41 CFR   |                                 | 17212442<br>17311320, 12442  |
| 657                                   | 41 CFR<br>101-2511847                                      | 47 CFR<br>Ch. 113270            | 17212442<br>17311320, 12442<br>17412442  |
| 657                                   | <b>41 CFR</b> 101-2511847 101-4011849                      | <b>47 CFR</b> Ch. 113270 011849 | 17212442<br>17311320, 12442  |
| 657                                   | <b>41 CFR</b> 101-2511847 101-4011849 101-4912768          | 47 CFR Ch. 1                    | 17212442<br>17311320, 12442<br>17412442<br>17512442  |
| 657                                   | 41 CFR 101-2511847 101-4011849 101-4912766 Proposed Rules: | 47 CFR Ch. 1                    | 172  |
| 657                                   | 41 CFR 101-2511847 101-4011849 101-4912766 Proposed Rules: | 47 CFR Ch. 1                    | 172  |
| 657                                   | <b>41 CFR</b> 101-2511847 101-4011849 101-4912768          | 47 CFR Ch. 1                    | 172  |
| 657                                   | 41 CFR 101-25  | 47 CFR Ch. 1                    | 172  |
| 657                                   | 41 CFR 101-25  | 47 CFR Ch. 1                    | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR Ch. 1                    | 172     12442       173     11320, 12442       174     12442       175     12442       177     11618, 12442       178     12442       179     12442       192     10906  |
| 657                                   | 41 CFR  101-25   | 47 CFR Ch. 1                    | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172     12442       173     11320, 12442       174     12442       175     12442       176     12442       177     11618, 12442       178     12442       179     12442       192     10906       383     12504       391     12504  |
| 657                                   | 41 CFR  101-25   | 47 CFR Ch. 1                    | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172     12442       173     11320, 12442       174     12442       175     12442       176     12442       177     11618, 12442       178     12442       179     12442       192     10906       383     12504       391     12504  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172     12442       173     11320, 12442       174     12442       175     12442       176     12442       177     11618, 12442       178     12442       179     12442       192     10906       383     12504       391     12504       571     11105       840     11520  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172     12442       173     11320, 12442       174     12442       175     12442       176     12442       177     11618, 12442       179     12442       192     10906       383     12504       391     12504       571     11105       840     11520       1185     12443 |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172     12442       173     11320, 12442       174     12442       175     12442       176     12442       177     11618, 12442       178     12442       179     12442       192     10906       383     12504       391     12504       571     11105       840     11520  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172 12442 173 11320, 12442 174 12442 175 12442 176 12442 177 11618, 12442 178 12442 179 12442 192 10906 383 12504 391 12504 571 11105 840 11520 1185 12443  50 CFR 17 10879, 11609, 11612 23 12497 285 11510 301 10536 611 13410   |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172 12442 173 11320, 12442 174 12442 175 12442 176 12442 177 11618, 12442 178 12442 179 12442 192 10906 383 12504 391 12504 571 11105 840 11520 1185 12443  50 CFR 17 10879, 11609, 11612 23 12497 285 11510 301 10536 611 13410 672 11297                                   |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172 12442 173 11320, 12442 174 12442 175 12442 176 12442 177 11618, 12442 178 12442 179 12442 192 10906 383 12504 391 12504 571 11105 840 11520 1185 12443  50 CFR 17 10879, 11609, 11612 23 12497 285 11510 301 10536 611 13410 672 11297 675 12472                         |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172 12442 173 11320, 12442 174 12442 175 12442 176 12442 177 11618, 12442 178 12442 179 12442 192 10906 383 12504 391 12504 571 11105 840 11520 1185 12443  50 CFR 17 10879, 11609, 11612 23 12497 285 11510 301 10536 611 13410 672 11297                                   |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |
| 657                                   | 41 CFR  101-25   | 47 CFR  Ch. 1                   | 172  |

### LIST OF PUBLIC LAWS

Last List April 21, 1988

This is a continuing list of public bills from the current session of Congress which have become Federal laws. It may be used in conjunction with "PLUS" (Public Laws Update Service) on 523-6641. The text of laws is not published in the Federal Register but may be ordered in individual pamphlet form (referred to as "slip laws") from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (phone 202-275-3030).

H.J. Res. 527/Pub. L. 100-292

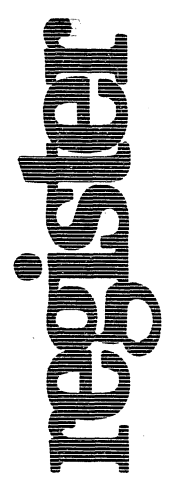
To designate the week of April 17, 1988, through April 24, 1988, as "Jewish Heritage Week." (Apr. 20, 1988; 102 Stat. 94; 1 page) Price: \$1.00

| CFR CHECKLIST   |                 |                              | Title                             | Price   | Revision Date                             |
|---|-----------------|------------------------------|-----------------------------------|---------|---|
|   |                 |                              | 140–199                           |         | Jan. 1, 1988                              |
| This checklist, prepared by the Office of the   | Endoral Box     | nietor ie                    | 200–1199                          |         | Jan. 1, 1988                              |
| published weekly. It is arranged in the order   |                 |                              | 1200-End                          | . 11.00 | Jan. 1, 1987                              |
| revision dates.   | or or trues     | a, prices, and               | 15 Parts:                         |         |   |
| An asterisk (*) precedes each entry that has  | been issue      | d since last                 | 0-299                             |         | Jan. 1, 1988                              |
| week and which is now available for sale at t   |                 |                              | 300–399                           |         | Jan. 1, 1987                              |
| Office.   |                 | · ·                          | 400-End                           | . 14.00 | Jan. 1, 1988                              |
| New units issued during the week are annou  | nced on the     | back cover of                | 16 Parts:                         |         |   |
| the daily Federal Register as they become   | available.      |                              | 0–149                             |         | Jan. 1, 1988<br>Jan. 1, 1988              |
| A checklist of current CFR volumes comprisi   | ng a comple     | ete CFR set,                 | 150–999<br>1000–End,              |         | Jan. 1, 1988                              |
| also appears in the latest issue of the LSA (L  | ist of CFR      | Sections                     |                                   | . 17.00 | Juli. 1, 1700                             |
| Affected), which is revised monthly.  |                 |                              | 17 Parts:<br>1–199                | 14.00   | Apr. 1, 1987                              |
| The annual rate for subscription to all revise  |                 | \$595.00                     | 200-239                           |         | Apr. 1, 1987                              |
| domestic, \$148.75 additional for foreign mail  |                 |                              | 240-End                           |         | Apr. 1, 1987                              |
| Order from Superintendent of Documents, G   |                 |                              | 18 Parts:                         |         |   |
| Washington, DC 20402. Charge orders (VISA   |                 |                              | 1-149                             | 15.00   | Apr. 1, 1987                              |
| or GPO Deposit Account) may be telephone at (202) 783-3238 from 8:00 a.m. to 4:00 p.r |                 |                              | 150–279                           |         | Apr. 1, 1987                              |
| Friday (except holidays).   | ii. Gasterii ti | ine, worday—                 | 280-399                           |         | Apr. 1, 1987                              |
| Title   | Price           | Revision Date                | 400-End                           | . 8.50  | Apr. 1, 1987                              |
|   |                 |                              | 19 Parts:                         |         |   |
| 1, 2 (2 Reserved)   | \$10.00         | Jan. 1, 1988                 | 1-199                             | . 27.00 | Apr. 1, 1987                              |
| *3 (1987 Compilation and Parts 100 and 101)   | 11.00           | ¹ Jan. 1, 1988               | 200-End                           | 5.50    | Apr. 1, 1987                              |
| 4   | 14.00           | Jan. 1, 1988                 | 20 Parts:                         |         |   |
| 5 Parts:  |                 |                              | 1–399                             | 12.00   | Apr. 1, 1987                              |
| 1-699   |                 | Jan. 1, 1988                 | 400–499                           |         | Apr. 1, 1987                              |
| 700–1199<br>1200–End, 6 (6 Reserved)  |                 | Jan. 1, 1988                 | 500—End                           | 24.00   | Apr. 1, 1987                              |
| , , ,   | 11.00           | Jan. 1, 1988                 | 21 Parts:                         |         |   |
| 7 Parts:  | 05.00           | 1 1 1007                     | 1–99                              |         | Apr. 1, 1987                              |
| 0–45<br>27–45   |                 | Jan. 1, 1987<br>Jan. 1, 1988 | 100–169                           |         | Apr. 1, 1987                              |
| 46–51   |                 | Jan. 1, 1988                 | 170–199<br>200–299                |         | Apr. 1, 1987<br>Apr. 1, 1987              |
| 52  |                 | Jan. 1, 1988                 | 300-499                           |         | Apr. 1, 1987                              |
| 53-209  | 18.00           | Jan. 1, 1987                 | 500-599                           |         | Apr. 1, 1987                              |
| 210-299   | 22.00           | Jan. 1, 1987                 | 600–799                           |         | Apr. 1, 1987.                             |
| 300–399   |                 | Jan. 1, 1987                 | 800-1299                          | 13.00   | Apr. 1, 1987                              |
| 400-699   |                 | Jan. 1, 1987                 | 1300-End                          | 6.00    | Apr. 1, 1987                              |
| 700-899   |                 | Jan. 1; 1988                 | 22 Parts:                         |         |   |
| 900-999<br>1000-1059  |                 | Jan. 1, 1988<br>Jan. 1, 1988 | 1–299                             |         | Apr. 1, 1987                              |
| 1060-1119   |                 | Jan. 1, 1988                 | 300-End                           |         | Apr. 1, 1987                              |
| 1120-1199   | 11.00           | Jan. 1, 1988                 | 23                                | 16.00   | Apr. 1, 1987                              |
| 1200-1499   |                 | Jan. 1, 1988                 | 24 Parts:                         | •       |   |
| 1500-1899   |                 | Jan. 1, 1988                 | 0-199                             |         | Apr. 1, 1987                              |
| 1900-1939   |                 | Jan. 1, 1988                 | 200–499                           |         | Apr. 1, 1987<br>Apr. 1, 1987              |
| *1940-1949<br>1945-End  |                 | Jan. 1, 1988                 | 500–699                           |         | Apr. 1, 1987<br>Apr. 1, 1987              |
| *2000-End   |                 | Jan. 1, 1987<br>Jan. 1, 1988 | 1700-End                          |         | Apr. 1, 1987                              |
| 8   | 11.00           | Jan. 1, 1988                 | 25                                | 24.00   | Apr. 1, 1987                              |
|   | 11.00           | Jun. 1, 1700                 |                                   |         |   |
| 9 Parts:<br>1-199   | 10 00           | Jan. 1, 1988                 | 26 Parts:<br>§§ 1.0-1.60          | 12.00   | Apr. 1, 1987                              |
| *200-End  |                 | Jan. 1, 1988                 | §§ 1.61–1.169                     |         | Apr. 1, 1987                              |
| 10 Parts:   |                 |                              | §§ 1.170–1.300                    | 17.00   | Apr. 1, 1987                              |
| 0-199   | 29.00           | Jan. 1, 1987                 | §§ 1.301–1.400                    |         | Apr. 1, 1987                              |
| 51-199  |                 | Jan. 1, 1988                 | §§ 1.401–1.500                    |         | Apr. 1, 1987                              |
| 200-399   |                 | ² Jan. 1, 1987               | §§ 1.501–1.640                    |         | Apr. 1, 1987<br>Apr. 1, 1987              |
| 400-499   | 13.00           | Jan. 1, 1988                 | §§ 1.641-1.850<br>§§ 1.851-1.1000 |         | Apr. 1, 1767<br>Apr. 1, 1987              |
| 500-End   |                 | Jan. 1, 1988                 | §§ 1.1001–1.1400                  | 16.00   | Apr. 1, 1987                              |
| 11  | 10.00           | July 1, 1988                 | §§ 1.1401–End                     |         | Apr. 1, 1987                              |
| 12 Parts:   |                 |                              | 2–29                              |         | Apr. 1, 1987                              |
| 1-199   |                 | Jan. 1, 1988                 | 30–39                             |         | Apr. 1, 1987                              |
| 200–219   |                 | Jan. 1, 1988                 | 40-49                             |         | Apr. 1, 1987                              |
| 220–299   |                 | Jan. 1, 1988                 | 50-299                            |         | Apr. 1, 1987                              |
| 300–499   |                 | Jan. 1, 1987<br>Jan. 1, 1987 | 300-499<br>500-599                |         | Apr. 1, 1987<br><sup>3</sup> Apr. 1, 1980 |
| *600-End  |                 | Jan. 1, 1988                 | 600-End                           |         | Apr. 1, 1987                              |
| 13  | 19.00           | Jan. 1, 1987                 | 27 Parts:                         |         | 1417, 17 1107                             |
| 14 Parts:   |                 |                              | 1-199                             | 21.00   | Apr. 1, 1987                              |
| 1-59  | 21.00           | Jan. 1, 1988                 | 200-End                           | 13.00   | Apr. 1, 1987                              |
| 60-139  |                 | Jan. 1, 1988                 | 28                                | 23.00   | July 1, 1987                              |
|   |                 |                              | <del></del>                       |         |   |

| Title                               | Price | Revision Date                         | Title  | Price       | Revision Date                |
|-------------------------------------|-------|---------------------------------------|--|-------------|------------------------------|
| 29 Parts:                           |       |                                       | 42 Parts:  | 15.00       | 0.4 1 1007                   |
| 0–99                                |       | July 1, 1987                          | 1-60   | 15.00       | Oct. 1, 1987                 |
| 100–499                             |       | July 1, 1987                          | 61–399   |             | Oct. 1, 1987<br>Oct. 1, 1987 |
| 500-899                             | 24.00 | July 1, 1987                          | 400–429430–End   |             | Oct. 1, 1987                 |
| 900-1899                            |       | July 1, 1987                          |  | 14,00       | 001. 1, 1707                 |
| 1900-1910                           |       | July 1, 1987                          | 43 Parts:  |             |                              |
| 1911–1925                           |       | July 1, 1987                          | 1-999  |             | Oct. 1, 1987                 |
| 1926                                |       | July 1, 1987                          | 1000–3999  |             | Oct. 1, 1987                 |
| 1927-End                            | 23.00 | July 1, 1987                          | 4000-End   |             | Oct. 1, 1987                 |
| 30 Parts:                           |       |                                       | 44   | 18.00       | Oct. 1, 1987                 |
| 0-199                               | 20.00 | July 1, 1987                          | 45 Parts:  |             |                              |
| 200-699                             | 8.50  | July 1, 1987                          | 1-199  | 14.00       | Oct. 1, 1987                 |
| 700-End                             |       | July 1, 1987                          | 200-499  | 9.00        | Oct. 1, 1987                 |
| 31 Parts:                           |       | . , ,                                 | 500-1199   |             | Oct. 1, 1987                 |
| 0-199                               | 12.00 | July 1, 1987                          | 1200-End   | 14.00       | Oct. 1, 1987                 |
| ·                                   |       |                                       | 46 Parts:  |             |                              |
| 200-End                             | 10.00 | July 1, 1987                          | 1-40   | 13.00       | Oct. 1, 1987                 |
| 32 Parts:                           |       |                                       | 41-69  |             | Oct. 1, 1987                 |
| 1–39, Vol. I                        |       | 4 July 1, 1984                        | 70-89  | 7.00        | Oct. 1, 1987                 |
| 1–39, Vol. #                        |       | <sup>4</sup> July 1, 1984             | 90-139   | 12.00       | Oct. 1, 1987                 |
| 1–39, Vol. III                      |       | 4 July 1, 1984                        | 140–155  | 12.00       | Oct. 1, 1987                 |
| 1–189                               |       | July 1, 1987                          | 156-165  | 14.00       | Oct. 1, 1987                 |
| 190–399                             |       | July 1, 1987                          | 166–199  |             | Oct. 1, 1987                 |
| 400-629                             |       | July 1, 1987                          | 200–499  |             | Oct. 1, 1987                 |
| 630-699                             | 13.00 | <sup>5</sup> July 1, 1986             | 500-End  | 10.00       | Oct. 1, 1987                 |
| 700-799                             | 15.00 | July 1, 1987                          | 47 Parts:  |             |                              |
| 800-End                             |       | July 1, 1987                          | 47 Parts:<br>0-19  | 17.00       | Oct. 1, 1987                 |
| 33 Parts:                           | ٠,    |                                       | 20–39  | 21.00       | Oct. 1, 1987                 |
| 1–199                               | 27 00 | July 1, 1987                          | 40-69  |             | Oct. 1, 1987                 |
| 200-End                             |       | July 1, 1987                          | 70-79  |             | Oct. 1, 1987                 |
| •                                   | 17.00 | July 1, 1707                          | 80-End   |             | Oct. 1, 1987                 |
| 34 Parts:                           |       |                                       |  |             |                              |
| 1-299                               | 20.00 | July 1, 1987                          | 48 Chapters:<br>1 (Ports 1–51)   | 26.00       | Oct. 1, 1987                 |
| 300–399                             |       | July 1; 1987                          | 1 (Parts 52-99)  | 16.00       |                              |
| 400-End                             |       | July 1, 1987                          | 2 (Parts 201–251)  | 17.00       | Oct. 1, 1987                 |
| 35                                  | 9.00  | July 1, 1987                          | 2 (Parts 252–299)  | 15.00       | Oct. 1, 1987                 |
| 36 Parts:                           | 2 0   |                                       | 3-6  |             | Oct. 1, 1987                 |
| 1-199                               | 12.00 | July 1, 1987                          | 7-14   | 24.00       | Oct. 1, 1987                 |
| 200-End                             | 19.00 | July 1, 1987                          | 15-End   |             | Oct. 1, 1987                 |
| 37                                  | 13.00 |                                       |  |             |                              |
|                                     | 13.00 | July 1, 1987                          | 49 Parts:<br>1-99  | 10.00       | . Oct. 1, 1987               |
| 38 Parts:                           |       |                                       | 100-177  |             | Oct. 1, 1987                 |
| 0-17                                |       | July 1, 1987                          | 178–199  |             | Oct. 1, 1987                 |
| 18-End                              |       | July 1, 1987                          | 200-399  |             | Oct. 1, 1987                 |
| 39                                  | 13.00 | July 1, 1987                          | 400-999  |             | Oct. 1, 1987                 |
| 40 Parts:                           |       | •                                     | 1000-1199  |             | Oct. 1, 1987                 |
| 1-51                                | 21.00 | July 1, 1987                          | 1200-End   |             | Oct. 1, 1987                 |
| 52                                  | 26.00 | July 1, 1987                          |  | . 5.50      |                              |
| 53-60                               |       | July 1, 1987                          | 50 Parts:  | 14 00       | 04 1 1007                    |
| 61-80                               |       | July 1, 1987                          | 1-199  |             | Oct. 1, 1987                 |
| 81–99                               |       |                                       | 200–599  |             | Oct. 1, 1987                 |
| 100–149                             |       | July 1, 1987                          | 600-End  | 14.00       | Oct. 1, 1987                 |
|                                     |       | July 1, 1987                          | CFR Index and Findings Aids  | 27.00       | Jan. 1, 1987                 |
| 150–189                             |       | July 1, 1987                          |  |             |                              |
| 190–399                             |       | July 1, 1987                          | Complete 1988 CFR set  | 595.00      | 1988                         |
| 400-424                             |       | July 1, 1987                          | Microfiche CFR Edition:  |             |                              |
| 425–699                             |       | July 1, 1987                          | Microfiche CFR Edition: Complete set (one-time mailing)  | 125.00      | 1984                         |
| 700-End                             | 27.00 | July 1, 1987                          | Complete set (one-time mailing)  | 115.00      | 1985                         |
| 41 Chapters:                        |       |                                       | Subscription (mailed as issued)  | 185.00      | 1987                         |
| 1, 1–1 to 1–10                      |       | <sup>6</sup> July 1, 1984             | Subscription (mailed as issued)  | 185.00      | 1988                         |
| 1, 1-11 to Appendix, 2 (2 Reserved) | 13.00 | <sup>6</sup> July 1, 1984             | Individual copies  | 3.75        | 1988                         |
| 3-6                                 | 14.00 | <sup>6</sup> July 1, 1984             | <sup>1</sup> Because Title 3 is an annual compilation, this volume and   |             |                              |
| 7                                   | 6.00  | 6 July 1, 1984                        | retained as a permanent reference source.  | on breaton  | 90 DIVONE CHIMING 06         |
| 8                                   | 4.50  | <sup>6</sup> July 1, 1984             | <sup>2</sup> No amendments to this volume were promulgated during t  | he period ! | lan. 1, 1987 to Dec.         |
| 9                                   |       | <sup>6</sup> July 1, 1984             | 31, 1987, The CFR volume issued January 1, 1987, should be r   |             | ,                            |
| 10-17                               | 9.50  | 6 July 1, 1984                        | <sup>5</sup> No amendments to this volume were promutgated during th   | e period Ap | or. 1, 1980 to March         |
| 18, Vol. I, Parts 1–5               | 13.00 | 6 July 1, 1984                        | 31, 1987. The CFR valume issued as of Apr. 1, 1980, should be  | retained.   |                              |
| 18, Vol. II, Parts 6-19             |       | 6 July 1, 1984                        | *The July 1, 1985 edition of 32 CFR Parts 1-189 contain  | ns a note   | only for Ports 1-39          |
| 18, Vol. III, Parts 20-52           |       | 6 July 1, 1984                        | inclusive. For the full text of the Defense Acquisition Regulati   | ons in Par  | ts 1-39, consult the         |
| 19–100                              |       | <sup>6</sup> July 1, 1984             | three CFR volumes issued as of July 1, 1984, containing those p  | orts.       | L.L. 3 3004 L :-             |
| 1–100                               |       | July 1, 1987                          | <sup>5</sup> No amendments to this volume were promulgated during to   |             | MIN I I 1400 TO JUNE         |
| 101                                 |       | July 1, 1987                          | 30, 1987. The CFR volume issued as of July 1, 1986, should be<br><sup>a</sup> The July 1, 1985 edition of 41 CFR Chapters 1–100 contai |             | inly for Chapters 1 to       |
| .102–200                            |       | July 1, 1987                          | 49 inclusive. For the full text of procurement regulations in Chap   |             |                              |
| 201-End                             |       | July 1, 1987                          | CFR volumes issued as of July 1, 1984 containing those chapters  |             | *,                           |
|                                     |       | · · · · · · · · · · · · · · · · · · · |  |             |                              |

4-25-88 Vol. 53 No. 79

BOOK 2: Pages 14179-14772



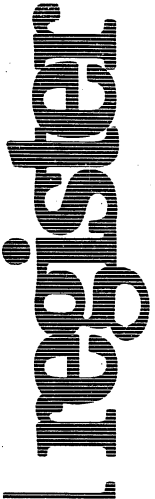


### Book 2 of 2 Books Monday, April 25, 1988

### **Unified Agenda of Federal Regulations**

| 14180 | Part XV—Department of the Treasury   |
|-------|--|
| 14320 | Part XVI—ACTION  |
| 14324 | Part XVII—Agency for International Development   |
| 14328 | Part XVIII—Architectural and Transportation Barriers Compliance Board                              |
| 14332 | Part XIXCommission on Civil Rights   |
| 14334 | Part XX—Environmental Protection Agency  |
| 14410 | Part XXI—Equal Employment Opportunity Commission   |
| 14416 | Part XXII—Federal Emergency Management Agency  |
| 14426 | Part XXIII—Federal Mediation and Conciliation Service  |
| 14428 | Part XXIV—General Services Administration  |
| 14442 | Part XXV—Merit Systems Protection Board  |
| 14446 | Part XXVI—National Aeronautics and Space Administration  |
| 14454 | Part XXVII—National Archives and Records Administration  |
| 14460 | Part XXVIII—National Foundation on the Arts and the Humanities/National Endowment for the Arts     |
| 14464 | Part XXIX—National Foundation on the Arts and the Humanities/National Endowment for the Humanities |
| 14466 | Part XXX—National Science Foundation   |
| 14470 | Part XXXI—Office of Management and Budget  |
| 14476 | Part XXXII—Office of Personnel Management  |
| 14494 | Part XXXIII—Panama Canal Commission  |
| 14498 | Part XXXIV—Peace Corps   |
| 14500 | Part XXXV—Pennsylvania Avenue Development Corporation  |
| 14504 | Part XXXVI—Pension Benefit Guaranty Corporation  |

| 14   | 4512                 | Part XXXVII—Railroad Retirement Board   |
|------|----------------------|---|
| 14   | <b>4520</b>          | Part XXXVIII—Selective Service System   |
| 14   | <b>4</b> 52 <b>2</b> | Part XXXIX—Small Business Administration  |
| 14   | 4536                 | Part XL—Tennessee Valley Authority  |
| 14   | 4540                 | Part XLI—Veterans Administration  |
| 14   | <b>4564</b>          | Part XLII—Department of Defense/General Services<br>Administration/National Aeronautics and Space<br>Administration |
| 14   | 4580 -               | Part XLIII—Commodity Futures Trading Commission   |
| 14   | <b>4584</b>          | Part XLIV—Consumer Product Safety Commission  |
| 14   | 4594                 | Part XLV—Farm Credit Administration   |
| 14   | 4604                 | Part XLVI—Federal Communications Commission   |
| 14   | 4620                 | Part XLVII—Federal Deposit Insurance Corporation  |
| 14   | 4628                 | Part XLVIII—Federal Energy Regulatory Commission, DOE   |
| 14   | 1636                 | Part XLIX—Federal Home Loan Bank Board  |
| . 14 | 4648                 | Part L—Federal Maritime Commission  |
| 14   | 4656                 | Part LI-Federal Reserve System  |
| 14   | 4668                 | Part LII—Federal Trade Commission   |
| 14   | 4676                 | Part LIII—Interstate Commerce Commission  |
| 14   | 4682                 | Part LIV—National Credit Union Administration   |
| 14   | 4692                 | Part LV—Nuclear Regulatory Commission   |
| 14   | 4714                 | Part LVI—Securities and Exchange Commission   |
| 14   | 4733                 | Index   |
|      |                      |   |



Monday April 25, 1988

Part XV

# Department of the Treasury

Semiannual Regulatory Agenda



### **DEPARTMENT OF THE TREASURY (TREAS)**

### **DEPARTMENT OF THE TREASURY (TREAS)**

Departmental Offices (DO)

### **DEPARTMENT OF THE TREASURY**

31 CFR Subtitle A, Chs. I and II

### Semiannual Agenda

**AGENCY:** Departmental Offices.

Treasury.

ACTION: Semiannual agenda.

**SUMMARY:** This notice is given pursuant to the requirements of the "Regulatory

Flexibility Act" (Pub. L. 96-354, September 19, 1980) and Executive Order 12291 ("Federal Regulation," February 17, 1981), which require the publication of a semiannual agenda of regulations. The semiannual agenda of the Department of the Treasury conforms to the Unified Agenda Format developed by the Regulatory Information Service Center (RISC).

### FOR FURTHER INFORMATION CONTACT:

For additional information about a specific Departmental Offices

regulation, contact the "agency contact" listed in the specific regulatory action. For general information concerning the agenda, contact Richard S. Carro, Associate General Counsel (Legislation, Litigation, and Regulation), Room 1422, 1500 Pennsylvania Avenue, NW., Washington, DC 20220, (202) 566-2558, not a toll-free call.

Dated: February 26, 1988. Robert B. Zoellick, Executive Secretary.

### Departmental Offices—Proposed Rule Stage

| Se-<br>quence<br>Number |           |                                | Title                   | ·                          |                 | Regulation<br>Identifier<br>Number |
|-------------------------|-----------|--------------------------------|-------------------------|----------------------------|-----------------|------------------------------------|
| 2060                    | 31 CFR 10 | Due Diligence Standards With F | Respect to Persons Prac | ticing Before the Internal | Revenue Service | 1505-AA17                          |

### Departmental Offices-Final Rule Stage

| Se-<br>quence<br>Number |               |                               | Title                   |               | Regulation<br>Identifier<br>Number |
|-------------------------|---------------|-------------------------------|-------------------------|---------------|------------------------------------|
| 2061                    | 31 CFR 103.25 | Bank Secrecy Act; Transaction | ons with Foreign Financ | cial Agencies | <br>1505-AA29                      |

### Departmental Offices—Completed Actions

| Se-<br>quence<br>Number |                       |                       | Title                      | A CARLON AND AND AND AND AND AND AND AND AND AN |        | Regulation<br>Identifier<br>Number  |
|-------------------------|-----------------------|-----------------------|----------------------------|---|--------|-------------------------------------|
| 2062<br>2063<br>2064    | 31 CFR 103 Bank Secre | ecy Act Reporting Req | juirements of the United S | States Postal Service                           | ······ | 1505-AA25<br>1505-AA27<br>1505-AA28 |

### DEPARTMENT OF THE TREASURY (TREAS)

Departmental Offices (DO)

### **Proposed Rule Stage**

2060. DUE DILIGENCE STANDARDS WITH RESPECT TO PERSONS PRACTICING BEFORE THE INTERNAL REVENUE SERVICE

**Legal Authority:** 5 USC 301; 31 USC 330; 31 USC 321

CFR Citation: 31 CFR 10 Legal Deadline: None.

Abstract: The proposed regulation would modify the current regulations governing practice before the Internal Revenue Service by clarifying the requirements relating to due diligence standards imposed on tax practitioners.

| Timetable:  |          |    |     |       |  |
|---|----------|----|-----|-------|--|
| Action  | Date     |    | FR  | Cite  |  |
| NPRM  | 08/14/86 | 51 | FR  | 29113 |  |
| Extend Public<br>Comment<br>Period to<br>11/13/86 | 08/27/86 | 51 | ·FR | 30510 |  |
| NPRM Comment                                      | 10/14/86 | 51 | FR  | 29113 |  |

Period End

### TREAS-DO

### Proposed Rule Stage

Final Rule Stage

**Completed Actions** 

| Action                                   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Extend public comment period to 02/13/87 | 11/06/86 | 51 | FR | 40340 |

**Next Action Undetermined** 

Small Entity: Not Applicable

Agency Contact: Mr. Leslie S. Shapiro, Director of Practice, Department of the

Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 535-6787

RIN: 1505-AA17

### DEPARTMENT OF THE TREASURY (TREAS)

Departmental Offices (DO)

### 2061. ● BANK SECRECY ACT: TRANSACTIONS WITH FOREIGN FINANCIAL AGENCIES

Legal Authority: 12 USC 1829b; 12 USC 1951 to 1959; 31 USC 5311 to 5324

CFR Citation: 31 CFR 103.25

Legal Deadline: None.

Abstract: The proposed amendments would increase the utility of reporting under the Bank Secrecy Act by authorizing the reporting of completed as well as future transactions and

preventing financial institutions from informing customers or other parties of a reporting requirement imposed under the regulations.

#### Timetable:

**Effective** 

| Action                     | Date     |    | FR | Cite  |  |  |  |
|----------------------------|----------|----|----|-------|--|--|--|
| NPRM                       | 10/26/87 | 52 | FR | 39922 |  |  |  |
| NPRM Comment<br>Period End | 12/28/87 | 52 | FR | 39922 |  |  |  |
| Final Action               | 03/00/88 |    |    |       |  |  |  |
| Final Action               | 04/00/88 |    |    |       |  |  |  |

Small Entity: No

Agency Contact: Jonathan J. Rusch, Assistant to the Director, Office of, Financial Enforcement, Department of the Treasury, Departmental Offices, Room 4320, Washington, DC 20220, 202 566-2516

RIN: 1505-AA29

### **DEPARTMENT OF THE TREASURY (TREAS)**

Departmental Offices (DO)

### 2062. DISCLOSURE OF BANK SECRECY ACT DATA

Legal Authority: 12 USC 1892b; 12 USC 1951 to 1959; 31 USC 5311 to 5324

CFR Citation: 31 CFR 103 Legal Deadline: None.

Abstract: This regulation would clarify current rules pertaining to disclosure of information reported under the Bank Secrecy Act and to add a new provision that would authorize charging of fees for costs incidental to certain disclosures to state and local government agencies.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 06/09/87 | 52 FR | 21699 |
| NPRM Comment<br>Period End | 07/08/87 | 52 FR | 21699 |
| Final Action               | 09/22/87 | 52 FR | 35544 |
| Final Action Effective     | 10/21/87 | 52 FR | 35544 |

Small Entity: No

Agency Contact: Ionathan J. Rusch, Director, Office of Financial Enforcement, Department of the Treasury, Departmental Offices, Room 4320, Washington, DC 20220, 202 566-8022

RIN: 1505-AA25

### 2063. BANK SECRECY ACT REPORTING REQUIREMENTS OF THE UNITED STATES POSTAL SERVICE

Legal Authority: 12 USC 1892b; 12 USC 1951 to 1959; 31 USC 5311 to 5324

CFR Citation: 31 CFR 103 Legal Deadline: None.

Abstract: This document would place the United States Postal Service under the reporting requirements of the Bank Secrecy Act with respect to cash purchases of postal money orders exceeding \$10,000, in response to the problem of drug money laundering through the purchase of postal money orders.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/22/87 | 52 | FR | 35562 |
| NPRM Comment<br>Period End | 11/22/87 | 52 | FR | 39663 |
| Final Action               | 01/13/88 | 53 | FR | 00776 |
| Final Action<br>Effective  | 04/12/88 | 53 | FR | 00776 |

Small Entity: No

Agency Contact: Jonathan J. Rusch, Director, Office of Financial Enforcement, Department of the Treasury, Departmental Offices, Room 4320, Washington, DC 20220, 202 566-8022

RIN: 1505-AA27

### 2064. ● BANK SECRECY ACT; **ADMINISTRATIVE RULING SYSTEM**

Legal Authority: 12 USC 1829b; 12 USC 1951 to 1959; 31 USC 5311 to 5324

CFR Citation: 31 CFR 103.70 Legal Deadline: None.

Abstract: This document established an administrative ruling system to facilitate dissemination of Treasury Department interpretations of the Bank Secrecy Act and its implementing regulations.

### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 09/22/87 | 52 FR 35545 |
| Final Action<br>Effective | 10/21/87 | 52 FR 35545 |

### Small Entity: No

Agency Contact: Jonathan J. Rusch, Assistant to the Director, Office of, Financial Enforcement, Department of the Treasury, Departmental Offices, Room 4320, Washington, DC 20220, 202 566-2516

RIN: 1505-AA28

### TREAS-DO

### **Completed Actions**

### Office of Revenue Sharing—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2065                    | 31 CFR 51 Final Wind-Down of Revenue Sharing Program | 1507-AA12                          |

# DEPARTMENT OF THE TREASURY (TREAS) Office of Revenue Sharing (ORS)

### **Completed Actions**

### 2065. FINAL WIND-DOWN OF REVENUE SHARING PROGRAM

**Legal Authority:** 31 USC 6701 to 6724; PL 99-272

CFR Citation: 31 CFR 51 Legal Deadline: None.

Abstract: Congress has repealed the Revenue Sharing Act effective December 31, 1986 or the adjournment sine die of the 99th Congress whichever is earlier. Some regulatory changes have been made but final changes may need to be made in the regulations in order to effectuate this repeal. No alternative to wind-down of the Program or repeal of the Act exists. The elimination of the Program will be a substantial cost-cutting action.

#### Timetable:

|              |          |    |    |       | _ |
|--------------|----------|----|----|-------|---|
| Action       | Date     | :  | FR | Cite  |   |
| Final Action | 10/02/87 | 52 | FR | 36924 | _ |

Small Entity: Undetermined

Agency Contact: Thomas P. O'Malley, Department of the Treasury, Office of Revenue Sharing, Room 1458, Washington, DC 20220, 202 566-2586

RIN: 1507-AA12

[FR Doc. 88-5797 Filed 04-22-88; 8:45 am] BILLING CODE 4810-25-T

# DEPARTMENT OF THE TREASURY (TREAS) Financial Management Service (FMS)

### **Fiscal Service**

31 CFR Ch. II

### Semiannual Agenda

**AGENCY:** Financial Management Service, Treasury.

ACTION: Semiannual agenda.

**SUMMARY:** This notice is given pursuant to the requirements of the "Regulatory

Flexibility Act" (Pub. L. 96-354, September 19, 1980) and Executive Order 12291 ("Federal Regulation," February 17, 1981), which require publication of a semiannual agenda of regulations under development or review.

#### FOR FURTHER INFORMATION CONTACT:

For additional information about a specific regulation contained in this agenda, contact the "agency contact" listed in the specific regulatory action.

SUPPLEMENTARY INFORMATION: The proposed regulations are not considered to be major regulations within the meaning of E.O. 12291 and will not have a significant impact on small entities within the meaning of the Regulatory Flexibility Act.

Dated: March 4, 1988. W. E. Douglas, Commissioner.

### Financial Management Service—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2066                    | 31 CFR 205 Revision of 31 CFR Part 205 (TDC No. 1075), Payments Between the Federal Government and Recipient Organizations | 1510-AA00                          |
| 2067                    | 31 CFR 210, (Revision) Federal Payments through Financial Institutions by the Automated Clearing House Method              | 1510-AA09                          |
| 2068                    | 31 CFR 235 Time Limitation on Payment and Cancellation of Treasury Checks and Reclamation Actions and                      | •                                  |
|                         | Claims   | 1510-AA11                          |

### TREAS-FMS

### Financial Management Service—Prerule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2069                    | 31 CFR 225, (Revision) Acceptance of Bonds, Notes, or Other Obligations Issued or Guaranteed by the United States as Security in Lieu of Surety or Sureties on Penal Bonds | 1510-AA13                          |

### Financial Management Service—Final Rule Stage

| Se-<br>quence<br>Number |                        | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|------------------------|--|------------------------------------|
| 2070                    | 31 CFR 223, (Revision) | Regulations Governing Surety Companies Doing Business with the United States | 1510-AA12                          |

### **DEPARTMENT OF THE TREASURY (TREAS)**

Financial Management Service (FMS)

**Prerule Stage** 

### 2066. REVISION OF 31 CFR PART 205 (TDC NO. 1075), PAYMENTS BETWEEN THE FEDERAL GOVERNMENT AND RECIPIENT ORGANIZATIONS

Significance: Agency Priority
Legal Authority: 31 USC 6503
CFR Citation: 31 CFR 205
Legal Deadline: None.

Abstract: Revision of 31 CFR 205 will implement a new funding technique for Federal programs. The regulation would require a State to pay interest on Federal funds from the time they are deposited to the State's account until the time those funds are paid out to redeem checks or warrants or make payments by other means. This new "Checks Issued-Interest Remitted" technique was developed in response to statutes in some States that require that funds reside in a bank account prior to the issuance of checks. This revision also provides for the remittance of interest by the Federal Government if a State disburses its own funds for program purposes in accordance with Federal law, regulation or Federal/State agreement.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: In addition, other cash management issues

discussed by the State/Federal Cash Management Reform Task Force will be addressed in this regulation.

Government Levels Affected: Local, State, Federal

Agency Contact: Harold Blitz, (Acting) Manager, Treasury Programs Branch, Department of the Treasury, Financial Management Service, 401 14th Street, SW, Room 409A, Washington, DC 20227, 202 287-0590

RIN: 1510-AA00

### 2067. FEDERAL PAYMENTS THROUGH FINANCIAL INSTITUTIONS BY THE AUTOMATED CLEARING HOUSE METHOD

Significance: Agency Priority

Legal Authority: 5 USC 5525; 12 USC

391; 31 USC 321

CFR Citation: 31 CFR 210, (Revision)

Legal Deadline: None.

Abstract: Revision of 31 CFR Part 210 will clarify the breadth of payments governed by the regulations. These include non-benefit payments such as vendor payments, miscellaneous payments. Internal Revenue Service (IRS) tax refunds, savings bonds, grants and loans. It will also include the payment of discretionary allotments of net pay of Federal employees' salaries by DD/EFT. Electronic funds thus transferred through the Federal Reserve System eliminate the possibility of checks being lost, stolen, or forged. The

Federal Government's operating efficiency will be improved, productivity will be increased, and the costs associated with the current methods will be reduced.

### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Local, State, Federal

Agency Contact: Sheryl Morrow, Manager, Policy and Research Branch, Department of the Treasury, Financial Management Service, 401 14th Street, SW, Room 328, Washington, DC 20227, 202 287-0308

**RIN: 1510-AA09** 

# 2068. TIME LIMITATION ON PAYMENT AND CANCELLATION OF TREASURY CHECKS AND RECLAMATION ACTIONS AND CLAIMS

Significance: Agency Priority

**Legal Authority:** PL 100-86, Sec 1005 Title X; 31 USC 3328; 31 USC 3334; 31 USC 3712(a)

**CFR Citation:** 31 CFR 235; 31 CFR 240; 31 CFR 245

**Legal Deadline:** Statutory, 00/00/00. The Secretary of the Treasury, using his legal authority, extended the date the amendments shall become effective to 10/01/89. The notice of the extension appears at 53 FR 3584 (02/08/88).

TREAS-FMS

**Prerule Stage** 

Abstract: These regulations are required under PL 100-86, Sec 1005, and they will prescribe rules and procedures necessary in order to implement the time limitation on payment and cancellation of Treasury checks and reclamation actions and claims.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: David A. Ingold, Chief Counsel, Department of the Treasury, Financial Management Service, 401 14th Street, SW, Room 531, Washington, DC 20227, 202 287-0673

RIN: 1510-AA11

2069. ACCEPTANCE OF BONDS, NOTES, OR OTHER OBLIGATIONS ISSUED OR GUARANTEED BY THE UNITED STATES AS SECURITY IN LIEU OF SURETY OR SURETIES ON PENAL BONDS

Significance: Agency Priority
Legal Authority: 31 USC 9303

CFR Citation: 31 CFR 225, (Revision)

Legal Deadline: None.

Abstract: The revision will address changes to definitions in the areas of authorized depositories and acceptable securities.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Terry Boyer, Manager, Surety Bond Branch, Department of the Treasury, Financial Management Service, 401 14th Street, SW, Room 259, Washington, DC, 20227, 202 287-3915

RIN: 1510-AA13

### **DEPARTMENT OF THE TREASURY (TREAS)**

Financial Management Service (FMS)

Final Rule Stage

### 2070. REGULATIONS GOVERNING SURETY COMPANIES DOING BUSINESS WITH THE UNITED STATES

Significance: Agency Priority

Legal Authority: 31 USC 9301 to 9309

CFR Citation: 31 CFR 223, (Revision)

Legal Deadline: None.

Abstract: The revision makes editorial changes, and contains substantive changes to sections concerning business experience, collateral and reinsurance requirements. Substantive changes include: 1) a 3-year aging requirement in order to qualify for Treasury, certification, 2) elimination of the alternative to use collateral for

protecting excess risks, and 3) a requirement that all reinsurance on Federal bonds be placed with companies recognized by Treasury for reinsurance purposes. The proposed regulations provide provisions for exceptions to the aging and reinsurance regulations under certain circumstances. These regulations will help Treasury ensure that certified companies are capable of carrying out their surety contracts.

### Timetable:

| Action              | Date     | F    | R | Cite  |
|---------------------|----------|------|---|-------|
| NPRM                | 08/05/87 | 52 F | R | 29039 |
| <b>NPRM Comment</b> | 10/19/87 | 52 F | R | 37334 |
| Period End          |          |      |   |       |

|              | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 06/30/88 |         |
| Final Action | 07/31/88 |         |

### Small Entity: No

Agency Contact: Terry Boyer, Manager, Surety Bond Branch, Department of the Treasury, Financial Management Service, 401 14th Street, SW, Room 259, Washington, DC 20227, 202 287-3915

RIN: 1510-AA12

[FR Doc. 88-6196 Filed 04-22-88; 8:45 am]

BILLING CODE 4810-35-T

# DEPARTMENT OF THE TREASURY (TREAS) Bureau of Alcohol, Tobacco and Firearms (BATF)

### Bureau of Alcohol, Tobacco and Firearms

27 CFR Ch. I

[Notice No. 660]

### **Unified Agenda of Federal Regulations**

**AGENCY:** Bureau of Alcohol, Tobacco and Firearms (ATF), Treasury.

**ACTION:** General notice; Unified Agenda of Federal Regulations of regulatory projects under development, consideration, and review.

**SUMMARY:** Pursuant to section 5 of Executive Order 12291, entitled "Federal Regulations," ATF is publishing an agenda of proposed regulations that are expected to be issued and of proposed regulations that have been issued and an agenda of existing regulations that are being reviewed under the terms of the Executive Order, within the next six months. The latter agenda also lists regulatory projects identified for review pursuant to the ATF Regulatory Reform Program. Pursuant to section 610 of the Regulatory Flexibility Act (Pub. L. 96-354; 5 U.S.C. 610), ATF is also indicating whether a regulatory project is likely to

have a significant economic impact upon a substantial number of small entities.

This general notice is designed to give the public adequate notice of the regulatory activities being contemplated by ATF.

The agenda is based on information available at the present time. The next Unified Agenda of Federal Regulations will be published in the Federal Register of October 1988.

### FOR FURTHER INFORMATION CONTACT:

For information about any particular regulatory project, contact the person

### TREAS-BATF

listed in the subheading "Agency Contact," for the regulatory project.

For general information about this general notice, contact Lori Weins, Wine and Beer Branch, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW., Washington, DC 20226; (202) 566-7626.

Issuance

By Direction of the Secretary of the Treasury, this general notice reads as set forth below.

Dated: February 5, 1988. Stephen E. Higgins, Director.

### Bureau of Alcohol, Tobacco and Firearms—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2071                    | 27 CFR 4 Recodification of 27 CFR Part 4  | 1512-AA17                          |
| 2072                    | 27 CFR 4.29 Grape Harvest Labeling for Wine   | 1512-AA31                          |
| 2073                    | 27 CFR 4 Labeling and Advertising of Wine, Distilled Spirits and Malt Beverages; Appearance of Athletes and |                                    |
|                         | Depiction of Athletic Events  | 1512-AA50                          |
| 2074                    | 27 CFR 250 Recodification of 27 CFR Part 250 as 27 CFR Part 26  | 1512-AA69                          |
| 2075                    | 27 CFR 4.24 Non-Generic Designations of Grape Wine Having Geographical Significance                         | 1512-AA71                          |
| 2076                    | 27 CFR 27 Recodification of 27 CFR Part 251 as 27 CFR Part 27   | 1512-AA72                          |
| 2077                    | 27 CFR 4.73 Standards of Fill for Wine and Distilled Spirits  | 1512-AA77                          |
| 2078                    | 27 CFR 5.39 Label Disclosure for Brandy Treated with Wood   | 1512-AA81                          |
| 2079                    | 27 CFR 55 Fireworks Regulations   | 1512-AA52                          |
| 2080                    | 27 CFR 285 27 CFR Part 285, Manufacture of Cigarette Papers and Tubes                                       | 1512-AA33                          |
|                         |   |                                    |

### Bureau of Alcohol, Tobacco and Firearms—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2081                    | 27 CFR 19.11 Implementation of the "Wine Impact Bill"  | 1512-AA06                          |
| 2082                    | 27 CFR 9 American Viticultural Areas   | 1512-AA07                          |
| 2083                    | 27 CFR 5.22 Standard of Identity for Vodka   |                                    |
| 2084                    | 27 CFR 197 Nonbeverage Drawback  | 1512-AA20                          |
| 2085                    | 27 CFR 240.180 to 240.400 Recodification of Wine Regulations (Subparts A to O)   | 1512-AA42                          |
| 2086                    | 27 CFR 4 Labeling and Advertising of Wine, Distilled Spirits and Malt Beverages; Use of the Word Light (Lite)                | 1512-AA48                          |
| 2087                    | 27 CFR 240 Materials and Processes for the Production and Treatment of Wine  | 1512-AA61                          |
| 2088                    | 27 CFR 4 Winegrape Varietal Designations   | 1512-AA67                          |
| 2089                    | 27 CFR 4.35 Winemaking Terminology   | 1512-AA70                          |
| 2090                    | 27 CFR 7 Use of Terms in the Labeling and Advertising of Malt Beverages Having an Alcohol Content of Less Than .5% by Volume | 1512-AA73                          |
| 2091                    | 27 CFR 4.32 Labeling and Advertising of Wine, Distilled Spirits, and Malt Beverages; Disclosure of FD & C Yellow No. 6       | -<br>1512-AA76                     |
| 2092                    | 27 CFR 25 Operation of a Retail Beer Dealership for on-premises consumption at a Brewery                                     | 1512-AA78                          |
| 2093                    | 27 CFR 72 Amendments to the Gun Control Act of 1968  | 1512-AA75                          |
| 2094                    | 27 CFR 178 Restrictions on Manufacture, Importation and Sale of Armor Piercing Ammunition                                    | 1512-AA79                          |
| 2095                    | 27 CFR 178 Simplified Recordkeeping for Low-volume Firearms Dealers  | 1512-AA80                          |
| 2096                    | 27 CFR 270.11 Manufacturer's Identification on Tobacco Products Packages   | 1512-AA28                          |

### Bureau of Alcohol, Tobacco and Firearms—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2097<br>2098            | 27 CFR 5.22(b)(1)(iii) Change in Standard of Identity for Straight Whiskies of the Same Type | 1512-AA32<br>1512-AA74             |

But the state of the state of the state of

# DEPARTMENT OF THE TREASURY (TREAS) Bureau of Alcohol, Tobacco and Firearms (BATF)

**Proposed Rule Stage** 

### **ALCOHOL**

### 2071. RECODIFICATION OF 27 CFR PART 4

Significance: Agency Priority Legal Authority: 27 USC 205 CFR Citation: 27 CFR 4 Legal Deadline: None.

Abstract: To revise the wine labeling and advertising regulations; where applicable, to incorporate production regulations; and due to statutory amendments requested, may result in a legislative submission.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: No

Additional Information: Additional Agency Contact: Ed Reisman

Agency Contact: James Hunt, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA17

### 2072. GRAPE HARVEST LABELING FOR WINE

Significance: Agency Priority

Legal Authority: 27 USC 205E; 27 USC

205F

CFR Citation: 27 CFR 4.29 Legal Deadline: None.

Abstract: Late harvest designations, based on the Brix (percent by weight) level of the grapes at harvest would indicate to consumers that the grapes used to produce the wine were left on the vine for express purpose of increasing the sugar content. The designations would indicate additional techniques and processes were used in the production of the wine.

### Timetable:

|        | · · · · · · · · · · · · · · · · · · · |    |      |  |
|--------|---------------------------------------|----|------|--|
| Action | Date                                  | FR | Cite |  |
|        |                                       |    |      |  |
| NIDDM  | 12/00/00                              |    |      |  |

NPRM 12/00/88

Small Entity: No

Agency Contact: James Hunt, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA31

2073. LABELING AND ADVERTISING OF WINE, DISTILLED SPIRITS AND MALT BEVERAGES; APPEARANCE OF ATHLETES AND DEPICTION OF ATHLETIC EVENTS

Significance: Agency Priority

Legal Authority: 27 USC 205e to 1

CFR Citation: 27 CFR 4; 27 CFR 5; 27

CFR 7

Legal Deadline: None.

Abstract: Discusses present policy on prohibition of active athletes and requests comments on whether the policy should be relaxed, retained, expanded to include all celebrities. On athletic events, comments are requested if the present prohibition should be expanded to include any athletic event, regardless of when the participants are shown consuming, or preparing to consume, alcohol beverages.

### Timetable:

| Action | Date | FR | Cite |  |
|--------|------|----|------|--|
|        |      |    |      |  |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: James Ficaretta, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA50

### 2074. RECODIFICATION OF 27 CFR PART 250 AS 27 CFR PART 26

Significance: Agency Priority

**Legal Authority:** 26 USC 7651 to 7652; PL 85-859; 26 USC 5314; 26 USC 7805

CFR Citation: 27 CFR 250 Legal Deadline: None.

Abstract: As part of the recodification of Part 250, we plan to simplify, consolidate and or eliminate as many sections of regulations as possible placing particular emphasis on reducing the number of recordkeeping requirements, forms, and customs responsibilities. Wherever possible, we plan to utilize a proprietor's commercial records in lieu of requiring the

proprietor to submit public use forms. These changes to Part 250 should considerably reduce the burden hours on industry.

### Timetable:

| Action | <sup>.</sup> Date | FR Cite |
|--------|-------------------|---------|
| NPRM   | 12/00/88          |         |

Small Entity: No

Agency Contact: Richard Langford, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20026, 202 566-7531

RIN: 1512-AA69

### 2075. NON-GENERIC DESIGNATIONS OF GRAPE WINE HAVING GEOGRAPHICAL SIGNIFICANCE

Significance: Agency Priority Legal Authority: 27 USC 205 CFR Citation: 27 CFR 4.24 Legal Deadline: None.

Abstract: This proposal expands the list of names officially recognized under 27 CFR Part 4, as being non-generic for the purposes of labeling and advertising of wine. This proposal is the result of petitions from numerous foreign countries for ATF recognition of nongeneric wine designations which, in their view, denote distinctive national products. This proposal is also an outgrowth of one of the commitments made by the United States, in the Exchange of Letters of July 26, 1983 with the Commission of the European Communities, to work within the regulatory framework of 27 CFR Part 4, to prevent erosion of non-generic designations of geographic significance. For practical reasons it is being proposed that only "examples" of nongeneric designations be listed in Part 4 while a complete list of all non-generic designations be listed in a new Part 12.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 | ·       |
|        |          |         |

Small Entity: No

Agency Contact: Lilia Vannett, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building,

### TREAS—BATF

Proposed Rule Stage

1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 535-6245

RIN: 1512-AA71

### 2076. RECODIFICATION OF 27 CFR PART 251 AS 27 CFR PART 27

Significance: Agency Priority

Legal Authority: 26 USC 7805

CFR Citation: 27 CFR 27; 27 CFR 251

Legal Deadline: None.

Abstract: To update and clarify regulations relating to the Importation of Distilled Spirits, Wines and Beer and to incorporate related ATF Rulings into the regulations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: No

Agency Contact: Robert Petrangelo, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7531

**RIN:** 1512-AA72

### 2077. STANDARDS OF FILL FOR WINE AND DISTILLED SPIRITS

Significance: Agency Priority Legal Authority: 27 USC 205

CFR Citation: 27 CFR 4.73; 27 CFR 5.47

Legal Deadline: None.

Abstract: ATF is considering amending the standard of fill requirements for wine and distilled spirits. Based, in part, on a petition it has received, the Bureau wishes to gather information by inviting comments from the public and industry concerning the existing standards of fill.

### Timetable:

| Date     | FR Cite              |
|----------|----------------------|
| 06/24/87 | 52 FR 26385          |
| 08/21/87 | •                    |
| ٤        | •                    |
| 08/24/87 |                      |
|          | 06/24/87<br>08/21/87 |

| Action                             | Date     | FR Cite |
|------------------------------------|----------|---------|
| ANPRM Extended Comment Period Ends | 10/23/87 |         |
| NPRM                               | 12/00/88 |         |

Small Entity: No

Agency Contact: James Ficaretta, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20226, 202 566-7626

**RIN:** 1512-AA77

### 2078. ● LABEL DISCLOSURE FOR BRANDY TREATED WITH WOOD

Significance: Agency Priority

Legal Authority: 27 USC 205

CFR Citation: 27 CFR 5.39

Legal Deadline: None.

Abstract: ATF is proposing to amend the regulations in 27 CFR Part 5 concerning the wording, and placement, of the disclosure statement for brandy treated with wood.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Agency Contact: James Ficaretta, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington, DC 200226, 202 566-7626

RIN: 1512-AA81

### **FIREARMS**

### 2079. FIREWORKS REGULATIONS

Significance: Agency Priority

Legal Authority: 18 USC Chapter 40

CFR Citation: 27 CFR 55 Legal Deadline: None.

Abstract: Information gathering on Safe Handling of Explosive Materials in the Fireworks industry is necessary due to accidental explosions causing death. Injuries and property damage have occurred at fireworks manufacturing and assembling plants. Damage has been in the millions of dollars and some regulatory changes are needed. This notice to gather information is to determine changes needed and potential costs.

### Timetable:

| Action                 | Date                 | FR    | Cite  |
|------------------------|----------------------|-------|-------|
| General Notice<br>NPRM | 06/08/84<br>04/00/88 | 49 FR | 23872 |

Small Entity: No

Agency Contact: Larry White, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7591

RIN: 1512-AA52

### TOBACCO PRODUCTS

### 2080. 27 CFR PART 285, MANUFACTURE OF CIGARETTE PAPERS AND TUBES

Significance: Agency Priority

Legal Authority: 26 USC 7805 (68A Stat

917)

CFR Citation: 27 CFR 285 Legal Deadline: None.

Abstract: To reduce or eliminate administrative and recordkeeping burdens under 27 CFR Part 285.

#### Timetable:

| Action                         | Date     | FR Cite |
|--------------------------------|----------|---------|
| ANPRM                          | 09/01/84 |         |
| ANPRM<br>Comment<br>Period End | 10/02/84 |         |
| NPRM                           | 06/00/88 |         |

Small Entity: Undetermined

Agency Contact: Mary Wood, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7531

RIN: 1512-AA33

# DEPARTMENT OF THE TREASURY (TREAS) Bureau of Alcohol, Tobacco and Firearms (BATF)

### Final Rule Stage

### **ALCOHOL**

### 2081. IMPLEMENTATION OF THE "WINE IMPACT BILL"

Significance: Agency Priority

Legal Authority: 26 USC 5010

**CFR Citation:** 27 CFR 19.11; 27 CFR 19.37 to 19.40; 27 CFR 19.42; 27 CFR 19.346; 27 CFR 19.372; 27 CFR 19.505; 27 CFR 19.566; 27 CFR 19.681; 27 CFR 19.748; 27 CFR 19.763; 27 CFR 19.764; 27 CFR 19.778 to 19.780; 27 CFR 170.681 to 170.691; 27 CFR 197.105; ...

Legal Deadline: None.

Abstract: Restores the tax system which existed for distilled spirits products containing wine or alcoholic flavoring materials prior to the enactment of the Distilled Spirits Tax Revision Act of 1979; also permits spirits bottled for industrial purposes to be transferred in bond between distilled spirits plants.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/27/87 | 52 FR 9873 |
| NPRM Comment<br>Period End | 06/25/87 |            |
| Final Action               | 06/00/88 |            |

Small Entity: No

Agency Contact: Richard Langford, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7531

RIN: 1512-AA06

### 2082. AMERICAN VITICULTURAL AREAS

Significance: Agency Priority
Legal Authority: 27 USC 205
CFR Citation: 27 CFR 9
Legal Deadline: None.

Abstract: Establishes grape-growing regions as American viticultural areas for purposes of labeling and advertising of wine.

Timetable:

### Ben Lomond Mountain, CA (contact Robert White)

NPRM 04/27/87 (52 FR 13844) NPRM Comment Period End 05/27/87 Final Action 12/09/87 (52 FR 46589)

### Cayuga Lake, NY (contact Jim Ficaretta)

NPRM 09/16/87 (52 FR 34927) NPRM Comment Period End 10/16/87 Final Action 06/00/88

### Middle Rio Grande Valley, NM (contact Ed Reisman)

NPRM 05/26/87 (52 FR 19535) NPRM Comment Period End 06/29/87 Final Action 04/00/88

### Sierra Foothills, CA (contact Lori Weins) NPRM 05/26/87 (52 FR 19532) NPRM Comment Period End 07/27/87 Final Action 11/18/87 (52 FR 44103)

### Stags Leap District, CA (contact Jim Ficaretta)

NPRM 02/11/87 (52 FR 4350) NPRM Comment Period End 04/13/87 Final Action 06/00/88

# Warren Hills, NJ (contact Steve Simon) NPRM 09/29/87 (52 FR 36432) NPRM Comment Period End 11/13/87 Final Action 06/00/88

### Western Connecticut Highlands, CT (contact Ed Reisman)

NPRM 08/11/87 (52 FR 29705) NPRM Comment Period End 09/25/87 Final Action 06/00/88

### Wild Horse Valley, CA (contact Ed Reisman) NPRM 09/16/87 (52 FR 34924) NPRM Comment Period End 11/02/87

Final Action 10/00/88

Small Entity: No

Agency Contact: See supplemental timetable, American Viticultural Areas, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington

DC 20226, **202 566-7626 RIN:** 1512-AA07

### 2083. STANDARD OF IDENTITY FOR VODKA

Significance: Agency Priority Legal Authority: 27 USC 205 CFR Citation: 27 CFR 5.22 Legal Deadline: None.

Abstract: Considers clarifying the standard of identity for vodka by revoking Revenue Ruling 56-98 which permits the use of small quantities of sugar or citric acid in vodka; or would propose a new class and type of vodka which contains trace amounts of sugar or citric acid.

#### Timetable:

| Action           | <b>Date</b> | FR Cite   | )     |
|------------------|-------------|-----------|-------|
| ANPRM            | 01/11/82    | 47 FR 114 | <br>8 |
| ANPRM<br>Comment | 07/11/82    |           |       |
| Period End       | 02/19/86    | 51 FR 600 | 9     |

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM Comment<br>Period End | 05/20/86 |         |
| Final Action               | 09/00/88 |         |

Small Entity: No

Agency Contact: David Brokaw, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Riod Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA10

#### 2084. NONBEVERAGE DRAWBACK

Significance: Agency Priority

Legal Authority: 26 USC 5131 et seq

CFR Citation: 27 CFR 197 Legal Deadline: None.

Abstract: To update, clarify, simplify, and recodify the regulations relating to drawback of tax on distilled spirits used in the manufacture of non-beverage products.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/29/87 | 52 FR 28286 |
| NPRM Comment<br>Period End | 10/29/87 | •           |
| Final Action               | 12/00/88 | •           |

Additional Information: SMALL BUSINESSES CONT: This regulation affects approximately 500 entities.

Agency Contact: Steve Simon, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA20

Small Entity: Yes

### 2085. RECODIFICATION OF WINE REGULATIONS (SUBPARTS A TO O)

Significance: Agency Priority Legal Authority: 26 USC 7805

CFR Citation: 27 CFR 240.180 to 240.400

Legal Deadline: None.

Abstract: To update, simplify, and clarify regulations relating to wine; and to incorporate ATF rulings into the Regulations.

### TREAS-BATF

Final Rule Stage

| Timetable |
|-----------|
|-----------|

| Action                                  | Date -   |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM                                    | 03/07/86 | 51 | FR | 8098  |
| NPRM Comment<br>Period End              | 07/07/86 |    |    |       |
| NPRM Comment<br>Period<br>Extended      | 07/08/86 | 51 | FR | 24719 |
| NPRM Extended<br>Comment<br>Period Ends | 12/31/86 |    |    |       |
| Final Action                            | 06/00/88 |    |    |       |

### Small Entity: No

Agency Contact: James Hunt, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA42

### 2086. LABELING AND ADVERTISING OF WINE, DISTILLED SPIRITS AND MALT BEVERAGES; USE OF THE WORD LIGHT (LITE)

Significance: Agency Priority

Legal Authority: 27 USC 205e to f

CFR Citation: 27 CFR 4; 27 CFR 5; 27 CFR 7

Legal Deadline: None.

Abstract: "Light (Lite)" was addressed to a limited extent in Notice No. 362 (45 FR 83530). However, subsequent to its publication ATF was petitioned by the Center for Science in the Public Interest (CSPI), requesting mandatory caloric labeling on all alcohol beverages, as well as the establishment of upper limits on calories in products labeled as "light (lite)." Comments will be requested on CSPI's petition as well as other issues involving use of the term "light (lite)."

#### Timetable:

Small Entity: No

| Action                                  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM                                    | 08/12/86 | 51 | FR | 28836 |
| NPRM Comment<br>Period End              | 11/10/86 |    |    |       |
| NPRM Comment<br>Period<br>Reopened      | 11/14/86 | 51 | FR | 41355 |
| NPRM Reopened<br>Comment<br>Period Ends | 12/31/86 | -  | ,  |       |
| Final Action                            | 08/00/88 |    |    |       |

Agency Contact: James Ficaretta, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-

RIN: 1512-AA48

# 2087. MATERIALS AND PROCESSES FOR THE PRODUCTION AND TREATMENT OF WINE

Significance: Agency Priority
Legal Authority: 27 USC 5382
CFR Citation: 27 CFR 240
Legal Deadline: None.

**Abstract:** Updates, clarifies, and simplifies the regulations relating to the production and treatment of wine.

### Timetable:

| Action                                  | Date     |     | ,FR | Cite  |
|---|----------|-----|-----|-------|
| NPRM                                    | 09/24/84 | 49  | FR  | 37527 |
| NPRM Comment<br>Period<br>Extended      | 01/22/85 | ,50 | FR  | 2832  |
| NPRM Comment<br>Period End              | 01/23/85 |     |     |       |
| Extended NPRM<br>Comment<br>Period Ends | 03/01/85 |     |     | •     |
| Final Action                            | 12/00/88 |     |     |       |
| Small Entity: N                         | ^        |     |     |       |

Small Entity: No

Additional Information: This was formerly part of RIN 1512-AA12 Materials and Processes for the Production and Treatment of Wine.

Agency Contact: Robert White, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA61

### 2088. WINEGRAPE VARIETAL DESIGNATIONS

Significance: Agency Priority

Legal Authority: 27 USC 205(e)

CFR Citation: 27 CFR 4 Legal Deadline: None.

Abstract: This proposal would establish standardized lists of winegrape varietal names which may be used on domestic wine labels. In addition we are proposing a method by which new names may be added to the list. These standardized lists will assure more accurate and truthful identification of the wine.

### Timetable:

| Action                                  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM                                    | 02/04/86 | 51 | FR | 4392  |
| NPRM Comment<br>Period End              | 04/07/86 |    |    |       |
| NPRM Comment<br>Period<br>Extended      | 04/08/86 | 51 | FR | 11944 |
| NPRM Extended<br>Comment<br>Period Ends | 07/07/86 |    |    |       |
| Final Action                            | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Charles Bacon, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7569

RIN: 1512-AA67

#### 2089. WINEMAKING TERMINOLOGY

Significance: Agency Priority

Legal Authority: 27 USC 205(e)

CFR Citation: 27 CFR 4.35

Legal Deadline: None.

Abstract: ATF is proposing to define words denoting winemaking operations for use on wine labels in conjunction with the name and address of the bottler. This project partially fulfills the requirements of the court order in Wawskiewicz v. Department of the Treasury, 480 F. Supp. 739 (D.D.C. 1979), aff d. in part, rev'd in part, 670 F.2d 296.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/29/86 | 51 | FR | 19361 |
| NPRM Comment<br>Period End | 09/26/86 |    |    |       |
| Final Action               | 12/00/88 |    |    |       |

Small Entity: No

Agency Contact: David Brokaw, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-

RIN: 1512-AA70

TREAS—BATF

Final Rule Stage

# 2090. USE OF TERMS IN THE LABELING AND ADVERTISING OF MALT BEVERAGES HAVING AN ALCOHOL CONTENT OF LESS THAN .5% BY VOLUME

Significance: Agency Priority Legal Authority: 27 USC 205 CFR Citation: 27 CFR 7 Legal Deadline: None.

Abstract: ATF is proposing to incorporate into the regulations two Rulings (Rev. Rul. 57-322 and ATF Rul. 85-11) regarding the use of the terms "Non-Alcoholic," "Alcohol-Free," "Near Beer," and "Cereal Beverage" in the labeling and advertising of Malt Beverages.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/30/86 | 51 | FR | 39666 |
| NPRM Comment<br>Period End | 01/28/87 |    |    |       |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: No

Agency Contact: Jim Ficaretta, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA73

### 2091. LABELING AND ADVERTISING OF WINE, DISTILLED SPIRITS, AND MALT BEVERAGES; DISCLOSURE OF FD & C YELLOW NO. 6

Significance: Agency Priority
Legal Authority: 27 USC 205

**CFR Citation:** 27 CFR 4.32; 27 CFR 5.32; 27 CFR 7.22

Legal Deadline: None.

Abstract: ATF is proposing to amend the regulations by requiring the mandatory disclosure of FD & C Yellow No. 6 on labels of alcoholic beverages, because of evidence indicating the possibility of allergic-type reactions to the color additive. As in the case of FD & C Yellow No. 5, which also requires label disclosure under existing regulations FD & C Yellow No. 6 is used infrequently in the production of alcoholic beverages being limited to mostly cocktails, liqueurs, and other specialty products.

### Timetable:

| Action       | , | Date     |    | FR | Cite  |
|--------------|---|----------|----|----|-------|
| NPRM         |   | 09/04/87 | 52 | FR | 33603 |
| Final Action |   | 07/00/88 |    |    |       |

Small Entity: No

Agency Contact: James Ficaretta, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20226, 202 566-7626

RIN: 1512-AA76

### 2092. OPERATION OF A RETAIL BEER DEALERSHIP FOR ON-PREMISES CONSUMPTION AT A BREWERY

Significance: Agency Priority
Legal Authority: 26 USC 5411
CFR Citation: 27 CFR 25
Legal Deadline: None.

Abstract: ATF is proposing to establish criteria and procedures for operating a retail beer dealership for on-premises consumption at a brewery. This proposal is the result of a petition submitted by Mr. Bill Owens, proprietor of Buffalo Bill's Brewery, located in Hayward, CA.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/31/87 | 52 FR 32814 |
| NPRM Comment<br>Period End | 10/30/87 |             |
| Final Action               | 06/00/88 |             |
| Constitution V             |          |             |

Small Entity: Yes

Agency Contact: John Linthicum, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20226, 202 566-7626

RIN: 1512-AA78

#### FIREARMS

### 2093. AMENDMENTS TO THE GUN CONTROL ACT OF 1968

Significance: Agency Priority

Legal Authority: PL 99-308; PL 99-360

CFR Citation: 27 CFR 72; 27 CFR 178; 27

CFR 179

Legal Deadline: None.

Abstract: Implements changes required by Public Law 99-308 (Firearms Owners Protection Act of 1986), and amendments thereto (Public Law 99-360).

### Timetable:

| Action                                  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM                                    | 10/29/86 | 51 | FR | 39635 |
| Interim Final<br>Rule                   | 10/29/86 | 51 | FR | 39612 |
| NPRM Comment<br>Period End              | 01/27/87 |    | •  | ٠     |
| NPRM Comment<br>Period<br>Extended      | 01/28/87 | 52 | FR | 2865  |
| NPRM Extended<br>Comment<br>Period Ends | 02/27/87 |    |    |       |
| Final Action                            | 12/00/88 |    |    |       |

Small Entity: No

Agency Contact: Dan Crowley, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7591

RIN: 1512-AA75

### 2094. RESTRICTIONS ON MANUFACTURE, IMPORTATION AND SALE OF ARMOR PIERCING AMMUNITION

Significance: Agency Priority
Legal Authority: 18 USC 926
CFR Citation: 27 CFR 178
Legal Deadline: None.

Abstract: ATF is amending regulations to implement provisions of Public Law 99-408. The amended regulations will restrict the manufacture, importation and sale of armor piercing ammunition.

### Timetable:

| Action                     | Date     | FR Cite    | _ |
|----------------------------|----------|------------|---|
| NPRM                       | 01/16/87 | 52 FR 2053 |   |
| Interim Final<br>Rule      | 01/16/87 | 52 FR 2048 |   |
| NPRM Comment<br>Period End | 04/16/87 |            |   |
| Final Action               | 12/00/88 |            |   |

Small Entity: No

Agency Contact: Daniel Crowley, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20226, 202 566-7591

RIN: 1512-AA79

TREAS-BATF

Final Rule Stage

# 2095. SIMPLIFIED RECORDKEEPING FOR LOW-VOLUME FIREARMS DEALERS

Significance: Agency Priority
Legal Authority: 18 USC 926
CFR Citation: 27 CFR 178
Legal Deadline: None.

**Abstract:** ATF is proposing to simplify recordkeeping procedures for sales or other dispositions of firearms by low-volume dealers.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/12/87 | 52 FR 4509 |
| NPRM Comment<br>Period End | 05/13/87 |            |
| Final Action               | 12/00/88 |            |
| Small Entity: No           | )        |            |

Agency Contact: Daniel crowley, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington, DC 20226, 202 566-7626

RIN: 1512-AA80

#### **TOBACCO PRODUCTS**

# 2096. MANUFACTURER'S IDENTIFICATION ON TOBACCO PRODUCTS PACKAGES

Significance: Agency Priority Legal Authority: 26 USC 5723

**CFR Citation:** 27 CFR 270.11; 27 CFR 270.212; 27 CFR 275.163; 27 CFR 275.170; 27 CFR 275.172; 27 CFR 275.174; 27 CFR 290.11; 27 CFR 290.181; 27 CFR 290.185; 27 CFR 290.241 to 290.267; 27 CFR 295.42

Legal Deadline: None.

Abstract: To liberalize requirements relating to manufacturer identification on tobacco products packages and to make other miscellaneous changes.

### Timetable:

| Action                     | Date     | FI    | Cite   |
|----------------------------|----------|-------|--------|
| NPRM                       | 01/12/87 | 52 FF | ₹ 1207 |
| NPRM Comment<br>Period End | 03/13/87 |       |        |
| Final Action               | 06/00/88 |       |        |

Small Entity: No

Agency Contact: Cliff Mullen, ATF Specialist, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7531

**RIN:** 1512-AA28

## DEPARTMENT OF THE TREASURY (TREAS) Bureau of Alcohol, Tobacco and Firearms (BATF)

**Completed Actions** 

# 2097. CHANGE IN STANDARD OF IDENTITY FOR STRAIGHT WHISKIES OF THE SAME TYPE

**Significance:** Agency Priority **Legal Authority:** 27 USC 205

**CFR Citation:** 27 CFR. 5.22(b)(1)(iii); 27 CFR 19.346(b)

Legal Deadline: None.

Abstract: Current regulations do not provide for distilled spirits plant proprietors to mingle and still designate as straight whiskies of the same type produced at different distilleries or produced by different distillers. This project will allow such whiskies to be labeled as straight as long as the whiskies are produced within the same state. Their only alternative is to leave the regulations as they are and to not allow such whiskies to be mingled and designated as straight. We do not anticipate any extra costs to result from this change in regulations. This change will result in greater flexibility for distilled spirits plant proprietors.

### Timetable:

| Action                             | Date     | FR Cite     |
|------------------------------------|----------|-------------|
| NPRM                               | 05/08/84 | 49 FR 19333 |
| NPRM Comment<br>Period End         | 07/06/84 | . "         |
| NPRM Comment<br>Period<br>Extended | 07/13/84 | 49 FR 30538 |
| Extended NPRM Comment Period Ends  | 10/29/84 | ·           |
| Final Action                       | 10/28/87 | 52 FR 41419 |

Small Entity: No

Agency Contact: Robert White, ATF Coordinator, Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms, Ariel Rios Federal Building, 1200 Pennsylvania Avenue, NW, Washington DC 20226, 202 566-7626

RIN: 1512-AA32

### 2098. LISTING OF PRINCIPAL PLACE OF BUSINESS ON DISTILLED SPIRITS LABELS

Significance: Agency Priority

Legal Authority: 26 USC 7805; 27 USC

205

**CFR Citation:** 27 CFR 5; 27 CFR 19

Legal Deadline: None.

Abstract: Will allow producers of distilled spirits who operate more than one distilled spirits plant to use a principal place of business as the address shown on labels in lieu of listing the actual place of production, provided the producer establishes a coding system for identifying where the product was actually bottled.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/23/86 | 51 FR 37605 |
| NPRM Comment<br>Period End | 12/24/86 |             |
| Final Action               | 11/03/87 | 52 FR 42100 |

Small Entity: No

Agency Contact: Jim Hunt, ATF
Coordinator, Department of the
Treasury, Bureau of Alcohol, Tobacco
and Firearms, Ariel Rios Federal
Building, 1200 Pennsylvania Avenue,
NW, Washington DC 20226, 202 5667626

**RIN:** 1512-AA74

[FR Doc. 88-5798 Filed 04-22-88; 8:45 am] BILLING CODE 4810-31-T

# DEPARTMENT OF THE TREASURY (TREAS) Comptroller of the Currency (OCC)

### **Comptroller of the Currency**

#### 12 CFR Ch. I

### Semiannual Agenda of Regulatory Actions

**AGENCY:** Office of the Comptroller of the Currency, Treasury.

**ACTION:** Semiannual agenda of regulations.

SUMMARY: As required by the Regulatory Flexibility Act and Executive Order 12291, the Office of the Comptroller of the Currency (Office) has prepared this semiannual agenda of its rules and regulations currently under review and scheduled for review. Regulatory actions taken since the publication of the Office's previous semiannual agenda on October 26, 1987 (52 FR 40699) are also included. It is expected that this semiannual agenda will enable the public to be more aware of, and allow it to more effectively

participate in, the Office's regulatory activity.

ADDRESS: The mailing address for all contacts: Office of the Comptroller of the Currency, 490 L'Enfant Plaza East, SW., Washington, DC 20219.

### FOR FURTHER INFORMATION CONTACT:

For general information about this semiannual agenda, contact Nancy Lowther, Financial Analyst, Legislative and Regulatory Analysis Division, (202) 447-1177.

For additional information about a particular item on this semiannual agenda, contact the individual identified as the contact person.

SUPPLEMENTARY INFORMATION: The Office has determined that none of the rulemakings discussed in this semiannual agenda requires a regulatory flexibility analysis; all entries have been determined not to have a "significant impact on a substantial number of small entities," and therefore are not subject to the provisions of the Act.

Additionally, none of the rules is a

"major" rule as defined by Executive Order 12291. Executive Order 12291 defines a "major" rule as one likely to result in:

- (1) An annual effect on the economy of \$100 million or more;
- (2) A major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; or
- (3) Significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

Dated: February 22, 1988.

Robert L. Clarke,

Comptroller of the Currency.

### Comptroller of the Currency-Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2099                    | 12 CFR 9 Fiduciary Powers of National Banks and Collective Investment Funds  | 1557-AA04                          |
| 2100                    |  | 1557-AA43                          |
| 2101                    | 12 CFR 4.19 Production of Documents and Testimony in Litigation Where the Comptroller or the Office is Not a Party | 1557-AA57                          |
| 2102                    | 12 CFR 11, (New Subsection) Securities Exchange Act Disclosure Rules   | 1557-AA58                          |
| 2103                    | 12 CFR 3 Minimum Capital Ratios; Issuance of Directives  | 1557-AA61                          |
| 2104                    | 12 CFR 16 Securities Offering Disclosure Rules   | 1557-AA65                          |
| 2105                    | 12 CFR 9 Fiduciary Powers of National Banks and Collective Investment Funds  | 1557-AA66                          |
| 2106                    | 12 CFR 4 Supervision of Bank Operations  | 1557-AA67                          |
| 2107                    | 12 CFR 5.33 Merger, Consolidation, Purchase and Assumption   | 1557-AA71                          |
| 2108                    | 12 CFR 32 Lending Limits   | 1557-AA72                          |
| 2109                    | 12 CFR 12 Recordkeeping and Confirmation Requirements for Securities Transactions                                  | 1557-AA75                          |
| 2110                    | 12 CFR 4 Description of Office, Procedures, Public Information   | 1557-AA77                          |

### Comptroller of the Currency—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2111                    | 12 CFR 5 Rules, Policies, and Procedures for Corporate Activities                            | 1557-AA00                          |
| 2112                    | 12 CFR 35 Agricultural Loan Loss Amortization  | 1557-AA73                          |
| 2113                    | 12 CFR 21 Minimum Security Devices and Procedures and Reports of Crimes and Suspected Crimes | 1557-AA74                          |
| 2114                    | 12 CFR 1 Investment Securities Regulation  | 1557-AA78                          |

### Comptroller of the Currency—Completed Actions

| Se-<br>quence<br>Number | Title Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 2115                    | 12 CFR 18 Annual Financial Disclosures to Shareholders  |                                    |
| 2116                    | 12 CFR 1 Investment Securities Regulation   | 1557-AA60                          |
| 2117                    | 12 CFR 29 Real Estate Lending   |                                    |
| 2118                    | 12 CFR 32.8 Lending Limits; Substitute Lending Limit for Banks with Agricultural or Oil and Gas Loans |                                    |
|                         |   | 1                                  |

### DEPARTMENT OF THE TREASURY (TREAS)

Comptroller of the Currency (OCC)

# 2099. FIDUCIARY POWERS OF NATIONAL BANKS AND COLLECTIVE INVESTMENT FUNDS

**Legal Authority:** Sec 1, 77 Stat 668; 12 USC 92a; 12 USC 481

CFR Citation: 12 CFR 9 Legal Deadline: None.

Abstract: Comments in response to a prior rulemaking Final Rule Docket No. 80-16 (46 FR 71571) published October 29, 1980 included recommendations that additional amendments should be made to 12 CFR Part 9. The OCC believes that the issues raised by the commenters can best be addressed through a comprehensive review of its regulations concerning national bank fiduciary powers and collective investment funds. The OCC requested comments from the public as to the desirability and feasibility of a comprehensive review of its trust regulations pertaining to collective investment funds, including specific matters which should be addressed. In view of the favorable disposition of litigation impacting on the fiduciary powers of national banks and collective investment funds (Investment Company Institute v. Clarke, 789 F.2d 175 (2d Cir. 1986), cert. denied, 55 U.S.L.W. 3316 (U.S. Nov. 4, 1986); Investment Company Institute v. Conover, 790 F.2d 925 (D.C. Cir. 1986), cert. denied, 55 U.S.L.W. 3316 (U.S. Nov. 4, 1986); Investment Company Institute v. Clarke, 793 F.2d 220 (9th Cir. 1986), cert. denied, 55 U.S.L.W. 3316 (U.S. Nov. 4, 1986); Investment Company Institute v. Clarke, No.

| imetable.    |          |    |     |       |
|--------------|----------|----|-----|-------|
| Action       | Date     |    | FR  | Cite  |
| ANPRM        | 06/25/82 | 47 | FR  | 27833 |
| ANPRM        | 09/23/82 | 47 | FR  | 27833 |
| Comment      |          |    | : - |       |
| Period End   |          |    |     |       |
| NPRM         | 05/00/88 |    |     |       |
| NPRM Comment | 07/00/88 | •  |     |       |
| Period End   |          |    |     |       |
| Final Action | 12/00/88 |    |     |       |

#### Small Entity: No

Timatahla:

Additional Information: ABSTRACT CONTINUED: 86-3725 (W.D.N.C. August 25, 1986), appeal withdrawn by stipulation, Jan. 6, 1987), the project has been reactivated. The effect on small entities will be considered in the development of this rulemaking.

Agency Contact: Donald N. Lamson, Assistant Director, Department of the Treasury, Comptroller of the Currency, Securities & Corporate Practices Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1954

RIN: 1557-AA04

### 2100. RULES OF PRACTICE AND PROCEDURE

**Legal Authority:** 12 USC 1817(j); 12 USC 1818; 12 USC 1820; 15 USC 781(h); 15 USC 780-4(c); 15 USC 78u; 15 USC 78w; 5 USC 554 to 557; PL 95-630; 12 USC 3102; 12 USC 3108(a)

CFR Citation: 12 CFR 19 Legal Deadline: None.

Abstract: The proposed regulation will set forth amendments to the hearing rules for administrative hearings. The effect on small entities will be considered in the development of this rulemaking.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 12/00/88 |         |

**Proposed Rule Stage** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Brenda Curry. Senior Attorney, Legislative and Regulatory Analysis Division, (202) 447-1632, 490 L'Enfant Plaza East, SW. Washington, DC 20219.

Agency Contact: Robert L. Davis, Assistant Director, Department of the Treasury, Comptroller of the Currency. Enforcement and Compliance Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1818

RIN: 1557-AA43

### 2101. PRODUCTION OF DOCUMENTS AND TESTIMONY IN LITIGATION WHERE THE COMPTROLLER OR THE OFFICE IS NOT A PARTY

**Legal Authority:** 5 USC 301; 12 USC 481; 5 USC 552(b)(8)

**CFR Citation:** 12 CFR 4.19; 12 CFR 4.18(c); 12 CFR 7.6025(c); 12 CFR 4.18(a); 12 CFR 4.18(b)

Legal Deadline: None.

Abstract: This rule governs the release by the OCC of confidential documents, especially reports of examination, and testimony for use in litigation in which the OCC is not a party. The OCC is considering changing the rule to spell out the exact requirements for a request for such release, and the situations under which release might be authorized. The effect on small entities will be considered in the development of this rulemaking.

### **Proposed Rule Stage**

| Date     | FR Cite |
|----------|---------|
| 00/00/00 |         |
|          |         |

Small Entity: Undetermined

Agency Contact: Lester N. Scall, Senior Trial Attorney, Department of the Treasury, Comptroller of the Currency, Litigation Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1893

RIN: 1557-AA57

### 2102. SECURITIES EXCHANGE ACT DISCLOSURE RULES

Legal Authority: 15 USC 78

CFR Citation: 12 CFR 11, (New Subsection)

....,

Legal Deadline: None.

Abstract: The proposed rule would require that more detailed and meaningful information be provided to shareholders and the OCC concerning banks' loan portfolios, including loans to borrowers in foreign countries experiencing liquidity problems, other sources of income and exposure to risks. This will assist shareholders in evaluating proposals for mergers, consolidations, acquisitions and similar matters and will assist the OCC in administering and enforcing the Securities Exchange Act of 1934 as it applies to national banks. The OCC considered not proposing the additional amendments or proposing them as a general guide rather than a rule. However, the OCC determined it was appropriate to propose the additional requirements as amendments to Part 11 because the OCC believes the proposed requirements will help to clarify the types of disclosures which the OCC, shareholders and the public would consider material in analyzing various Exchange Act filings and statements. The proposed rule will also include amendments to update Part 11 to conform with recent amendments by the Securities and Exchange Commission to its Securities Exchange Act Disclosure Rules. The (CONT)

### Timetable:

| I IIII CLADIC.             |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 10/00/88 |         |
| Small Entity: No           | o .      |         |

Additional Information: ABSTRACT CONTINUED: effect on small entities will be considered in the development of this rulemaking.

Agency Contact: Michael C. Dugas, Attorney, Department of the Treasury, Comptroller of the Currency, Securities & Corporate Practices Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1954

**RIN: 1557-AA58** 

### 2103. MINIMUM CAPITAL RATIOS; ISSUANCE OF DIRECTIVES

Significance: Regulatory Program

**Legal Authority:** 12 USC 1 et seq; 12 USC 93a; 12 USC 161; 12 USC 1818; 12 USC 3907; 12 USC 3909

CFR Citation: 12 CFR 3
Legal Deadline: None.

Abstract: The proposed guidelines provide for a common framework of capital adequacy measurement to remove a source of competitive inequality for banks operating internationally. However, the OCC believes the risk-based capital ratio is a useful tool for measuring capital adequacy at all national banks. The framework of measurement is mainly directed to the credit risk of balance sheet and off-balance sheet assets as they relate to bank capital. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

| Action                           | Date     |      | FR | Cite  |
|----------------------------------|----------|------|----|-------|
| ANPRM                            | 03/27/86 | 51   | FR | 10602 |
| ANPRM<br>Comment<br>Period End   | 06/25/86 | 51   | FR | 10602 |
| NPRM                             | 06/17/87 | 52   | FR | 23045 |
| NPRM Comment<br>Period End       | 08/17/87 | . 52 | FR | 23045 |
| NPRM                             | 03/15/88 | 53   | FR | 8550  |
| NPRM Public<br>Comment<br>Period | 05/13/88 |      |    |       |
| Final Action                     | 09/00/88 |      |    |       |

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACTS: Ed Irmler, Associate Director, Economic and Policy Analysis Division, (202) 447-1924; Larry Senter, National Bank Examiner, Commercial Activities Division, (202) 447-1164; C. Stewart Goddin, Senior International Economic Advisor, Multinational and Regional Bank

Division, (202) 447-1747; 490 L'Enfant Plaza East, S.W., Washington, D.C. 20219

Agency Contact: Sanford Brown, Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA61

### 2104. SECURITIES OFFERING DISCLOSURE RULES

**Legal Authority:** 12 USC 1 et seq; 12 USC 1818; 12 USC 93a

CFR Citation: 12 CFR 16 Legal Deadline: None.

Abstract: This regulation contains the OCC's disclosure requirements for securities offerings by national banks. The OCC is considering revisions which would clarify the coverage of the rule. specify the OCC's enforcement authority in connection with the rule, liberalize nonpublic offering requirements, provide for more meaningful disclosure requirements in public offerings, revise financial information requirements to be more consistent with 12 CFR Part 11, and where practicable, incorporate by reference provisions of 12 CFR Part 11. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 12/00/88 |         |
|                            |          |         |

Small Entity: Undetermined

Agency Contact: Michael C. Dugas, Attorney, Department of the Treasury, Comptroller of the Currency, Securities & Corporate Practices Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1954

RIN: 1557-AA65

# 2105. FIDUCIARY POWERS OF NATIONAL BANKS AND COLLECTIVE INVESTMENT FUNDS

Legal Authority: 12 USC 92a CFR Citation: 12 CFR 9 Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: The OCC proposes to amend this regulation to clarify the requirements concerning national bank fiduciary investment of uninvested or undistributed cash in fiduciary accounts. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 09/00/88 |         |

Small Entity: No

Agency Contact: Barrett Aldemeyer, Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA66

### 2106. SUPERVISION OF BANK **OPERATIONS**

Legal Authority: 12 USC 1 et seq; 12 USC 481; 5 USC 552

CFR Citation: 12 CFR 4 Legal Deadline: None.

Abstract: The proposed regulation will set forth amendments to the existing description of supervision of bank operations by the Office of the Comptroller of the Currency. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 |         |
| Final Action               | 09/00/88 |         |

Small Entity: No

Agency Contact: James F. E. Gillespie, Jr., Senior Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L' Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA67

### 2107. MERGER, CONSOLIDATION. **PURCHASE AND ASSUMPTION**

**Legal Authority:** 12 USC 1 et seq; 12 USC 93a; 12 USC 181; 12 USC 214a; 12 USC 215; 12 USC 215a; 12 USC 1828(c); 15 USC

CFR Citation: 12 CFR 5.33; 12 CFR 11.590

Legal Deadline: None.

Abstract: The OCC proposes to amend 12 CFR 5.33 to set forth the OCC's merger proxy statement filing requirements for banks that do not have a class of equity securities registered under the Securities Exchange Act of 1934 ("Exchange Act"), and to specify the disclosure that is required of such banks for various types of merger transactions. This proposal may also include an amendment to relevant portions of 12 CFR 11.590 so as to clarify the OCC's merger proxy requirements for Exchange Act registered banks and to ensure that these requirements will be consistent with those to be proposed at 12 CFR 5.33. These actions are expected to assist bank merger applicants in preparing their merger proxy materials, which are subject to OCC review and clearance pursuant to the OCC's merger procedures. The effect on small entities will be considered in development of this rulemaking.

### Timetable:

| i illictable.              |             |         |
|----------------------------|-------------|---------|
| Action                     | Date        | FR Cite |
| NPRM                       | 05/00/88    |         |
| NPRM Comment<br>Period End | 07/00/88    |         |
| Final Action               | 11/00/88    |         |
| Small Entity: U            | ndetermined |         |

Agency Contact: Laura Plaze, Attorney, Department of the Treasury, Comptroller of the Currency, Securities & Corporate Practices Division, 490 L'Enfant Plaza East, SW. Washington. DC 20219, **202 447-1954** 

RIN: 1557-AA71

### 2108. LENDING LIMITS

Legal Authority: 12 USC 1 et seq; 12 USC 84; 12 USC 93a

CFR Citation: 12 CFR 32 Legal Deadline: None.

Abstract: The OCC is considering several amendments to the lending limits regulation to simplify, clarify and improve that regulation. The effect on small entities will be considered in the development of this rulemaking.

| Action                     | Date        | FR Cite |
|----------------------------|-------------|---------|
| NPRM                       | 05/00/88    |         |
| NPRM Comment<br>Period End | 07/00/88    |         |
| Final Action               | 10/00/88    |         |
| Small Entity: U            | ndetermined |         |

Agency Contact: James F. E. Gillespie, Jr., Senior Attorney, Department of the Treasury, Comptroller of the Currency. Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA72

### 2109. ● RECORDKEEPING AND CONFIRMATION REQUIREMENTS FOR **SECURITIES TRANSACTIONS**

Legal Authority: 12 USC 24; 12 USC 92a

CFR Citation: 12 CFR 12 Legal Deadline: None.

Abstract: This rulemaking will update 12 CFR Part 12 in light of the final regulations issued July 24, 1987 (52 FR 27910) by the Department of the Treasury as required by the Government Securities Act of 1986. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

| Action                     | Date        | FR Cite |
|----------------------------|-------------|---------|
| NPRM                       | 07/00/88    |         |
| NPRM Comment<br>Period End | 09/00/88    |         |
| Final Action               | 12/00/88    |         |
| Small Entity: U            | ndetermined |         |

Agency Contact: John Kerr, National Bank Examiner, Department of the Treasury, Comptroller of the Currency, Investment Securities, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1901

RIN: 1557-AA75

### 2110. ● DESCRIPTION OF OFFICE. PROCEDURES, PUBLIC INFORMATION

Legal Authority: 12 USC 1 et seg; 5 USC 552; EO 12600

CFR Citation: 12 CFR 4 Legal Deadline: None.

Abstract: This proposed regulation implements recent amendments to the Freedom of Information Act (FOIA). The amendments concern Exemption 7 of the FOIA (relating to law

**Proposed Rule Stage** 

enforcement records) and the provisions of the FOIA concerning fees and fee waivers. In addition, the proposed regulation implements Executive Order 12600, which deals with predisclosure notification procedures for confidential commercial information. This proposed regulation also makes technical changes to the OCC's existing FOIA regulation. The proposed regulation, and the OCC's FOIA regulations in general, affect

public disclosure of information by the OCC. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/00/88 |         |
| NPRM Comment<br>Period End | 07/00/88 | •       |
| Final Action               | 10/00/88 |         |
| Small Entity: No           | 0        |         |

Additional Information: ADDITIONAL AGENCY CONTACT: Dean DeBuck, Freedom of Information Officer, (202) 447-1800, 490 L'Enfant Plaza East, S.W., Washington, D.C. 20219.

Agency Contact: Sanford Brown, Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA77

### DEPARTMENT OF THE TREASURY (TREAS)

Comptroller of the Currency (OCC)

Final Rule Stage

# 2111. RULES, POLICIES, AND PROCEDURES FOR CORPORATE ACTIVITIES

Significance: Agency Priority

Legal Authority: 12 USC 1 et seq

CFR Citation: 12 CFR 5 Legal Deadline: None.

Abstract: The OCC is engaged in a continuing review of its rules, policies, and procedures governing corporate activities. The OCC proposes to make several miscellaneous technical amendments to this regulation to cause the regulation to conform to recent adjustments to OCC procedures and statutory changes for processing corporate filings; to centralize the OCC's distribution of forms and instructions for corporate activities filings; to provide clarification of the OCC's ability to impose conditions on transactions between a bank and its subsidiaries; and to outline the applicants' responsibility for accurate and complete filings. These proposals are expected to benefit national banks and the OCC by removing burdensome and costly regulatory requirements, while maintaining the OCC's ability to render an informed decision on the proposed activity; to eliminate public confusion about the availability of forms and instructions; and to enhance distribution efficiency. The effect on small entities is considered in the development of each rulemaking.

### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Technical<br>Amendments | 04/00/88 |         |
| Forms<br>Distribution   | 06/00/88 |         |

| Action                     | Date      | FR Cite |
|----------------------------|-----------|---------|
| Operating<br>Subsidiaries  | 06/00/88  |         |
| Applicants' Responsibility | 08/.00/88 | •       |

### Small Entity: No

Agency Contact: Randall J. Miller, Director for Licensing Policy and Systems, Department of the Treasury, Comptroller of the Currency, Bank Organization & Structure Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1184

RIN: 1557-AA00

### 2112. ● AGRICULTURAL LOAN LOSS AMORTIZATION

**Legal Authority:** 12 USC 1 et seq; 12 USC 93a; Title VIII of the Competitive Equality Banking Act of 1987

CFR Citation: 12 CFR 35

**Legal Deadline:** Statutory, November 9 1987.

Abstract: This regulation implements Title VIII of the Competitive Equality Banking Act of 1987 which permits agricultural banks to amortize losses on qualified agricultural loans. The regulation describes the procedures and standards applicable to banks desiring to amortize losses under that statute. It also describes the manner in which such amortizations are to be done. This regulation will not have significant impact on a substantial number of small entities.

### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Interim Final<br>Rule | 11/02/87 | 52 | FR | 41959 |
| Final Action          | 05/00/88 |    |    |       |

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACTS: Jon A. Nagy, National Bank Examiner, Commercial Activities Division, (202) 447-1164; or Lance Cantor, Analyst, Special Supervision, (202) 447-1719, 490 L'Enfant Plaza East, S.W., Washington, D.C. 20219.

Agency Contact: James F. E. Gillespie, Jr., Senior Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA73

### 2113. • MINIMUM SECURITY DEVICES AND PROCEDURES AND REPORTS OF CRIMES AND SUSPECTED CRIMES

**Legal Authority:** 12 USC 1 et seq; 12 USC 93a; 12 USC 1818; 12 USC 1881 to 1884

CFR Citation: 12 CFR 21 Legal Deadline: None.

Abstract: This regulation revises upward the reporting thresholds for reports of known or suspected crimes involving national banks. This regulation will not have significant impact on a substantial number of small entities.

### Timetable:

| Action                                      | Date     |    | FR | Cite |
|---|----------|----|----|------|
| Interim Final<br>Rule                       | 03/11/88 | 53 | FR | 7881 |
| Interim Final<br>Rule Comment<br>Period End | 05/10/88 | ,  |    |      |
| Final Action                                | 08/00/88 |    |    |      |

Small Entity: No

TREAS—OCC Final Rule Stage

Agency Contact: Joel Miller. Attorney, Department of the Treasury, Comptroller of the Currency, Enforcement and Compliance Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1818

**RIN: 1557-AA74** 

### 2114. ● INVESTMENT SECURITIES REGULATION

Legal Authority: PL 97-35, Sec 1342(a); 12 USC 1; 12 USC 24(7); PL 98-473, Title I

CFR Citation: 12 CFR 1 Legal Deadline: None.

**Abstract:** The OCC is amending 12 CFR Part 1 to make two nonsubstantive changes in the regulation. The first

change in the regulation incorporates the existing statutory authority of national banks to underwrite and deal in obligations of the African Development Bank and the Inter-American Investment Corporation. The second change deletes from the regulation an outdated and unnecessary provision describing procedures for banks to request OCC rulings. This final rule will not have a significant economic impact on a substantial number of small entities.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 06/00/88 |         |
| Final Action | 06/00/88 |         |
| Effective    |          |         |

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Owen Carney, Director, Investment Securities, (202) 447-1901, 490 L'Enfant Plaza East, S.W., Washington, D.C. 20219

Agency Contact: Jonathan Rushdoony, Senior Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA78

### DEPARTMENT OF THE TREASURY (TREAS)

Comptroller of the Currency (OCC)

**Completed Actions** 

### 2115. ANNUAL FINANCIAL DISCLOSURES TO SHAREHOLDERS

Significance: Regulatory Program

Legal Authority: 12 USC 93a; 12 USC

161; 12 USC 1818

CFR Citation: 12 CFR 18 Legal Deadline: None.

Abstract: This final regulation revises certain disclosure requirements of the OCC. It requires all national banks to prepare an annual disclosure statement. This statement would include two consecutive years' comparative financial statements. The information to be disclosed is currently publicly available from the Call Report. The bank would have the option of including a narrative discussion of matters they deem important. The bank would notify shareholders along with the annual meeting notice and depositors and potential depositors via a lobby poster in the main office and each branch. Banks currently subject to 12 CFR 11 may use their F-2 form. This final rule will not have a significant economic impact on a substantial number of small entities.

### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 07/13/84 | 49 FR 28566 |
| ANPRM<br>Comment<br>Period End | 10/11/84 | 49 FR 28566 |
| NPRM                           | 10/30/85 | 50 FR 45372 |

| Action                               | Date     |    | FR | Cite  |
|--------------------------------------|----------|----|----|-------|
| NPRM Comment<br>Period End           | 02/28/86 | 51 | FR | 04504 |
| NPRM                                 | 06/22/87 | 52 | FR | 23456 |
| NPRM Public<br>Comment<br>Period End | 08/21/87 | 52 | FR | 23457 |
| Final Action                         | 02/10/88 | 53 | FR | 03863 |
| Final Action<br>Effective            | 03/11/88 | 53 | FR | 03863 |

Small Entity: No

Agency Contact: Emily R.
McNaughton, National Bank Examiner,
Department of the Treasury,
Comptroller of the Currency,
Commercial Examinations Division, 490
L'Enfant Plaza East, SW, Washington,
DC 20219, 202 447-1165

RIN: 1557-AA44

### 2116. INVESTMENT SECURITIES REGULATION

Legal Authority: 12 USC 1 et seq; 12 USC 24(7)

CFR Citation: 12 CFR 1 Legal Deadline: None.

Abstract: The Office proposes to amend this regulation to provide adequate safeguards for the purchase of mortgage-backed securities by national banks for their own accounts. The proposal will require that issues of such securities, in order to be eligible for purchase by national banks, must satisfy the Office's standards of

investment quality and marketability. The proposal is considered a desirable alternative to leaving national banks without guidance in this area. The effect on small entities will be considered in the development of this rulemaking.

### Timetable:

|           |          | · · · · · · · · · · · · · · · · · · · |
|-----------|----------|---------------------------------------|
| Action    | Date     | FR Cite                               |
| Withdrawn | 02/00/88 | . 1                                   |

Small Entity: Undetermined

Additional Information: ADDITIONAL AGENCY CONTACT: Owen Carney, Director, Investment Securities Division, 202 447-1901, 490 L'Enfant Plaza East, SW, Washington, DC 20219.

Agency Contact: Jonathan Rushdoony, Senior Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA60

#### 2117. REAL ESTATE LENDING

**Legal Authority:** 12 USC 1 et seq; 12 USC 93a; 12 USC 371; 12 USC 1701j-3

**CFR Citation:** 12 CFR 29; 12 CFR 30; 12 CFR 34

Legal Deadline: None.

Abstract: This final rule will revise 12 CFR 29 on adjustable-rate mortgages to conform disclosure requirements with Regulation Z, 12 CFR 226. Coverage of

**Completed Actions** 

the regulation will be limited to consumer credit, and secondary market authority will be expanded. Obsolete portions of 12 CFR 30 on due-on-sale clauses will be be rescinded. The revised adjustable-rate mortgages regulations and remaining regulations on due-on-sale clauses will then be transferred to 12 CFR 34 so that all substantive regulations on real estate lending will be found in the same place. This final rule will not have significant impact on a substantial number of small entities.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/02/87 | 52 FR 36953 |
| NPRM Comment<br>Period End | 11/02/87 | 52 FR 36953 |
| Final Action               | 03/11/88 | 53 FR 7885  |

Small Entity: No

Agency Contact: Ellen C. Starr, Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA69

2118. • LENDING LIMITS; SUBSTITUTE LENDING LIMIT FOR BANKS WITH AGRICULTURAL OR OIL AND GAS LOANS

Legal Authority: 12 USC 1 et seq; 12 USC 84; 12 USC 93a

CFR Citation: 12 CFR 32.8 Legal Deadline: None.

Abstract: The OCC is amending the portion of its regulation on national bank lending limits dealing with the substitute lending limit for banks with charged-off agricultural and oil and gas loans. This final rule extends the period for eligible "special category charge-offs" and, also, the period of the substitute lending limit so as to make those periods consistent with the recently amended policy on capital forbearance. This final rule is intended to provide further temporary relief from lending limit restrictions for national

banks with charge-offs of agricultural and oil and gas loans. This final rule will not have significant impact on a substantial number of small entities.

### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 02/03/88 | 53 FR 2997 |
| Final Action<br>Effective | 02/03/88 | 53 FR 2997 |

### Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Jon A. Nagy, National Bank Examiner, Commercial Activities Division, (202) 447-1164, 490 L'Enfant Plaza East, S.W., Washington, D.C. 20219.

Agency Contact: James F. E. Gillespie, Jr., Senior Attorney, Department of the Treasury, Comptroller of the Currency, Legal Advisory Services Division, 490 L'Enfant Plaza East, SW, Washington, DC 20219, 202 447-1880

RIN: 1557-AA76

[FR Doc. 88-5799 Filed 04-22-88; 8:45 am] BILLING CODE 4810-33-T

# DEPARTMENT OF THE TREASURY (TREAS) United States Customs Service (CUSTOMS)

### **Customs Service**

19 CFR Ch. I

### Semiannual Agenda

**AGENCY:** Customs Service, Treasury. **ACTION:** Semiannual agenda.

**SUMMARY:** In response to Pub. L. 96-354, the "Regulatory Flexibility Act," and Executive Order 12291, "Federal Regulations," Customs has prepared and is publishing for public information a list of regulations either under development or under review.

### FOR FURTHER INFORMATION CONTACT:

For additional information regarding the substance of any particular regulatory project described in the agenda, please communicate with the person identified as the "Agency Contact." All agency contact persons are located at U.S. Customs Service Headquarters, the address of which is noted below. Comments or inquiries of a general nature about the agenda itself should be

directed to Gertrude A. Bresnahan, Regulations and Disclosure Law Branch, Office of Regulations and Rulings, Headquarters, U.S. Customs Service, Room 2324, 1301 Constitution Avenue, NW., Washington, DC 20229 (202-566-8237).

### SUPPLEMENTARY INFORMATION:

### Background

Public Law 96-354, the "Regulatory Flexibility Act" (RFA) and Executive Order (E.O.) 12291 of February 17, 1981, "Federal Regulations," require semiannual publication, in April and October of each year, or an agenda of regulations which are "likely to have a significant economic impact on a substantial number of small entities" and "major" regulations, respectively. The RFA and E.O. 12291 also require agencies to include in their agendas currently effective rules which are under agency review. Customs agenda includes a brief abstract of each regulatory project ("project") being considered, an indication of whether the project will have an RFA impact, the

section(s) of the Code of Federal Regulations affected, the legal authority for the action being taken, the name, title, and telephone number of an agency contact and, where applicable, an approximate timetable of completing action on any project for which Customs has published a notice of proposed rulemaking. In addition, the status of projects referred to in previously published agendas is shown. It has been determined that none of the projects listed as being under development meets the standards required of a "major" regulation provided in E.O. 12291.

General statutory authority for the development or review of regulations relating to Customs matters is found in section 301, title 5, United States Code (5 U.S.C. 301), and in sections 66 and 1624, title 19, United States Code (19 U.S.C. 66, 1624). When appropriate, additional specific statutory authority is indicated as the legal authority for the project.

Dated: February 19, 1988.

Harvey B. Fox,

Director, Office of Regulations and Rulings.

### TREAS—CUSTOMS

### United States Customs Service—Prerule Stage

| Se-<br>quence<br>Number | ·         | Title                                | Regulation<br>Identifier<br>Number |
|-------------------------|-----------|--------------------------------------|------------------------------------|
| 2119                    | 19 CFR 19 | Customs Warehouses; Duty-Free Stores | 1515-AA22                          |

### United States Customs Service—Proposed Rule Stage

| Se-<br>quence<br>Number |            |                           | Title |      | Regulation<br>Identifier<br>Number |
|-------------------------|------------|---------------------------|-------|------|------------------------------------|
| 2120                    | 19 CFR 134 | Country of Origin Marking | ·     | <br> | 1515-AA59                          |

### United States Customs Service—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2121                    | 19 CFR 6 Air Commerce Regulations  | 1515-AA47                          |
| 2122                    | 19 CFR 4 Customs User Fees   | 1515-AA50                          |
| 2123                    | 19 CFR 141 Entry of Consolidated Shipments                                     | 1515-4456                          |
| 2124                    | 19 CFR 4 Harbor Maintenance Fee  | 1515-AA57                          |
| 2125                    | 19 CFR 113 Continuous Importation and Entry Bond Secured by Corporate Sureties | 1515-AA60                          |
| 2126                    | 19 CFR 6.14 Air Ambulance Operators Overflight Exemptions                      | 1515-AA62                          |
| 2127                    | 19 CFR 4.7a Unique Bill of Lading  | 1515-AA63                          |

### United States Customs Service—Completed Actions

| Se-<br>quence<br>Number |            |                             | Title | • |       |       |          |   | Regulation<br>Identifier<br>Number |
|-------------------------|------------|-----------------------------|-------|---|-------|-------|----------|---|------------------------------------|
| 2128                    | 19 CFR 12  | Semiconductor Chip Products |       |   |       |       |          | , | 1515-AA51                          |
| 2129                    | 19 CFR 24  | Formal Entry User Fee       | <br>  |   | ····  | ••••• | •••••••• |   | 1515-AA53                          |
| 2130                    | 19 CFR 141 | Liens by Customs Brokers    | <br>  | : | ••••• | ***   | •••••    |   | 1515-AA58                          |
|                         |            |                             | <br>  |   |       |       |          |   | 1                                  |

# DEPARTMENT OF THE TREASURY (TREAS) United States Customs Service (CUSTOMS)

**Prerule Stage** 

### 2119. CUSTOMS WAREHOUSES; DUTY-FREE STORES

**Legal Authority:** 19 USC 1556; 19 USC 1565; 19 USC 1623

CFR Citation: 19 CFR 19, 19 CFR 144

Legal Deadline: None.

Abstract: Consideration of various actions in regard to administration of duty-free stores. Actions range from abolition of stores to their designation as class of bonded warehouse and/or increased regulation. Actions necessary due to need for increased efficiency of store administration by Customs and to-

address enforcement problems related to stores. Public comment requested on actions under consideration, as well as store operations in general. Work Plan 83-1 approved.

### Timetable:

Congressional

Action

| Action           | Date     | FR Cite     |
|------------------|----------|-------------|
| ANPRM            | 07/21/83 | 48 FR 33318 |
| ANPRM.           | 09/19/83 |             |
| Comment          |          |             |
| Period End       | •        |             |
| Notice of Status | 07/07/86 | 51 FR 24535 |
| Pending          | 00/00/00 |             |

### Small Entity: No

Agency Contact: John R. Holl, Operation Officer, Department of the Treasury, United States Customs Service, Room 2426, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-5354

**RIN:** 1515-AA22

### **DEPARTMENT OF THE TREASURY (TREAS) United States Customs Service (CUSTOMS)**

### **Proposed Rule Stage**

### 2120. COUNTRY OF ORIGIN MARKING

Legal Authority: 5 USC 301; 19 USC 66; 19 USC 1202; 19 USC 1304; 19 USC 1624

CFR Citation: 19 CFR 134 Legal Deadline: None.

Abstract: Amendment to the Customs Regulations relating to the requirement that every imported article of foreign origin, or its container, shall be legibly and conspicuously marked to indicate to an ultimate purchaser in the U.S., the English name of the country of origin of the article. Proposal would require that whenever the full or abbreviated name of a country or place other than the

country of origin, or a symbol readily associated with a country or place other than the country of origin appears anywhere on a foreign article or its container, then the actual country of origin of the article must be marked on the article or its container in close proximity to each reference to the country or place not the country of origin, or a hang tag or sticker affixed to a highly conspicuous portion of the article.

| Timetable:                    |          |         |
|-------------------------------|----------|---------|
| Action                        | Date     | FR Cite |
| NPRM in<br>Treasury<br>Review | 02/22/88 |         |
| NPRM                          | 04/00/88 |         |

Small Entity: No

Agency Contact: Lorrie Rodbart, Attorney, Department of the Treasury. United States Customs Service, Room 2343, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-5765

RIN: 1515-AA59

### **DEPARTMENT OF THE TREASURY (TREAS)** United States Customs Service (CUSTOMS)

### Final Rule Stage

### 2121. AIR COMMERCE REGULATIONS

**Legal Authority:** 5 USC 301; 19 USC 66; 19 USC 1624; 19 USC 1644; 49 USC 1509

CFR Citation: 19 CFR 6 Legal Deadline: None.

Abstract: Revises rules relating to the entry and clearance of aircraft and the transportation of persons and cargo by aircraft. Sets forth the general Customs requirements applicable to all air commerce.

### Timetable:

| Action                     | Date     | FR Cite     |  |
|----------------------------|----------|-------------|--|
| NPRM                       | 07/26/85 | 50 FR 30455 |  |
| NPRM Comment<br>Period End | 10/24/85 |             |  |
| TD In Treasury<br>Review   | 01/22/88 |             |  |
| Final Action               | 06/00/88 | ,           |  |
|                            |          | •           |  |

Small Entity: No

Agency Contact: Larry L. Burton, Attorney, Department of the Treasury, United States Customs Service, Room 2417, 1301 Constitution Avenue, NW. Washington, DC 20229, 202 566-5706

RIN: 1515-AA47

### 2122. CUSTOMS USER FEES

Legal Authority: 19 USC 66: 19 USC 1202; 19 USC 1624; 31 USC 9701; PL 99-272

CFR Citation: 19 CFR 4; 19 CFR 6; 19 CFR 24; 19 CFR 111; 19 CFR 123; 19 CFR

Legal Deadline: Statutory, July 7, 1986.

**Abstract:** Amends Customs Regulations to provide for payment of specific fees

to Customs for the processing of persons, aircraft, vehicles and merchandise arriving in the U.S. as well as for the payment of an annual fee by Customs brokers.

### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Interim Final<br>Rule                         | 06/11/86 | 51 FR 21152 |
| Final Rule<br>Pending<br>internal<br>decision | 05/01/88 |             |
| Final Action                                  | 09/00/88 | *,          |

Small Entity: Undetermined

Agency Contact: Denise Crawford, Operations Officer, Department of the Treasury, United States Customs Service, Room 4133, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-9425

RIN: 1515-AA50

### 2123. ENTRY OF CONSOLIDATED **SHIPMENTS**

Legal Authority: 19 USC 66; 19 USC 1448; 19 USC 1484; 19 USC 1624

CFR Citation: 19 CFR 141; 19 CFR 178

Legal Deadline: None.

Abstract: Amendment to the Customs Regulations relating to entry procedures for consolidated shipments of imported merchandise. The amendment would ensure that if individual shipments of merchandise having various consignees are consolidated into a large shipment, the entry would not be made by a

broker, or at a port of entry, designated by the consignee named in the master bill of lading or master air waybill if any individual bill of lading or individual air waybill within that shipment specifies a different broker, or port of entry, for making entry, or that entry will be made by the actual owner or purchaser.

### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 11/04/87 | 52 FR | 42310 |
| NPRM Comment<br>Period End | 02/18/88 | 53 FR | 30    |
| Final Action               | 08/00/88 |       | •     |

Small Entity: No

Additional Information: After consideration of the comments received in response to the previous notice proposing this change, and meetings with affected persons, it has been determined that many people did not understand the proposal. Accordingly, the document has been modified and it should be republished to allow all affected persons an opportunity to submit comments before any final decisions are made.

Agency Contact: William Rosoff. Attorney, Department of the Treasury. United States Customs Service, Room 2414, 1301 Constitution Avenue NW, Washington, DC 20229, 202 566-5856

RIN: 1515-AA56

#### TREAS—CUSTOMS

Final Rule Stage

#### 2124. HARBOR MAINTENANCE FEE

**Legal Authority:** 5 USC 301; 19 USC 66; 19 USC 81a to 81u; 19 USC 1202; 19 USC 623; 19 USC 1624; 31 USC 9701; PL 99-272; PL 99-509; PL 99-662

**CFR Citation:** 19 CFR 4; 19 CFR 24; 19 CFR 146; 19 CFR 178

Legal Deadline: Statutory, April 1, 1987.

Abstract: Amendments to the Customs Regulations to implement provisions of the Water Resources Development Act of 1986 which authorizes Customs to assess a harbor maintenance fee of 0.04 percent (.0004) on the value of commercial cargo loaded on or unloaded from a commercial vessel at a port unless specifically exempted from the fee. Proceeds of the fee are deposited in a trust fund for the U.S. Army Corps of Engineers to use for the improvement and maintenance of U.S. ports and harbors.

#### Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Interim Final<br>Rule  | 03/30/87 |         |
| Interim Final<br>Rule Public<br>Comment<br>Period End  | 08/28/87 |         |
| Final Action   | 10/15/87 |         |
| Comments being analyzed  | 02/08/88 |         |
| Next action<br>pending<br>development of<br>new penalty<br>guidelines and<br>OMB approval<br>of new<br>reporting forms | 05/00/88 | ·       |

Small Entity: Undetermined

Agency Contact: Tracy Denning, Department of the Treasury, United States Customs Service, Room 4118, 1301 Constitution Ave., NW, Washington, DC 20229, 202 566-8301

RIN: 1515-AA57

#### 2125. CONTINUOUS IMPORTATION AND ENTRY BOND SECURED BY CORPORATE SURETIES

**Legal Authority:** 19 USC 66; 19 USC 1484; 19 USC 1551; 19 USC 1565; 19 USC 1623; 19 USC 1624

CFR Citation: 19 CFR 113 Legal Deadline: None.

Abstract: Amendment to the Customs Regulations to provide that a continuous importation and entry bond secured by a corporate surety may only be filed with Customs under cover of a letter signed by an authorized officer or agent of that surety. Such an amendment would protect the Government from unnecessary delays in receiving payment from sureties of an importer's liabilities, for which the surety is also responsible, when the surety denies liability because it claims to have no record of the bond upon which the demand is made.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/18/87 | 52 FR 35274 |
| NPRM Comment<br>Period End | 11/17/87 |             |
| Final Action               | 06/00/88 |             |

Small Entity: No

Agency Contact: William Lawlor, Attorney, Department of the Treasury, United States Customs Service, Room 2417, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-5706

RIN: 1515-AA60

# 2126. ● AIR AMBULANCE OPERATORS -- OVERFLIGHT EXEMPTIONS

**Legal Authority:** 5 USC 301; 19 USC 66; 19 USC 1202; 19 USC 1624; 49 USC 1474; 49 USC 1509

CFR Citation: 19 CFR 6.14 Legal Deadline: None.

**Abstract:** Amendment to the Customs Regulations to ease restrictions on air ambulance flights.

Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| TD in Customs<br>Review | 01/26/88 |         |
| Interim Final<br>Rule   | 06/00/88 |         |

Small Entity: No

Agency Contact: Glenn Ross, Operations Officer, Department of the Treasury, United States Customs Service, Room 4416, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-5607

RIN: 1515-AA62

#### 2127. ● UNIQUE BILL OF LADING

**Legal Authority:** 5 USC 301; 19 USC 66; 19 USC 1624; 46 USC 3; 46 USC 91; 46 USC 2103

CFR Citation: 19 CFR 4.7a Legal Deadline: None.

Abstract: Amendment to the Customs Regulations to require that each bill of lading which accompanies a shipment of imported cargo carried by vessel possess a unique 12 character identifier. This identifier will serve to distinguish the particular bill of lading from other bills of lading issued by that carrier or issuer and from bills issued by others. The identifier is designed to enable Customs Automated Commercial System to more accurately track the progress of cargo from its arrival to its release.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/09/87 | 52 | FR | 46602 |
| NPRM Comment<br>Period End | 02/08/88 |    |    |       |
| Comments being analyzed    | 02/22/88 |    |    |       |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: No

Agency Contact: Robin Landis, Operations Officer, Department of the Treasury, United States Customs Service, Room 4140, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-8151

RIN: 1515-AA63

## DEPARTMENT OF THE TREASURY (TREAS) United States Customs Service (CUSTOMS)

**Completed Actions** 

## 2128. SEMICONDUCTOR CHIP PRODUCTS

**Legal Authority:** 17 USC 910, 19 USC 66; 19 USC 1202; 19 USC 1337; 19 USC 1623; 19 USC 1624

CFR Citation: 19 CFR 12 Legal Deadline: None.

Abstract: Implements Semiconductor Chip Protection Act by amending Customs Regulations to require persons seeking exclusion of infringing semiconductor chip products to first obtain a court order enjoining, or an order of the U.S. International Trade Commission excluding the importation of the products. Customs will then enforce the court order or exclusion orders.

#### Timetable:

| Date     |  | FR   | Cite   |
|----------|--|--|--|
| 07/29/86 | 51   | FR   | 27057  |
| 09/29/86 |  | •  |  |
| 07/06/87 |  |  |  |
| 10/21/87 | 52   | FR   | 39217  |
| 11/20/87 |  |  |  |
|          | 07/29/86<br>09/29/86<br>07/06/87<br>10/21/87 | 07/29/86 51<br>09/29/86<br>07/06/87<br>10/21/87 52 | 07/29/86 51 FR<br>09/29/86<br>07/06/87<br>10/21/87 52 FR |

Small Entity: No

Agency Contact: Samuel Orandle, Attorney, Department of the Treasury, United States Customs Service, Room 2343, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-5765

RIN: 1515-AA51

#### 2129. FORMAL ENTRY USER FEE

Significance: Agency Priority

Legal Authority: PL 99-514 CFR Citation: 19 CFR 24

Legal Deadline: Statutory, December

Abstract: Amends Customs Regulations to implement a provision of the Omnibus Budget Reconciliation Act of 1986 which authorizes Customs to assess a merchandise processing user fee on formal entries of imported merchandise.

#### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Interim Final<br>Rule  | 12/01/86 | 51 | FR | 43188 |
| NPRM Comment<br>Period End   | 01/30/87 |    |    |       |
| Final Rule Pending Legislative Amendment   | 02/22/88 |    |    |       |
| No further action<br>expected<br>Further action<br>depends on<br>future<br>legislation | 03/23/88 | •  |    |       |

Small Entity: Undetermined

Agency Contact: Thomas Banner, Operations Officer, Department of the Treasury, United States Customs Service, 1301 Constitution Ave., NW, Room 4108, Washington, DC 20229, 202 535-4136

RIN: 1515-AA53

#### 2130. LIENS BY CUSTOMS BROKERS

Legal Authority: 19 USC 66; 19 USC

1448; 19 USC 1484; 19 USC 1624

CFR Citation: 19 CFR 141; 19 CFR 171

#### Legal Deadline: None.

Abstract: Amendment to the Customs Regulations to implement a statutory provision which allows brokers to file liens for freight, charges, or contribution in general average, until proof has been produced that the lien has been satisfied or discharged. Imported merchandise cannot be released from Customs custody until the lien has been satisfied or discharged.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/25/86 | 51 | FR | 6555 |
| NPRM Comment<br>Period End | 04/28/86 |    |    |      |
| TD under development       | 08/00/87 |    |    | •    |
| Final Action TD<br>88-7    | 02/19/88 | 53 | FR | 4961 |
| Final Action Effective     | 03/21/88 |    |    |      |

Small Entity: No

Agency Contact: Jerry Laderberg, Attorney, Department of the Treasury, United States Customs Service, Room 2343, 1301 Constitution Avenue, NW, Washington, DC 20229, 202 566-5765

**RIN:** 1515-AA58

[FR Doc. 88-5800 Filed 04-22-88; 8:45 am]

## DEPARTMENT OF THE TREASURY (TREAS) Internal Revenue Service (IRS)

#### **Internal Revenue Service**

26 CFR Ch. I

#### Improving Government Regulations; Semiannual Agenda of Regulations

**AGENCY:** Internal Revenue Service, Treasury.

**ACTION:** Semiannual agenda of regulations.

**SUMMARY:** This semiannual agenda lists the regulations that the Internal Revenue

Service will be developing from April 1, 1988, through March 31, 1989.

Determinations with respect to the agenda were made as of January 31, 1988. The purpose of this semiannual agenda is to give the public adequate notice of regulatory activities of the Internal Revenue Service.

#### FOR FURTHER INFORMATION CONTACT:

Cynthia E. Grigsby, Legislation and Regulations Division, Office of the Chief Counsel, Internal Revenue Service, 1111 Constitution Avenue, NW., Washington, DC 20224, Attention: CC:LR (202-566-4336), not a toll-free call.

#### SUPPLEMENTARY INFORMATION:

#### General

Section 5 of Executive Order 12291 and section 602 of the Regulatory Flexibility Act both require that a semiannual agenda of regulations under development and review be published in the Federal Register. The next semiannual agenda of the Internal Revenue Service will be published in the Federal Register in October of 1988.

#### Description

This Semiannual Agenda of Regulations lists all projects within the Internal Revenue Service (I.R.S.) as of January 31, 1988, for the development of regulations to appear in the Code of Federal Regulations. This agenda lists existing regulations under development by the Legislation and Regulations Division, the Employee Plans and Exempt Organizations Division, the

General Litigation Division and the Office of Associate Chief Counsel (International) of the Office of Chief Counsel, I.R.S. The following information is provided for each regulation project: The title; priority status; its effect, if any, on small business; the part of the Code of Federal Regulations affected; the legal authority for issuing the regulation; a brief description of the problem to be

addressed in the regulation; and a timetable of action taken and to be taken. Under additional information there is provided the control number of the project within the Chief Counsel's Office, and the names and telephone numbers of the drafting and reviewing attorneys.

By direction of the Secretary of the Treasury. Lawrence B. Gibbs,

Commissioner of Internal Revenue.

#### Internal Revenue Service-Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2131                    | 05 USC 0552 Statement of Procedural RulesMiscellaneous Amendments  | 1545-AJ53                          |
| 2132                    | 26 USC 0061 Taxation, valuation, and reporting of "frequent flyer" or similar bonus payments   |                                    |
| 2133                    | 26 USC 0145 Qualified 50I (c) (3) bonds  |                                    |
| 2134                    | 26 USC 0146 State volume cap for tax-exempt bonds  |                                    |
| 2135                    | 26 USC 0168 Modification of ACRS   |                                    |
| 2136                    | 26 USC 0263A (f) Capitalization of certain interest expenses Notice of Proposed Rulemaking   | 1545-AK01                          |
| 2137                    | 26 USC 0336 Certain stock sales and distributions treated as asset transfers   | 1545-AK29                          |
| 2138                    | 26 USC 0338 Treatment of an affiliated group of corporations as a selling consolidated group for purposes of elective recognition under section 338 (h) (10) | 1545-AK31                          |
| 2139                    | 26 USC 0383 Special limitations on certain credit and loss carryovers  | 1545-AK26                          |
| 2140                    | 26 USC 0832 Treatment of salvage and reinsurance in determining losses of property and casualty insurance  |                                    |
|                         | companies  | 1545-AK49                          |
| 2141                    | 26 USC 0834 Interest deduction under section 834(c)(5)   | 1545-AL07                          |
| 2142                    | 26 USC 0861 Income Tax - Interest and Dividends of 80-20 Companies   | 1545-AJ58                          |
| 2143                    | 26 USC 0876 Exclusion of possession source income from gross income of certain individuals and treatment of corporations organized in Guam, Samoa or CNMI    | 1545-AJ80                          |
| 2144                    | 26 USC 0883 Income Tax - Reciprocal Exemptions for Certain Transportation Income   | 1545-AJŠ7                          |
| 2145                    | 26 USC 0887 Four percent tax on gross transportation income and ECI  |                                    |
| 2146                    | 26 USC 0901 Amendment of Section 1.901-2(e)(3)   | 1545-AJ90                          |
| 2147                    | 26 USC 0952 Subpart F - Use of Deficits  | 1545-AJ71                          |
| 2148                    | 26 USC 0954 Subpart F FPHC Definitions   | 1545-AJ61                          |
| 2149                    | 26 USC 1441 Revised Withholding Tax Regulation to Modify "As soon as Practical" Requirements   |                                    |
| 2150                    | 26 USC 1503(d) Dual Resident Companies Limitation on Consolidated Losses   |                                    |
| 2151                    | 26 USC 6038A Information with respect to certain foreign-owned corporations  |                                    |
| 2152                    | 26 USC 6039E Information Regarding Resident Status   |                                    |
| 2153                    | 26 USC 7654 Cover Over of Income Taxes   |                                    |
| 2154                    | 26 USC 7702 Definition of life insurance contract  | 1545-AL08                          |
| 2155                    | 26 USC 9999 Statement of Procedural RulesAmendments to Statement of Procedural Rules1981-1   | 1545-AD55                          |

#### Internal Revenue Service—Proposed Rule Stage

| Se-<br>quence<br>Number |              | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--------------|--|------------------------------------|
| 2156                    | 26 USC 0001  | Income TaxDeduction for Bus Operating Authorities and Freight  | 1545-AJ18                          |
| 2157                    | 26 USC 0042  | Low Income Housing Credit Recapture Rule   | 1545-AL12                          |
| 2158                    | 26 USC 0055  | Income TaxAlternative Minimum Tax  | 1545-AE80                          |
| 2159                    | 26 USC 0055  | Alternative minimum tax for individuals  | 1545-AJ86                          |
| 2160                    | 26 USC 0056  | Net Book Income Adjustment for U.S. Branches of Foreign Corporations                                   | 1545-AK22                          |
| 2161                    | 26 USC 0056  | Net Book Income Adjustment for U.S. Branches of Foreign Corporations                                   | 1545-AK23                          |
| 2162                    | 26 USC 0056  | Income TaxInventory Adjustment for the Alternative Minimum Tax   | 1545-AL02                          |
| 2163                    | 26 USC 0057  | Income Tax-Minimum Tax. Item of Tax Preference for Intangible Drilling Costs Incurred in Drilling Oil, |                                    |
|                         | Gas or Geoth | nermal Wells   | 1545-AA34                          |
| 2164                    | 26 USC 0058  | Tax Benefit Rule for Corporate Add-On Minimum Tax under the Internal Revenue Code of 1954              | 1545-AK20                          |
| 2165                    | 26 USC 0067  | 2-Percent Floor on Miscellaneous Itemized Deductions   | 1545-AJ49                          |
| 2166                    | 26 USC 0072  | Loans Treated as Distributions   | 1545-AE41                          |

#### Internal Revenue Service—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2167                    | 26 USC 0079 Update and gender-neutralize mortality table used to determine permanent group-term life insurance  |                                    |
|                         | benefits  | 1545-AK50                          |
| 2168                    | 26 USC 0089 Nondiscrimination Rules for Non-Pension Employee Benefit Plans  | 1545-Al78                          |
| 2169                    | 26 USC 0103 To Provide Regulations Under Section 147 (b)-Relating to Limitation on Maturity of Private Activity  Bonds  | 1545-AE69                          |
| 2170                    | 26 USC 0103 Regulations Relating to Federally Guaranteed Bonds  |                                    |
| 2171                    | 26 USC 0103 Definition of "Reissuance" Under Section 103  | 1545-Al65                          |
| 2172                    | 26 USC 0103A To Revise Definition of Areas of Chronic Economic Distress for Purposes of Mortgage Subsidy Bonds  | 1545-AG8                           |
| 2173                    | 26 USC 0108 Income TaxDischarge of Indebtedness   | 1545-AA67                          |
| 2174                    | 26 USC 0111 Income TaxPart 1Income Tax Regulations Under Section 111 Relating to Inclusion of Tax Benefit Items   | 1545-AH1                           |
| 2175                    | 26 USC 0117 Exclusion of qualified scholarships and fellowships from gross income   |                                    |
| 2176                    | 26 USC 0117 (d) Qualified Tuition Reductions  |                                    |
| 2177<br>2178            | 26 USC 0119 (d) Income TaxTax Treatment of Faculty Housing  |                                    |
| 2179                    | 26 USC 0130 Income TaxPart 1 Personal Injury Liability Assignments 26 USC 0132 Income TaxPrizes and Awards  |                                    |
| 21/9                    | 26 USC 0132 Income taxrizes and Awards  | 1545-AJ18                          |
| 2181                    | 26 USC 0142 Tax-exempt bonds for residential rental projects  | 1545-AJ66                          |
| 2182                    | 26 USC 0144 Income taxStudent Loan Bonds  | 1545-AJ42                          |
| 2183                    | 26 USC 0148 Arbitrage restrictions on tax-exempt bonds; Rebate requirement  | 1545-AJ67                          |
| 2184                    | 26 USC 0148 General Arbitrage Restrictions of Tax-exempt bonds  | 1545-AJ81                          |
| 2185                    | 26 USC 0162 Income Tax-To Provide Better Definitions in the Area of Political Advertising & Grassroots Lobbying   |                                    |
| 2186                    | 26 USC 0162 (g) Definition of Related Violation   |                                    |
| 2187                    | 26 USC 0168 Income TaxNormalization Requirement for Public Utility Property   |                                    |
| 2188<br>2189            | 26 USC 0170 Income Tax to Provide Regulations Relating to Contributions to Private Foundations  | 1545-Al09<br>1545-AJ85             |
| 2190                    | 26 USC 0170 Prinal regulations relating to the chartable contributions deduction in the context of bargain sales  | 1545-AL09                          |
| 2191                    | 26 USC 0183 Election to Postpone Determination with Respect to the Presumption That an Activity is Engaged In for Profit  | 1545-AG27                          |
| 2192                    | 26 USC 0195 Income TaxTo Add Provisions Relating to Start-Up Expenditures   | 1545-AB02                          |
| 2193                    | 26 USC 0216 Provisions Relating to Cooperative Housing Corporations   |                                    |
| 2194                    | 26 USC 0219 Income Tax Part 1, Excise Tax Part 54, Individual Retirement Accounts after TRA '86   |                                    |
| 2195                    | 26 USC 0246A Income Tax-Debt-Financed Portfolio Stock   |                                    |
| 2196<br>2197            | 26 USC 0263 A (f) Temporary RegulationCapitalization of Certain Interest Expenses   | 1545-AK0                           |
| 2197                    | Law 96-608)   | 1545-AB04<br>1545-AH49             |
| 2199                    | 26 USC 0302 Waiver of Family Attribution by Entities  | 1545-AF13                          |
| 2200                    | 26 USC 0336 Cross-referenceRecognition of gain or loss on liquidating sales and distributions of property (TRA 1986; sections 631 to 633)                                 | 1545-AK90                          |
| 2201                    | 26 USC 0338 Income Tax Application of Installment Method of Reporting and Mandatory application of MADSP formula for qualified stock purchases under section 338 (h) (10) |                                    |
| 2202                    | 26 USC 0367 Transfer of Intangibles subject to Section 367 or 482 of the Code   | 1545-AJ91                          |
| 2203                    | 26 USC 0367 (b) Foreign Liquidations and Reorganizations (NPRM)   | 1545-AJ78                          |
| 2204                    | 26 USC 0367 (e) Regulations under section 367 (e)   | 1545-AL34                          |
| 2205                    | 26 USC 0367 (e) Regulations under section 367 (e)   | 1545-AL35<br>1545-AB29             |
| 2206 .  <br>2207        | 26 USC 0368 Corporate Reorganization Amendments - Bankruptcy Tax Act of 1980  | 1545-AK33                          |
| 2208                    | 26 USC 0382 Income TaxLimitation on Corporate Net Operating Loss Deduction  | 1545-Al99                          |
| 2209                    | 26 USC 0382 Computation of section 382 limitation   | 1545-AK27                          |
| 2210                    | 26 USC 0401 Defined Benefit Plan Terminations and the Reversion of Assets   | 1545-AF81                          |
| 2211                    | 26 USC 0401 (k) Cash or Deferred Arrangements (Tax Reform Act of 1986)  | 1545-AI79                          |
| 2212                    | 26 USC 0401 (L) Income Tax Part 1 Application of Nondiscrimination rules to integrated plans  | 1545-Al86                          |
| 2213                    | 26 USC 0401 (m) Nondiscrimination requirements for employer matching contributions and employee contributions   | 1545-AI80                          |
| 2214                    | 26 USC 0401(a)(26) Income Tax Part 1Additional Participation Requirements   | 1545-AK46                          |
| 2215                    | 26 USC 0401(a)(4) Study of Need for Special Antidiscrimination Rules for Pension, Etc. Plans of State and Local Governments   | 1545-AK44                          |
| 2216                    | 26 USC 0403 Nondiscrimination and other Rules Applicable to Section 402(b) Annuities  | 1545-Al90                          |
| 2217                    | 26 USC 0404 Income TaxEmployee Stock Ownership Plan Loan Payments   | 1545-AD77                          |
| 2218                    | 26 USC 0408 Study of Need for Regulations Relating to Simplified Employee Pensions as Affected by the Tax.  Reform Act of 1986  | 1545-AK45                          |

#### Internal Revenue Service—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2010                    | 26 USC 0409 Income TaxRequirements for Tax Credit Employee Stock Ownership Plans, Employee Plan Credit,  |                                    |
| 2219                    | and Defined Contribution Plan Voting Rights  | 1545-AD82                          |
| 2220                    | 26 USC 0409 Inc. Tax Part 1; Estate Tax Part 20, Employee Stock Ownership Plan rules Affected by TRA   | 1545-AI87                          |
| 2221                    | 26 USC 0410(b) Coverage and separate lines of business rules   | 1545-AK41                          |
| 2222                    | 26 USC 0411 Rules Clarifying the Income Tax Regulations, Part 1, with Respect to Service Computation Under   | 4545 4500                          |
| 2223                    | Pension, etc. Plans  | 1545-AE39<br>1545-Al46             |
| 2224                    | 26 USC 0411 Inc. Tax Part 1 Benefit Accrual Beyond Normal Retirement Age   | 1545-AI85                          |
| 2225                    | 26 USC 0412 Income Tax-Part 1 - Variance From Minimum Funding Standard   | 1545-AI55                          |
| 2226                    | 26 USC 0414 Income TaxDefinitions and Special Rules; Service for Predecessor   | 1545-AD87                          |
| 2227                    | 26 USC 0414 Definition of "Highly Compensated Employee" and "Compensation"   | 1545-Al91<br>1545-AL23             |
| 2228                    | 26 USC 0414 (r) Definition of line of business   |                                    |
| 2229                    | 26 USC 0414(q) Definition of mighty compensated employee and compensation  | 1545-AK42                          |
| 2230<br>2231            | 26 USC 0419 Treatment of Funded Welfare Benefit Plans  | 1545-AG14                          |
| 2232                    | 26 USC 0442 Inc. Tax-Part 1Amendment of section 1.442-1 to Provide Simplified Procedures for Changes of  | 1545-Al68                          |
|                         | Annual Accounting Period by Certain Exempt Organizations   | 1545-Al66                          |
| 2233                    | 26 USC 0453 Income TaxInstallment Sales Between Related Parties  | 1545-AB45                          |
| 2234<br>2235            | 26 USC 0453 Income TaxInstallment Sales Revision Act of 1980, Regulations Relating to Wrap-Around Mort-<br>gages   | 1545-AB46                          |
| 2236                    | gages  | 1545-AF73                          |
| 2237                    | 26 USC 0453 Income Tax RegulationsPart 1Special Rules Relating to Installment Obligations That Are Readily Tradable or Payable on Demand   | 1545-AG37                          |
| 2238                    | 26 USC 0457 Income Tax Deferred Compensation Plans of State and Local Governments and Tax-Exempt   | 1545-Al89                          |
| 0000                    | Organizations 26 USC 0460 Accounting for long-term contracts   |                                    |
| 2239<br>2240            | 26 USC 0460 Accounting for long-term contracts  26 USC 0461 (h) Income Tax RegulationsThe Economic Performance Requirement   | 1545-AH32                          |
| 2240                    | 26 USC 0465 Extension of the At-Risk Rules   | 1545-AF86                          |
| 2242                    | 26 USC 0465 Aggregation of Certain Activities for Purposes of the At-Risk Rules  | 1545-Ai02                          |
| 2243                    | 26 USC 0465 Extension of At Risk Limitations to Real Property  | 1545-AK08                          |
| 2244                    | 26 USC 0469 Essential issues in connection with limitations on losses and credits from passive activities  | 1545-AK18                          |
| 2245                    | 26 USC 0469(k) Limitations on Passive Activity Losses and Credits  | 1545-AK62                          |
| 2246                    | 26 USC 0472 Inventory Computed by Use of Consumer or Producer Price Indexes  | 1545-AF65                          |
| 2247                    | 26 USC 0474 Simplified Dollar-value LIFO Method for Certain Small Businesses   | 1545-AK64<br>1545-AE00             |
| 2248                    | 26 USC 0514 Income TaxUnrelated Trade or Business Income   | 1545-AE00<br>1545-AJ31             |
| 2249                    | 26 USC 0585 Bad debt reserves of financial institutions  | 1545-AF00                          |
| 2250                    | 26 USC 0612 Income TaxRestoration of Depletion Deductions on Bonus and Advanced Royalties in Certain   | 1040700                            |
| 2251                    | Cases  | 1545-AB69                          |
| 2252                    | 26 USC 0643 Property Distributed in Kind and Treatment of Multiple Trusts (Sec. 81 and 82 of The Tax Reform Act of 1984)   | 1545-AI06                          |
| 2253                    | 26 USC 0643 Clarification of Section 1.643 (a)-3 relating to the Inclusion of Capital Gain in Distributable Net Income   | 1545-Al31                          |
| 2254                    | 26 USC 0672 Income Taxation of Trusts and Estates  | 1545-AJ20                          |
| 2255                    | 26 USC 0679 Income TaxProcedure & AdministrationForeign Trusts Having U.S. Beneficiaries   | 1545-AB79                          |
| 2256                    | 26 USC 0702 Income Tax - Application of effective date for new rules regarding deductions for meal, travel, and entertainment to partnerships and S corporations                 | 1545-AK80                          |
| 2257                    | 26 USC 0704 To Provide Special Rules Concerning Related Party Loans in the Case of Partnership Allocations   | 1545-Al66                          |
| 2258                    | 26 USC 0704 (c) Allocations of Income Gain, Loss, and Deduction with Respect to Property Contributed to a  | 1545-AG98                          |
| 2259                    | 26 LISC 0706 Income Tax-Items Allocated to Portion of Year Partner Held Interest   | 1545-AB81                          |
| 2260                    | 26 USC 0707 Income TaxTreatment of Payments to Partners Not Acting in Their Capacity as Partners   | . 1545-AG83                        |
| 2261                    | 26 USC 0707 Amendment of Income Tax Regulations with Respect to Treatment of Disguised Sales by Partners   | .∱ 1545-AH22                       |
| 2262                    | 26 USC 0724 Contributions to a Partnership of Unrealized Receivables, Inventory Items or Capital Loss Property   | 1545-AG85                          |
| 2263                    | 26 USC 0752 Partner's Share of Partnership Liabilities   | 1545-AH26                          |
| 2264                    | 26 USC 0809 Imputed Earnings Rate for Mutual Life Insurance Companies  | 1545-AG63                          |
| 2265                    | 26 USC 0846 Income Tax RegulationsDiscounting of unpaid losses of property and casualty insurance companies.  26 USC 0861 Apportionment of Expenses in the FSC and DISC Contexts | 1545-AJ51<br>1545-AK78             |
| 2266                    |  | 1545-AJ68                          |
| 2267                    | 1 26 USC 0863 Transportation Income Source Rules   |                                    |

#### Internal Revenue Service-Proposed Rule Stage-Continued

| Se-<br>quence | Title  | Regulation Identifier  |
|---------------|--|------------------------|
| Number        |  | Number                 |
| 2268          | 26 USC 0863 Proposed Income Tax Regulations under the Tax Reform Act of 1986 Source of income rules for  |                        |
| 2233          | Income derived from space and ocean activities including telecommunications  | 1545-AJ84              |
| 2269          | 26 USC 0863 (a) Allocation of Gross Income Attributable to Interest rate swaps under section 863 (a)   | 1545-AL25              |
| 2270          | 26 USC 0864 (d) Related Person Factoring Income  | 1545-AH85              |
| 2271          | 26 USC 0865 Source rules for personal property sales   | 1545-AJ83              |
| 2272          | 26 USC 0871 Repeal of 30 Percent Withholding by the Tax Reform Act of 1984   | 1545-AG66              |
| 2273          | 26 USC 0871(i) Exemptions from withholding of NRA's and Foreign Corporations   | 1545-AJ59              |
| 2274          | 26 USC 0882 Untimely Filing by Foreign Corporations  | 1545-AJ74<br>1545-AJ73 |
| 2275<br>2276  | 26 USC 0887 Imposition of Tax on Gross Transportation Income of Nonresident Aliens and Foreign Corporations  | .1545-AK76             |
| 2277          | 26 USC 0892(c) Income TaxIncome of Foreign Governments and of International Organizations  | 1545-AJ79              |
| 2278          | 26 USC 0897 Income Tax-Partnership Rules Regarding Taxation of Foreign Investment in U.S. Real Property  |                        |
|               | Interests  | 1545-AB98              |
| 2279          | 26 USC 0897 Temporary RegulationsNonrecognition of Corporate Distributions and Reorganizations Under the Foreign Investment in Real Property Tax Act                             | 1545-AF17              |
| 2280          | 26 USC 0897 Notice of Proposed RulemakingNonrecognition of Corporate Distributions and Reorganizations   |                        |
|               | Under the Foreign Investment in Real Property Tax Act  | 1545-AK79              |
| 2281          | 26 USC 0904(f) Treatment of Separate Limitation Losses   | 1545-AL17              |
| 2282          | 26 USC 0905 Income TaxProcedure & AdministrationTaxpayer's Obligation to File a Notice of Redetermination of Foreign Tax and Civil Penalties for Failure to File                 | 1545-AC06              |
| 2283          | 26 USC 0907 Amendment of Regulations Under Section 907 of the Internal Revenue Code of 1954 to Conform   | lacas ásoa             |
|               | Them to Section 211 of the Tax Equity and Fiscal Responsibility Act of 1982  | 1545-AE34              |
| 2284          | 26 USC 0932 Coordination of U.S. and Virgin Islands taxes  | 1545-AJ55<br>1545-AL40 |
| 2285<br>2286  | 26 USC 0932 Source Rules within the Virgin Islands   | 1545-AL40              |
| 2287          | 26 USC 0953(c) Special Rule for Foreign Captive Insurance Companies  | 1545-AJ70              |
| 2288          | 26 USC 0985 Functional Currency  | 1545-AL24              |
| 2289          | 26 USC 0988 Section 988(d) - Integrated Hedging Rules for Foreign Exchange gain or loss  | 1545-AL15              |
| 2290          | 26 USC 0988 Taxation of Exchange Gain or Loss on Foreign Currency denominated transactions   | 1545-AL16              |
| 2291          | 26 USC 0989 (c) Transition rule for qualified business units using a net worth method of accounting for taxable years beginning before January 1, 1987                           | 1545-AL29              |
| 2292          | 26 USC 1031 Rules Relating to the Inapplicability of Section 1031 to Partnership Interests and the Limitation on the Period During Which Like Kind Exchanges May Be Made         | 1545-AH43              |
| 2293          | 26 USC 1059 Income TaxNotice of Proposed Rulemaking - Amendment of Regulations Relating to Basis Reductions for Non-Taxed Portion of Extraordinary Dividends to Reflect TRA 1984 | 1545-AH41              |
| 2294          | 26 USC 1060 Income TaxSpecial Allocation Rules for certain asset acquisitions  | ·1545-AJ06             |
| 2295          | 26 USC 1092 Income TaxTax Straddles  | 1545-AC21              |
| 2296          | 26 USC 1248 Income Tax-Gain from Sale or Exchange of Stock in Foreign Corporations   | 1545-AC31              |
| 2297          | 26 USC 1253 Income TaxTo Clarify Tax Treatment of Transfers of Franchises, Trademarks, & Trade Names   | 1545-AC34              |
| 2298          | Straddle Losses, and Wash-Sale and Short-Sale Principles Applicable to Certain Straddle Transactions   | 1545-Al59              |
| 2299          | 26 USC 1276 Disposition Gain Representing Accrued Market Discount Treated as Ordinary Income; Deferral of Interest Deduction Allocable to Accrued Market Discount                | 1545-AH82              |
| 2300          | 26 USC 1286 Income Tax-Treatment of Stripped Bonds and Stripped Coupon   | 1545-AH75              |
| 2301          | 26 USC 1361 Income TaxTreatment of Obligations Which Purport to Represent Debt as a Second Class of Stock  | 1545-AC37              |
| 2302          | 26 USC 1362 Amendment of Income Tax Regulations Under Code Sections 1362 and 1363 Relating to the Election, Revocation, and Termination of an S Corporation                      | 1545-AE26              |
| 2303          | 26 USC 1366 Income TaxPass-Thru of S Corporation Items to Shareholders   | 1545-AE85              |
| 2304          | 26 USC 1367 Income TaxRules Relating to Adjustment to Basis of Stock of Shareholders of S Corporation and to Determination of Basis of Property Distribution by Corporation      | 1545-AE88              |
| 2305          | 26 USC 1371 Income TaxApplication of Subchapter C Rules to S Corporations  | · 1545-AE90            |
| 2306          | 26 USC 1374 Cross-referenceApplication of section 1374 built-in gain tax to C corporation's electing S corporation status  | 1545-AK93              |
| 2307          | 26 USC 1377 Income TaxDefinitions and Special Rules Pertaining to S Corporation  | 1545-AE94              |
| 2308          | 26 USC 1446 Withholding Tax on Payments from Partnerships to Foreign Partners  | 1545-AL30              |
| 2309          | 26 USC 1502 Investment Adjustments Under the Consolidated Return Regulations   | 1545-AC47              |
| 2310          | 26 USC 1502 Income Tax-Application of Section 465 At Risk Limitations to Members that Join in Filing Consolidated Returns  | 1545-AC55              |
| 2311          | 26 USC 1502 Income Tax-Deletion of the requirement of section 1.1502-47 (d) (12) (v) (C) that, in applying tacking rule, profitable and loss life activities not be separated    | 1545-Al98              |
| 2312          | 26 USC 1502 Cross-referenceConsolidated return investment adjustments with respect to an acquired subsidiary's built-in gains or losses  | 1545-AK94              |
| 2313          | 26 USC 1502 Consolidated Returns   | 1545-AL44              |
| 2314          | 26 USC 1504 Income TaxIncludibility in an Affiliated Group of Subsidiaries Formed to Comply with Foreign Laws  | 1545-AC58              |

#### Internal Revenue Service—Proposed Rule Stage—Continued

| quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|------------------|---|------------------------------------|
| 2315             | 26 USC 1504 Income Tax Amendment of Regulations Under Section 1504 (a) of the Code, as Amended by   |                                    |
| 2316             | Section 60 of the Tax Reform Act of 1984, Defining "Affiliated Group"   | 1545-AH09                          |
| 0047             | Estate and Gift Taxes Situs of Foreign Partnerships for Estate Taxation   | 1545-AC60                          |
| 2317             | 26 USC 2032 Estate TaxValuation of Certain Farm, etc. Real Property   | 1545-AC62                          |
| 2318             | 26 USC 263A Capitalization of Certain Pension, etc. Costs   | 1545-Al92                          |
| 2319             | 26 USC 2653 (b) Estate TaxGeneration skipping transfer tax  | 1545-AJ11                          |
| 2320             | 26 USC 3121 Amendment of the Employment Tax Regulations Under Code Section 3121 to Conform to Section 321 of the Social Security Amendments of 1983                         | 1545-AF91                          |
| 2321             | 26 USC 3306 Treatment of Certain Deferred Compensation and Salary Reduction Arrangements  | 1545-AF97                          |
| 2322             | 26 USC 3405 Employment TaxWithholding from Pensions, Annuities, and Other Deferred Income   |                                    |
| 2323             | 26 USC 3405 (d) (13) Withholding on Certain Deferred Payments Outside the United States   |                                    |
| 2324             | 26 USC 3406 To Provide Regulations Relating to Backup Withholding Under Section 3406  |                                    |
| 2325             | 26 USC 4041 Election to have certain diesel fuel taxes imposed on sales to retailers  |                                    |
| 2326             | 26 USC 4051 Excise TaxRetailers Excise Taxes on Motor Vehicles  | 1                                  |
| 2327             | 26 USC 4052 Excise Tax - Excise Tax on Heavy Trucks, Truck Trailers and Semitrailers, and Tractors  | 1545-Al51                          |
| 2328             | 26 USC 453C Certain indebtedness treated as payment on installment obligations  | 1545-AJ27                          |
| 2329             | 26 USC 4611 Income tax, excise tax, and environmental taxImposition of taxes on petroleum, certain chemicals, and corporations and additional excise taxes on certain fuels | 1545-AJ23                          |
| 2330             | 26 USC 4940 Income TaxExcise TaxProcedure and AdministrationVarious Private Foundation Provisions   | 1545-AG18                          |
| 2331             | 26 USC 4943 Foundation Excise Tax-Excess Business Holdings  | 1545-AG49                          |
| 2332             | 26 USC 4980 Excise Tax Part 54, Reversion of qualified plan assets to employer  |                                    |
| 2333             | 26 USC 4991 Excise TaxWith Respect to the Definition of Taxable Crude Oil   |                                    |
| 2334             | 26 USC 5881 Excise Tax on "greenmail"   | 1545-AL47                          |
| 2335             | 26 USC 6011 Electronic filing of tax returns  |                                    |
| 2336             | 26 USC 6031 Nominee Reporting of Partnership Information  |                                    |
| 2337             | 26 USC 6033 Amendment of Section 1.6033-2(g)(5) Relating to Returns by an Integrated Auxiliary of a Church  | 1545-AI52                          |
| 2338             | 26 USC 6039D Returns, etc. on Certain Fringe Benefit Plans  | 1545-AI22                          |
| 2339             | 26 USC 6045 Income TaxInformation Reporting on Real Estate Transactions   |                                    |
| 2340             | 26 USC 6046A Income Tax Regulations relating to Returns as to Interests in Foreign Partnerships   | 1545-AK75                          |
| 2341             | 26 usc 6049 Income TaxTo require issuers of certificates of deposit to furnish issue price to brokers   | 1545-AK36                          |
| 2342             | 26 USC 6050M Treatment of net capital losses of regulated investment companies and real estate investment   |                                    |
| 00.40            | trusts-relationships between chapter 44 excise taxes and taxable income   | 1545-AJ04                          |
| 2343             | 26 USC 6050M Reporting requirements pertaining to returns relating to persons receiving contracts from Federal  | 4545 A 105                         |
| 0044             | executive agencies  | 1545-AJ05                          |
| 2344             | 26 USC 6166 Estate TaxProcedure and AdministrationDeferral and Installment Payment of Estate Tax  | 1545-AD23                          |
| 2345             | 26 USC 6224 Statement of Procedural Rules to Provide Procedures for Partnership-Level Proceedings with Respect to Partnership Items   | 4545 4100                          |
| 2346             | 26 USC 6244 Determination of the Tax Treatment of Subchapter S Items at the Corporate Level   | 1545-AI08<br>1545-AE96             |
| 2346             | 26 USC 6311 Procedure and Administration RegulationsPayment of Taxes by Check or Money Order and Liability  | 1343-AE90                          |
| 2347             | of Financial Institutions for Unpaid Taxes  | 1545-Al24                          |
| 2348             | 26 USC 6323 Electronic filing of notice of Federal tax lien   | 1545-AK96                          |
| 2349             | 26 USC 6325 Procedure and AdministrationRelease of Liens, Notice Before Levy, Property Exempt from Levy   | 1040-11100                         |
| 2048             | Redemption of Levied Real Property and Amount of Damages in Case of Wrongful Levy   | 1545-AE82                          |
| 2350             | 26 USC 6404(e) Procedure and Administration - Abatement of Interest   | 1545-AK71                          |
| 2351             | 26 USC 6501 Procedure and Administration RegulationsExtension of the Period for Assessment of Tax in Certain  |                                    |
| 2001             | Circumstances   | 1545-AI23                          |
| 2352             | 26 USC 6621 Essential issues in connection with differential interest rates   | 1545-AK06                          |
| 2353             | 26 USC 6659 Procedure & Administration-Addition to Tax in the Case of Valuation Overstatements and  | •                                  |
|                  | Understatements, and Increase in the Negligence Penalty   | 1545-AD39                          |
| 2354             | 26 USC 6700 Penalty for Promoting Abusive Tax Shelters  | 1545-AE99                          |
| 2355             | 26 USC 6701 Penalty for Aiding and Abetting in the Understatement of Tax Liability  | 1545-AF01                          |
| 2356             | 26 USC 6867 Income TaxPresumption of Jeopardy in the Case of Illegal Activity Cash  | 1545-AE30                          |
| 2357             | 26 USC 7425 Forfeiture of land sales contract with respect to discharge of Federal tax lien   | 1545-AK24                          |
| 2358             | 26 USC 7425 Redemptions of Real Property Under IRC 7425 - Excess Expenses:  | 1545-AL20                          |
|                  | 26 USC 7609 Procedure and Administration - Suspension of Statues of Limitations in Absence of Third-Party   |                                    |
| 2359             | Recordkeeper Response to Summons  | 15/5 AV70                          |
|                  |   | 1545-AK72                          |
| . 2360           | 26 USC 860A Income taxessential issues relating to real estate mortgage investment conduits   | 1545-AL72<br>1545-AJ35             |
|                  |   |                                    |

#### Internal Revenue Service—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2362                    | 26 USC 0025 To Provide Regulations Relating to Mortgage Credit Certificates  | 1545-AH06                          |
| 2363                    | 26 USC 0025 Income TaxInformation Reporting for Mortgage Credit Certificates   |                                    |
| 2364                    | 26 USC 0028 Credit for Clinical Testing Expenses for Certain Drugs for Rare Diseases or Conditions   |                                    |
| 2365                    | 26 USC 0032 Income TaxNotice to Employees or Earned Income Credit  |                                    |
| 2366                    | 26 USC 0042 Low-income housing credit  |                                    |
| 2367                    | 26 USC 0042 Low-income housing credit for federally assisted buildings acquired during I0-year period  |                                    |
| 2368                    | 26 USC 0042 Low-Income Housing Credit for Federally-Assisted Buildings acquired during 10-year period  |                                    |
| 2369                    | 26 USC 0044 Income TaxCredit for Increasing Research Activities  |                                    |
| 2370                    | 26 USC 0046 Income TaxThe Investment Credit for Qualified Progress Expenditures  | 1545-AA13                          |
| 2371                    | 26 USC 0047 Income TaxTax Treatment of Mass Assets for Investment Credit Purposes  |                                    |
| 2372                    | 26 USC 0047 Amendment of Income Tax Regulations Under Sections 47, 48 and 196 Relating to Basis Adjustment to Reflect Investment Tax Credit  | 1545-AF06                          |
| 2373                    | 26 USC 0048 Income Tax-Increase in Investment Tax Credit for Qualified Rehabilitation Expenditures   | 1545-AA12                          |
| 2374                    | 26 USC 0048 Income TaxDefinition of Films That Are "Topical or Otherwise Essentially Transitory in Nature"   | 1545-AA22                          |
| 2375                    | 26 USC 0048 Income TaxSpecial Rules Added by Sec 223(c) of Crude Oil Windfall Profit Tax Act 1980, Relating to Reduction of Credit Where Property Is Financed by Subsidized ETC            | 1545-AA26                          |
| 2376                    | 26 USC 0056 Corporate alternative minimum tax book income adjustment   | 1545-AJ14                          |
| 2377                    | 26 USC 0056 Income Tax-Inventory Adjustment for the Alternative Minimum Tax  |                                    |
| 2378                    | 26 USC 0058 Tax Benefit Rule for Corporate Add-On Minimum Tax under the Internal Revenue Code of 1954  | 1545-AK21                          |
| 2379                    | 26 USC 0061 Income TaxNonqualified Salary Reduction Agreements   | 1545-AA35                          |
| 2380                    | 26 USC 0061 Income TaxTaxation of Fringe Benefits and Exclusions from Gross Income for Certain Fringe Benefits   | 1545-AH73                          |
| 2381                    | 26 USC 0067 2-Percent Floor on Miscellaneous Itemized Deductions   | 1545-AJ48                          |
| 2382                    | 26 USC 0071 Treatment of Transfer of Property between Spouses, Tax Treatment of Alimony and Separate   |                                    |
| 2383                    | Maintenance Payments, and Dependency Exemption in the Case of Child of Divorced Parents  | 1545-Al49                          |
| 2000                    | respect to a beneficiary   | 1545-AK14                          |
| 2384                    | 26 USC 0103 Income TaxExemption for Industrial Development Bonds for Water Facilities  | 1545-AA49                          |
| 2385                    | 26 USC 0103 Income Tax-To Define the Term "Principal User of a Facility"   | 1545-AA56                          |
| 2386                    | 26 USC 0103 Income TaxMortgage Subsidy Bonds   | 1545-AA63                          |
| 2387                    | 26 USC 0103 To Provide Regulations Requiring Certain Debt Obligations To Be Issued in Registered Form  | 1545-AE18                          |
| 2388                    | 26 USC 0103 To Provide Regulations Under Section 103(k) and (l) Relating to Public Approval and Information Reporting Requirements for Private Activity Bonds                              | 1545-AE24                          |
| 2389                    | 26 USC 0103 Regulations Relating to \$40 Million Small Issue Limit on Tax-Exempt Bonds Per Taxpayer  | 1545-AH19                          |
| 2390                    | 26 USC 0103 Income TaxTo Clarify the Definition of Property Which is a Pollution Control Facility  | 1545-AK10                          |
| 2391                    | 26 USC 0103 (b) To Provide Regulations Relating to the Tax Exemption of Obligations to Finance Mixed-Use   |                                    |
|                         | Residential Rental Property  | 1545-AH68                          |
| 2392                    | 26 USC 0103 (c) Amendment of Regulations Relating to Arbitrage on Nonpurpose Obligations to Reflect Section 624 of TRA of 1984   | 1545-AH07                          |
| 2393                    | 26 USC 0120 Income TaxPrepaid Legal Expenses   | 1545-AD62                          |
| 2394                    | 26 USC 0125 Income TaxTax Treatment of Cafeteria Plans   | 1545-AD63                          |
| 2395                    | 26 USC 0126 Income Tax-Exclusion from Income of Certain Cost-Sharing Payments Under Government Programs  |                                    |
| 2396                    | 26 USC 0131 Income TaxPart I Exclusion from Gross Income for Certain Foster Care Payments  | 1545-AF52                          |
| 2397                    | 26 USC 0149 Information reporting for tax-exempt bonds   | 1545-AJ63                          |
| 2398                    | 26 USC 0162 (k) Continuation Coverage Requirements of Group Health Plans   | 1545-Al93                          |
| 2399                    | 26 USC 0163 Income Tax RegulationsLimitations on deductions for nonbusiness interest   | 1545-AK17                          |
| 2400                    | 26 USC 0165 Income Tax RegulationsTax Straddles Relating to Section 108 of the Tax Reform Act of 1984  | 1545-AG57                          |
| 2401                    | 26 USC 0168 Income TaxAccelerated Cost Recovery System   | 1545-AA87                          |
| 2402                    | 26 USC 0168 Tax-Exempt Entity Leasing  | 1545-AH76                          |
| 2403                    | 26 USC 0168 Tax-exempt entity leasing  | 1545-AJ36                          |
| 2404                    | 26 USC 0170 Deductions in Excess of \$5,000 Claimed for Certain Charitable Contributions of Property and Information Reporting by Donees Who Make Certain Dispositions of Donated Property | 1545-AG86                          |
| 2405                    | 26 USC 0219 Individual Retirement Plans and Simplified Employee Pensions   | 1545-AD59                          |
| 2406                    | 26 USC 0219 Individual Retirement Plans, Simplified Employee Pensions, and Qualified Voluntary Employee Contributions  | 1545-AD66                          |
| 2407                    | 26 USC 0263A Capitalization and inclusion in inventory costs of certain expenses   | 1545-AK05                          |
| 2408                    | 26 USC 0263A Practical capacity  | 1545-AK56                          |
| 2409                    | 26 USC 0267 Regulations Under Section 267 of the Code to Reflect Section 174 of the Tax Reform Act of 1984   |                                    |
| _400                    | Relating to Losses, Expenses, and Interest in Transactions Between Related Taxpayers   | 1545-AG11                          |
| 2410                    | 26 USC 0269 Income Tax-Personal Service Corporations   | 1545-AF11                          |
| 2411                    | 26 USC 0274 Income TaxDeductibility of Gifts by Employers  | 1545-AB06                          |
| 2412                    | 26 USC 0274 (d) Income Tax-Substantiation requirements with respect to listed property and substantiation  |                                    |
|                         | requirements relating to the taxation of fringe benefits   | 1545-AJ40                          |

#### Internal Revenue Service—Final Rule Stage—Continued

| Se-<br>querice<br>Number | Title   | Regulation<br>Identifier<br>Number |
|--------------------------|---|------------------------------------|
| 2413                     | 26 USC 0280A Income TaxDeductions for Expenses Attributable to Business Use of Homes, Rental of Vacation  | 4545 4B08                          |
| 2414                     | Homes   | 1545-AB09                          |
| 2415                     | 26 USC 0304 Affiliated Groups   | 1545-AG99<br>1545-AL41             |
| 2416                     | 26 USC 0336 Income TaxPart 1 Temporary Regulations-Recognition of gain or loss liquidating sales and distributions of property (TRA 1986, sections 631 to 633)                            | 1545-AJ01                          |
| 2417                     | 26 USC 0336 Certain stock sales and distributions treated as asset transfers  | 1545-AK30                          |
| 2418                     | 26 USC 0338 Deemed Sale Price When Certain Stock Purchases Are Treated as Asset Acquisitions  | 1545-AF29                          |
| 2419                     | 26 USC 0338 Income Tax-Elections Under Section 338, as Added by Section 224 of the Tax Equity and Fiscal Responsibility Act of 1982 as Amended by the Technical Corrections Act of 1982   | 1545-AF38                          |
| 2420                     | 26 USC 0338 Regulations Under Section 338 (h) (10) as Added to the Code by Section 306 of the Technical Corrections Act of 1982, Relating to Special Elective Recognition of Gain or Loss | 1545-AF93                          |
| 2421                     | 26 USC 0338 Income Tax-Application of Section 338 to Stock and Asset Acquisitions in the International Context  | 1545-AG13                          |
| 2422                     | 26 USC 0338 Questions and Answers Relating to Domestic Matters under Section 338 of the Internal Revenue  |                                    |
| 2423                     | Code of 1954 - Cross Reference to the Temporary Regulations   | 1545-AH88<br>1545-Al53             |
| 2423                     | 26 USC 0338 Income Tax-Application of Installment Method of Reporting and Mandatory application of MADSP  | 1343-463                           |
|                          | formula for qualified stock purchases under section 338 (h) (10)  | 1545-AJ07                          |
| 2425                     | 26 USC 0338 Treatment of an affiliated group of corporations as a selling consolidated group for purposes of elective recognition under section 338 (h) (10)                              | 1545-AK32                          |
| 2426                     | 26 USC 0355 Income TaxDistribution of Stock and Securities of a Controlled Corporation  | 1545-AB20                          |
| 2427                     | 26 USC 0358 Income TaxTriangular Reorganizations, Basis and Other Consequences  | 1545-AB21                          |
| 2428                     | 26 USC 0367 Income TaxTreatment of Exchanges Described in Section 367 (b)   | 1545-AB26                          |
| 2429                     | 26 USC 0367 Amendment of the Income Tax Regulations under Section 367 of the Code (transfers to foreign corporations) to reflect section 131 of the Tax Reform Act of 1984 (P.L. 98-369)  | 1545-AK74                          |
| 2430                     | 26 USC 0367 (b) Foreign Liquidations and Reorganizations (Temporary Regulations)  | 1545-AJ76                          |
| 2431                     | 26 USC 0367(b) Income TaxPart 1Temporary-Whether Earnings and Profits Should be Allocated to an Acquiring   |                                    |
| 2432                     | CFC from an Acquired CFC Following a Non-Recognition Transaction  | 1545-Al32                          |
|                          | tions   | 1545-AB28                          |
| 2433                     | 26 USC 0368 Income TaxExchange Funds  | 1545-AB31                          |
| 2434                     | 26 USC 0382 Income TaxOwnership Change  | 1545-AJ00                          |
| 2435                     | 26 USC 0382 Computation of Section 382 Limitation   | 1545-AK87<br>1545-AL36             |
| 2436<br>2437             | 26 USC 0382 Limitation to groups filing consolidated returns  |                                    |
| 2438                     | 26 USC 0401 Income TaxRefund of Mistaken Contributions  | 1545-AD68                          |
| 2439                     | 26 USC 0401 Certain Cash or Deferred Arrangements   |                                    |
| 2440                     | 26 USC 0401 Income Tax-Required Distributions from Qualified Plans and Individual Retirement Accounts and   | •                                  |
| 0444                     | Partial Rollovers of Individual Retirement Accounts   | 1545-AE95<br>1545-AH80             |
| 2441<br>2442             | 26 USC 0401 Notice, Election, and Consent Rules under the Retirement Equity Act of 1984   |                                    |
| 2443                     | 26 USC 0404A Income TaxDeduction for Certain Foreign Deferred Compensation Plans  | 1545-AD81                          |
| 2444                     | 26 USC 0408 Annual Information Reports by Trustees and Issuers of Individual Retirement Plans   |                                    |
| 2445                     | 26 USC 0410 Retirement Equity Act Changes to Participation, Vesting, etc. Rules   |                                    |
| 2446                     | 26 USC 0411 Income TaxCoordination of Vesting and Nondiscrimination Requirements for Qualified Plans  | 1545-AD83                          |
| 2447                     | 26 USC 0411 Survivor benefits, distribution restrictions and various other issues under the Retirement Equity Act of  | 1545-AH01                          |
| 2448                     | 26 USC 0411 Income Tax-Part 1 - Reduction of Accrued Benefits To Qualify for a Standard Termination of a Single Employer Defined Benefit Pension Plan                                     | 1545-AI48                          |
| 2449                     | 26 USC 0411 Income Tax - Part 1 - Minimum Vesting Standards   | 1545-AI88                          |
| 2450                     | 26 USC 0412 Income TaxExcise Tax RegulationsFunding for Qualified Plans   | 1545-AD84                          |
| 2451                     | 26 USC 0414 Income Tax-Definitions & Special Rules  |                                    |
| 2452                     | 26 USC 0414 Income Tax-Emptoyees of an Affiliated Service Group.  |                                    |
| 2453                     | 26 USC 0414 Income Tax RegulationsAffiliated Service Groups and Employee Leasing  |                                    |
| 2454                     | 26 USC 0417 Joint and Survivor Annuities  | 1545-AG72                          |
| 2455                     |   |                                    |
| 2456<br>2457             | 26 USC 0441 Taxable Years of Certain Entities   | 1545-AK63<br>1545-AL46             |
| 2457<br>2458             | 26 USC 0444 Election of taxable years other trian required taxable year   |                                    |
| 2459<br>2459             | 26 USC 0448 Clarification of determination of bad debt experience under nonaccrual-experience accounting method.  |                                    |
| 2460                     | 26 USC 0451 Accounting for Long-Term Contracts; Corporations Filing Consolidated Returns With a Contractor  | 1545-AL39                          |
| 2460                     | 26 USC 0453 Income Tax-General Rules Relating to Installment Sales  | 1545-AB42                          |
| 2701                     | - 20 000 4 100 moonto taxinoonta tianoo tiolaang to molaminoni baloo milimalianananananananananananananananana  | 10-10-110-12                       |

### Internal Revenue Service—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2462                    | 26 USC 0453 Income TaxInstallment Obligations Received from a Liquidating Corporation  | 1545-AB43                          |
| 2463                    | 26 USC 0453 Income TaxInstallment Obligations Received in Transactions in which Gain or Loss is Generally Not Recognized   | 1545-AB44                          |
| 2464                    | 26 USC 0453 Income TaxInstallment Method Reporting by Dealers in Personal Property   | 1545-AB47                          |
| 2465                    | 26 USC 0453a Income Tax RegulationsPart 1. Installment Sale by Dealers in Personal Property  | 1545-AF71                          |
| 2466                    | 26 USC 0458 Income TaxExclusion from Gross Income with Respect to Magazines, Paperbacks, and Record  |                                    |
| 0407                    | Returns After Close of Taxable Year  | 1545-AB48                          |
| 2467                    | 26 USC 0461 (h) Temporary Income Tax RegulationsThe Economic Performance Requirement   | 1545-AH33<br>1545-AB51             |
| 2468<br>2469            |  | 1545-AB52                          |
| 2470                    | 26 USC 0465 Aggregation of Certain Activities  |                                    |
| 2471                    | 26 USC 0467 Temporary Income Tax Regulations-Deferred Payments for Use of Property or Services   | 1545-AG81                          |
| 2472                    | 26 USC 0468A Income Tax Regulations Special Rules Relating to Nuclear Decommissioning Costs  | 1545-AI01                          |
| 2473                    | 26 USC 0472 Income TaxThree-Year Averaging for Increases in Inventory Value when Electing LIFO Method of   |                                    |
| 2474                    | Accounting   | 1545-AB55<br>1545-AK65             |
| 2474                    | 26 USC 0501 Income TaxRules Clarifying the Regulations With Respect to the Computation of "Gross Income"   |                                    |
| 0.470                   | of an Electric Cooperative   | 1545-AD99                          |
| 2476                    | 26 USC 0593 Income TaxLimitation on Additions to Bank Loss Reserves  | 1545-AB66                          |
| 2477                    | 26 USC 0613A Income TaxSupplementary Rules on Limitations on Percentage Depletion for Oil & Gas  | 1545-AB73<br>1545-AB74             |
| 2478<br>2479            | 26 USC 0613A Income TaxTo Conform to Sec 3 of the Act of 12/28/80  |                                    |
| 0.400                   | entertainment to partnerships and S corporations   | 1545-AK85                          |
| 2480<br>2481            | 26 USC 0706 (b) Taxable Years of Certain Partnerships  | 1545-AJ47                          |
| 2482                    | applicable commissioner's tables   | 1545-AK04                          |
| 2483                    | Insurance Contracts  | 1545-AG79                          |
|                         | companies  | 1545-Al96                          |
| 2484                    | 26 USC 0863 (a) Allocation of gross income attributable to interest rate swaps under section 863 (a)   | 1545-AL26                          |
| 2485<br>2486            | 26 USC 0864 (e) Allocation and apportionment of expenses   | 1545-AL21<br>1545-AB93             |
| 2487                    | 26 USC 0871 Employment Taxes: Application of the Repeal of 30% Withholding by the Tax Reform Act of 1984   |                                    |
| 2488                    | and of Information Reporting and Backup Withholding in Light of Such Repeal  | 1545-AH15                          |
| 2 100                   | Regulations)   | 1545-AJ77                          |
| 2489                    | 26 USC 0904 Income TaxRecapture of Overall Foreign Losses  | 1545-AC05                          |
| 2490                    | 26 USC 0904 Income Tax Regulations Under Section 121 of the Tax Reform Act of 1984 Relating to Resourcing Certain Amounts Received From A U.S. Owned Foreign Corporation | 1545-Al33                          |
| 2491                    | 26 USC 0904 Separate Application of section 904 with respect to certain categories of income   | 1545-AJ69                          |
| 2492                    | 26 USC 0904 Separate application of section 904 with respect to certain categories of income   | 1545-AJ72                          |
| 2493                    | 26 USC 0905 Income Tax-Temporary RegulationsTaxpayer's Obligation to File a Notice of Redetermination of Foreign Tax and Civil Penalties for Failure to File             | 1545-AC09                          |
| 2494                    | 26 USC 0924 FSC Transfer Pricing Rules, Distributions, Dividends Received, Deduction and Other Special Rules for FSC   | 1545-Al16                          |
| 2495                    | 26 USC 0936 Income TaxDefinition of Qualified Possession Source Investment Income for Purposes of Puerto Rico & Possession Tax Credit                                    | 1545-AC10                          |
| 2496                    | 26 USC 0954 Current Taxation of Foreign Oil Related Income of Controlled Foreign Corporations  | 1545-AE38                          |
| 2497                    | 26 USC 0985 Functional Currency  | 1545-AL27                          |
| 2498                    | 26 USC 0989 (c) Transition rules for qualified business units using a net worth method of accounting for taxable years beginning before January 1, 1987                  | 1545-AL28                          |
| 2499                    | 26 USC 0995 Proposed Income Tax Regulations Under the Tax Reform Act of 1984 Relating to INTEREST CHARGE DISCs   | 1545-AG71                          |
| 2500                    | 26 USC 1058 Income TaxTransfers of Securities Under Certain Agreements   | 1545-AC20                          |
| 2501                    | 26 USC 1059A Customs Limitation on taxpayer's basis in property imported from related persons  | 1545-AJ92                          |
| 2502                    | 26 USC 1060 Income TaxSpecial Allocation Rules for Certain Asset Acquisitions  | 1545-AJ03                          |
| 2503                    | 26 USC 1092 (b) Income Tax Regulations Under the Tax Reform Act of 1984 Relating to Mixed Straddles  | 1545-AH59                          |
| 2504                    | 26 USC 1092 (b) Income Tax Regulations Under the Economic Recovery Tax Act of 1981 and the Tax Reform Act  |                                    |
|                         | of 1984, Relating to Straddles   | 1545-AH60                          |
| 2505                    | 26 USC 1254 Income TaxGain from Disposition of Interest in Oil or Gas Property   | 1545-AC35                          |
| 2000                    | 26 USC 1256(e) Hedging Exception to Mark-to-Market Rules for Section 1256 Contracts, Deferral of Certain   |                                    |

#### Internal Revenue Service—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2507                    | 26 USC 1275 Regulations Under Section 1271 Through 1275 Relating to Tax Treatment of Debt Instruments              | 4545 41149                         |
| 0500                    | Having Original Issue Discount   | 1545-AH46                          |
| 2508                    | 26 USC 1361 Income TaxDefinition of S Corporation  | 1545-AE86                          |
| 2509                    | 26 USC 1374 Temporary RegulationApplication of section 1374 Built-in Gain tax to C corporation's electing S        | 4545 4104                          |
| 2510                    | corporation status   | 1545-AK91                          |
| 2510                    | 26 USC 1402 (e) Applications for exemption from self-employment taxes for ministers, etc                           | 1545-AF30<br>1545-AJ94             |
| 2512                    | 26 USC 1441 Withholding on Items of Income Covered by an Income Tax Convention                                     | 1545-AH86                          |
| 2512                    | 26 USC 1441 Temporary Regulation on Withholding Tax on Payments from Partnerships to Foreign Partners              | 1545-AL32                          |
| 2513                    | 26 USC 1502 Income Tax-Credit & Deductions etc., for Consolidated Returns  | 1545-AC48                          |
| 2515                    | 26 USC 1502 Investment Adjustments Under the Consolidated Return Regulations                                       | 1545-AC46                          |
| 2516                    | 26 USC 1502 Temporary Regulations-Consolidated return investment adjustments with respect to an acquired           | 1345-7130                          |
| 23.0                    | subsidiary's built-in gains or losses  | 1545-AK95                          |
| 2517                    | 26 USC 1502 Consolidate Groups   | 1545-AL45                          |
| 2518                    | 26 USC 1504 Cross-referenceAlaska Native Corporations; Requirements for affiliation in order to file a consolidat- | 70 10 112 10                       |
|                         | ed return  | 1545-AK88                          |
| 2519                    | 26 USC 2036 Estate & Gift TaxesInclusion of Stock in Estate Where Decedent Retained Voting Rights                  | 1545-AC63                          |
| 2520                    | 26 USC 2056 Estate and Gift TaxesIncrease in Limitations on Marital Deductions                                     | 1545-AC67                          |
| 2521                    | 26 USC 2653 (b) Estate Tax-Generation Skipping Transfer Tax  | 1545-AJ12                          |
| 2522                    | 26 USC 280F Leased Property under section 280F   | 1545-AL42                          |
| 2523                    | 26 USC 3121 Employment TaxTo Require Withholding of Social Security and Railroad Retirement Tax from               |                                    |
|                         | Certain Payments of Sick Pay   | 1545-AC77                          |
| 2524                    | 26 USC 3406 Backup Withholding   | 1545-AL48                          |
| 2525                    | 26 USC 3508 Treatment of Real Estate Agents and Direct Sellers as Nonemployees for Employment Tax                  |                                    |
|                         | Purposes-Reporting Requirements with Respect to Direct Sellers   | 1545-AE62                          |
| 2526                    | 26 USC 4041 Election to have certain diesel fuel taxes imposed on sales to retailers                               | 1545-AL†4                          |
| 2527                    | 26 USC 4051 Temporary Regulation Excise Taxes on Heavy Trucks, Truck Trailers and Semitrailers, and Tractors       |                                    |
|                         | Sold at Retail   | 1545-AF79                          |
| 2528                    | 26 USC 4052 Excise Tax - Excise Tax on Heavy Trucks, Truck Trailers and Semitrailers, and Tractors                 | 1545-AI62                          |
| 2529                    | 26 USC 4081 Excise TaxCollection of excise tax imposed on the sale or removal of gasoline                          | 1545-AJ09                          |
| 2530                    | 26 USC 4091 Excise tax on diesel fuel  | 1545-AL43                          |
| 2531                    | 26 USC 4481 Reduction of the heavy vehicle use tax for foreign-based trucks  | 1545-AK98                          |
| 2532<br>2533            | 26 USC 453C Transitional rules relating to indebtedness treated as payment on installment obligations              | 1545-AK54<br>1545-AE02             |
| 2533<br>2534            | 26 USC 4977 Excise Tax-Election to Aggregate Lines of Business for Purposes of Certain Fringe Benefit              | 1343-AEUZ                          |
| 2004                    | Exclusions   | 1545-AI63                          |
| 2535                    | 26 USC 4981 Excise Tax Excess distributions from qualified retirement plans  | 1545-AI81                          |
| 2536                    | 26 USC 4981 Excise taxes relating to real estate investment trusts and regulated investment companies under the    | 10.10.1                            |
|                         | Tax Reform Act of 1986   | 1545-AJ02                          |
| 2537                    | 26 USC 4991 Excise TaxDefinition of Newly Discovered Oil   | 1545-AC96                          |
| 2538                    | 26 USC 4992 Excise Tax-Issues Arising Where Multiple Parties Share in Production, Including Unitizations,          |                                    |
|                         | Partnerships, Trusts and Estates   | 1545-AC94                          |
| 2539                    | 26 USC 4993 Excise TaxIncremental Tertiary Oil   | 1545-AD04                          |
| 2540                    | 26 USC 4994 Excise TaxOil From a Stripper Well Property  |                                    |
| 2541                    | 26 USC 4996 Excise TaxDefinition of Property Under the Crude Oil Windfall Profit Tax Act 1980                      | 1545-AD08                          |
| 2542                    | 26 USC 6011 Elimination of Form 941 Filing Requirement for Quarters in Which Seasonal Employers Pay no             |                                    |
| 05.40                   | Wages  | 1545-AI56                          |
| 2543                    | Pension Excise Tax on Reversions of Qualified Plan Assets  | 1545 A100                          |
| 2544                    | 26 USC 6031 Income Tax-Amendments to Requirements for Return of Partnership Income                                 | 1545-AI83                          |
|                         |  | 1545-AE40                          |
| 2545<br>2546            | 26 USC 6031 Nominee Reporting of Partnership Information   | 1545-AJ97<br>1545-AG02             |
| 2540<br>2547            | 26 USC 6045 Information Returns of Brokers   | 1545-AG52                          |
| 2547<br>2548            | 26 USC 6045 Information Reporting on Real Estate Transactions  | 1545-AG52<br>1545-AJ25             |
| 2549                    | 26 USC 6045 (e) Information Reporting on Real Estate Transactions  | 1545-AL38                          |
| 2550                    | 26 USC 6050H Income TaxMortgage Interest Reporting   | 1545-AG93                          |
| 2551                    | 26 USC 6050J Final Regulations Relating to Reports of Foreclosures and Abandonments of Security Under the          |                                    |
| ,                       | Tax Reform Act of 1984   | 1545-AG48                          |
| 2552                    | 26 USC 6050M Reporting requirements pertaining to returns relating to persons receiving contracts from Federal     |                                    |
|                         | executive agencies   | 1545-AL33                          |
| 2553                    | 26 USC 6081 (a) Grant of automatic extension of time to file partnership and trust returns                         | 1545-AL37                          |
| 2554                    | 26 USC 6111 Proposed Regulations Under Sections 6111 and 6709, Relating to Tax Shelter Registration                | 1545-AG45                          |
| 2555                    | 26 USC 6157 Time and Manner of Making Quarterly Payments of the Railroad Unemployment Repayment Tax                |                                    |
|                         | (NPRM)   | 1545-Al60                          |

### Internal Revenue Service—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2556                    | 26 USC 6222 Miscellaneous Rules Relating to Consolidated Administrative and Judicial Proceedings to Determine the Tax Treatment of Partnership Items              | 1545-AE51                          |
| 2557                    | 26 USC 6241 Small S Corporation exception and definition of Subchapter S item   | 1545-ALS1                          |
| 2558                    | 26 USC 6302 To require financial institutions to deposit estimated tax on trusts and estates  | 1545-AJ99<br>1545-AK35             |
| 2559                    | 26 USC 6323 Electronic filing of notice of Federal tax tien   |                                    |
| 2560                    | 26 USC 6402 Proposed Regulations Under the Spending Reduction Act of 1984. Relating to Reduction of Tax   | 1545-AL00                          |
| 0504                    | Overpayments by the Amount of Past-Due Legally Enforceable Debt Owed to Federal Agency  | 1545-AG95                          |
| 2561                    | 26 USC 6402 Procedure and AdministrativeReduction of Tax Overpayments by amount of past due legally enforceable debt owed to Federal Agency                       | 1545-AK12                          |
| 2562                    | 26 USC 6611 Procedure and Administration RegulationsModifications of Interest Payments for Certain Periods  |                                    |
| 2563                    | 26 USC 6621 Procedure and Administration Regulations - Increased Rate of Interest on Substantial Underpayments Attributable to Certain Tax Motivated Transactions | 1545-AF10                          |
| 2564                    | 26 USC 6655 To Provide Regulations Relating to Accelerated Payment of Estimated Taxes by Corporations   | 1545-AG75                          |
| 2565                    | 26 USC 6723 Penalty for failure to include correct information on information returns and payee statements  | 1545-AE37                          |
| 2566                    | 26 USC 7103 (b) Procedure and AdministrationProperty seized by the Internal Revenue Service under the Money  Laurdening Control Act of 1986                       | 1545-AJ29                          |
| 2567                    | 26 USC 7216 Amendment of Regulations to Permit Disclosure of Tax Return Information between Franchisees who Jointly Operate a Tax Service                         | 1545-AL04                          |
| 2568                    | 26 USC 7502 Procedure and AdministrationAmendment of Regulations Relating to the Timely Mailing of Returns.   | 1545-AH91                          |
| 2569                    | Taxes and Deposits  | 1545-AD42                          |
| 2570                    | Resident Aliens) to Reflect Section 138 of the Tax Reform Act of 1984 (P.L. 98-369)   | 1545-AH13                          |
| 2571                    | Act of 1984   | 1545-Al21                          |
| 2571<br>2572            | 26 USC 7871 Indian Tribal Governments Treated as States for Certain Purposes  |                                    |
| 2572<br>2573            | 26 USC 7872 Regulations on Income Tax Under the Tax Reform Act of 1984, Relating to Below-Market Loans  | _1545-AH72                         |
| 20/3                    | 26 USC 9999 Income TaxMaritime Capital Construction Fund  | · 1545-AD46                        |

### Internal Revenue Service—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2574                    | 05 USC 0552 Miscellaneous amendments  | 1545-AJ95                          |
| 2575                    | 26 USC 0001 (i) Income TaxUnearned of Minor Children  | 1545.A.I17                         |
| 2576                    | 26 USC 0025 Substantiation requirement for mortgage interest credit certificates  | 1545-AK34                          |
| 2577                    | 26 USC 0025 Substantiation requirement for mortgage interest credit certificates  | 1545-AK38                          |
| 2578                    | 26 USC 0032 Income Tax:-Notice to Employees of Earned Income Credit   | 1545-AK00                          |
| 2579                    | 26 USC 0032 Income TaxNotice to Employees of Earned Income Credit   | 1545-AK39                          |
| 2580                    | 26 USC 0101(d) Income Tax RegulationsMortality tables to be used to determine amount held by insurer with respect to a beneficiary  | 1545-AK15                          |
| 2581                    | 26 USC 0146 (n) To Provide Regulations Relating to the State Volume Cap on Private Activity Bonds   | 1545-AH62                          |
| 2582                    | 26 USC 0163 Income Tax RegulationsLimitations on deductions for nonbusiness interest  | 1545-AK16                          |
| 2583                    | 26 USC 0382 Income Tax-Ownership Change   | 1545-AJ08                          |
| 2584                    | 26 USC 0410 Income Tax - Temporary Regulations on Minimum Vesting Standards   | 1545-AK43                          |
| 2585                    | 26 USC 0441 Taxable Years of Certain Entities   | 1545-AK43                          |
| 2586                    | 26 USC 0706 (b) Taxable years of Certain Partnerships (temporary)   | 1545-AJ46                          |
| 2587                    | 26 USC 0832 Treatment of Salvage and Reinsurance in determining Losses of Property and Casualty Insurance Companies   | 1545-AK48                          |
| 2588                    | 26 USC 0901 Statute of Limitations - Nationalized Companies   |                                    |
| 2589                    | 26 USC 1563 Income TaxTo Reflect the U.S. Supreme Court in U.S. v. Vogel Fertilizer Co., Holding that Each Member of Stockgroup must Own Stock in Each Brother-Sister Corp. | 1545-AJ75<br>1545-AC59             |
| 2590                    | 26 USC 3402 Submission of certain withholding exemption certificates and entitlements to additional withholding exemption   | 1545-AJ30                          |
| 2591                    | 26 USC 3406 To Provide Temporary Regulations Relating to Backup Withholding Where the Service Notifies Payor to Withhold Due to an Incorrect Taxpayer Identification Number | 1545-AF90                          |
| 2592                    | 26 USC 4041 Sales of diesel and special motor fuel from unattended locations  |                                    |
| 2593                    | 26 USC 4081 Manufacturers and Retailers Excise Taxes-Taxes on Fuels, Tires and Gasoline   | 1545-AK99                          |
| 2594                    | 26 USC 4481 Reduction of the heavy vehicle use tax for foreign-based trucks   | 1545-AF58                          |
| 2595                    | 26 USC 4981 Excise Tax Excess distributions from qualified retirement plans   | 1545-AK97                          |
| 2596                    | 26 USC 4981 Excise Tax—Excess distributions from qualified retirement plans   | 1545-AL13                          |

#### Internal Revenue Service—Completed Actions—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2597                    | 26 USC 6041 Information Reporting of Allowances, or Reimbursements, or Charges for Travel and Other Expenses |                                    |
|                         | of Public Sector Employees and Certain Other Persons   | 1545-Al42                          |
| 2598                    | 26 USC 6205 Interest on Hospital Insurance Taxes on Wages of State and Local Government Employees            | 1545-Al45                          |
| 2599                    | 26 USC 6205 Interest on Hospital Insurance Taxes on Wages of State and Local Government Employees            | 1545-AI50                          |
| 2600                    | 26 USC 6302 Income TaxDeposit of Estimated Income Tax by Certain Private Foundations and Tax-Exempt          |                                    |
|                         | Organizations  | 1545-AJ43                          |
| 2601                    | 26 USC 6404(e) Procedure and Administration - Abatement of Interest  | 1545-AK70                          |
| 2602                    | 26 USC 6723 Penalty for failure to include correct information on information returns and payee statements   | 1545-AJ26                          |
| 2603                    | 26 USC 7701 Income Tax-Investment Credit in Case of Property Used by Tax Exempt Organizations &              |                                    |
| 2000                    | Governmental Units; Practice & Procedure Definition of Service Contracts & Other Arrangements                | 1545-AA23                          |

### DEPARTMENT OF THE TREASURY (TREAS)

Prerule Stage

Internal Revenue Service (IRS)

## 2131. STATEMENT OF PROCEDURAL RULES--MISCELLANEOUS AMENDMENTS

**Legal Authority:** 5 USC 301; 5 USC 552 **CFR Citation:** 26 CFR 601; 26 CFR 602

Legal Deadline: None.

Abstract: The document contains miscellaneous amendments to the Statement of Procedural Rules (SPR). The SPR sets forth the procedural rules of the Internal Revenue Service for all taxes administered by the Service as well as certain rules that apply to the Bureau of Alcohol, Tobacco and Firearms. Some amendments update the SPR to reflect changes in nomenclature. The other amendments are described in the order of the sections of the SPR being amended.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| Statement of<br>Procedural | 00/00/00 | -       |
| Rules                      |          |         |

Small Entity: Not Applicable

Additional Information: LR-257-83.

Drafting Author: George H. Bradley (202) 343-0231.

Reviewing attorneys: George H. Bradley (202) 343-0231 and Charles Whedbee (202) 566-3458.

Agency Contact: George H. Bradley, Staff Assistant, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 343-0231

RIN: 1545-AJ53

## 2132. TAXATION, VALUATION, AND REPORTING OF "FREQUENT FLYER" OR SIMILAR BONUS PAYMENTS

**Legal Authority:** 26 USC 61 Internal Revenue Code of 1986; 26 USC 6041 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will require information reporting with respect to "frequent flyer" or similar bonus payments in order to increase compliance. The regulation will also provide valuation rules to assist taxpayers in valuing the bonuses.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| ANPRM  | 04/01/88 |         |  |

Small Entity: Undetermined

Additional Information: LR-79-86

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: Paul A. Francis (202) 566-3218.

Treasury attorney: Susan Scherbel (202) 535-6965.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK02

#### 2133. QUALIFIED 50L (C) (3) BONDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 145 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules for qualified 501 (c) (3) bonds.

\_\_\_

# Action Date FR Cite ANPRM 06/01/88 Small Entity: Not Applicable

Additional Information: LR-84-86.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: Alice Bennett (202) 566-3294

Treasury attorney: Elliot Stern (202) 566-2926.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington,

DC 20224, **202** 566-3459

RIN: 1545-AJ39

#### 2134. STATE VOLUME CAP FOR TAX-EXEMPT BONDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 146 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulation would provide state volume cap rules for tax-exempt bonds.

#### Timetable:

| Action       | Date           | FR | Cite |
|--------------|----------------|----|------|
| ANPRM        | 04/01/88       |    |      |
| Small Entity | Not Applicable |    |      |

Additional Information: LR-85-86

Drafting attorney: David Selig (202) 566-

Reviewing attorney: Gerald Rock: (202) 566-3294.

Treasury attorney: Elliot Stern (202) 566-2926.

Agency Contact: David Selig, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-3297

RIN: 1545-AJ37

#### 2135. MODIFICATION OF ACRS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 168 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation would provide rules concerning the accelerated cost recovery system

#### Timetable:

| Action       | Date             | FR Cite |
|--------------|------------------|---------|
| ANPRM        | 06/00/88         |         |
| Small Entity | : Not Applicable |         |
| Additional I | nformation: LR   | -86-86. |

Drafting attorney: Richard Blumenreich (202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ávenue NW, Washington, DC 20224, 202 566-3459

RIN: 1545-AJ38

# 2136. CAPITALIZATION OF CERTAIN INTEREST EXPENSES-- NOTICE OF PROPOSED RULEMAKING

Significance: Agency Priority

**Legal Authority:** 26 USC 263A (f) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The regulations will provide guidance concerning the capitalization of certain interest expenses and the allocation interest to property subject to the capitalization rules.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANDRM  | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-121-86.

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: John Fischer (202) 566-3394.

Treasury attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK01

# 2137. CERTAIN STOCK SALES AND DISTRIBUTIONS TREATED AS ASSET TRANSFERS

**Legal Authority:** 26 USC 336 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance for making an election under section 336 (e), and the consequences which result from making such an election.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 07/01/88 | ·       |
| ANPRM      | 09/01/88 |         |
| Comment    |          |         |
| Period End |          |         |

Small Entity: Not Applicable

Additional Information: LR-52-87

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK29

2138. TREATMENT OF AN
AFFILIATED GROUP OF
CORPORATIONS AS A SELLING
CONSOLIDATED GROUP FOR
PURPOSES OF ELECTIVE
RECOGNITION UNDER SECTION 338
(H) (10)

**Legal Authority:** 26 USC 338 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The regulations would provide the guidance for making elections under section 338 (h) (10) when the selling group is an affiliated group of corporations which does not file a consolidated federal income tax return, and the consequences of making such an election.

#### Timetable:

| Action                         | Date     | FR Cite |
|--------------------------------|----------|---------|
| ANPRM                          | 06/01/88 |         |
| ANPRM<br>Comment<br>Period End | 08/01/88 | ·       |

Small Entity: Not Applicable

Additional Information: LR-50-87

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (20) 566-4979.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK31

# 2139. SPECIAL LIMITATIONS ON CERTAIN CREDIT AND LOSS CARRYOVERS

**Legal Authority:** 26 USC 383 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would specify the manner and method on applying the special limitations on certain credit and loss carryovers under section 383.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| ANPRM                 | 06/30/88 |         |
| ANPRM                 | 08/29/88 |         |
| Comment<br>Period End |          |         |

Small Entity: Not Applicable

Additional Information: LR-69-87

Drafting attorney: Thomas J. Kane (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Thomas J. Kane, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK26

#### 2140. TREATMENT OF SALVAGE AND REINSURANCE IN DETERMINING LOSSES OF PROPERTY AND CASUALTY INSURANCE COMPANIES

**Legal Authority:** 26 USC 7005 Internal Revenue Code of 1986; 26 USC 832 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the treatment of salvage and reinsurance recoverable in determining the paid and unpaid losses of property and casualty insurance companies.

#### Timetable:

| · · · · · · · · · · · · · · · · · · · |          |           | _ |
|---------------------------------------|----------|-----------|---|
| Action                                | Date     | FR Cite   |   |
| NPRM                                  | 01/05/88 | 53 FR 153 |   |

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-65-87

Drafting attorney: Bill Blagg (202) 566-

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Don Rocap (202) 566-8278.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK49

## 2141. ● INTEREST DEDUCTION UNDER SECTION 834(C)(5)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations clarify that in order to be deductible under section 834(c)(5), interest must relate to investment income.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 00/00/00 |         |
| Comment    |          |         |
| Period End | ,        |         |

Small Entity: Not Applicable

Additional Information: LR-110-87

Drafting attorney: William Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202)

Treasury attorney: Don Rocap (202) 566-8278.

**Income Taxes** 

Agency Contact: William L. Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AL07

## 2142. INCOME TAX - INTEREST AND DIVIDENDS OF 80-20 COMPANIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 861 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

**Abstract:** This regulation would provide rules with respect to the sourcing of dividends and interest paid by so-called

"80-20" companies, that is, companies with 80% or more foreign source income.

#### Timetable:

| Action  | Date     | FR Cite |
|---------|----------|---------|
| ANPRM - | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-950-86 Drafting Attorney: Riea Lainoff (202) 566-6645

Reviewing Attorney: Phyllis E. Marcus (202) 566-6645

Treasury Attorney: Mary Bennett (202) 566-5992

Agency Contact: Riea Lainoff, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AJ58

# 2143. EXCLUSION OF POSSESSION SOURCE INCOME FROM GROSS INCOME OF CERTAIN INDIVIDUALS AND TREATMENT OF CORPORATIONS ORGANIZED IN GUAM, SAMOA OR CNMI

**Legal Authority:** 26 USC 876 Internal Revenue Code of 1986; 26 USC 881 Internal Revenue Code of 1986; 26 USC 931 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The Tax Reform Act of 1986 eliminates the requirement that there be a mirrored system of taxation in Guam and the CNMI, and coordinates the tax system of these possessions and of American Samoa with the U.S. tax system. Guam the CNMI and American Samoa are granted full authority over their own local income tax systems, with respect to income from sources within or effectively connected with the conduct of a trade or business within any of these possessions. This grant of authority is effective, however, only if and so long as an implementing agreement is in effect between the possession at issue and the United States which provides for elimination of double taxation, prevention of evasion or avoidance of U.S. tax exchange of information, and other administrative matters.

#### Timetable:

 Action
 Date
 FR Cite

 ANPRM
 00/00/00

Small Entity: Not Applicable

Additional Information: INTL-968-86

Drafting Attorney: Lilo A. Hester (202) 287-4851.

Reviewing Attorney: Michael Patton (202) 287-4851.

Treasury Attorney: Peter Barnes (202) 566-5815.

Agency Contact: Lilo A. Hester, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

RIN: 1545-AJ80

# 2144. INCOME TAX - RECIPROCAL EXEMPTIONS FOR CERTAIN TRANSPORTATION INCOME

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 883 Internal Revenue Code of 1986; 26 USC 872 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide rules with respect to whether a foreign country will be considered to grant a reciprocal Aircraft/Shipping exemption to U.S. corporations for purposes of section 883 of the Code, or to U.S. citizens for purposes of section 872 of the Code.

#### Timetable:

| Action       | Date              | FR Cite |
|--------------|-------------------|---------|
| ANPRM        | 00/00/00          |         |
| Small Entity | y: Not Applicable |         |

Additional Information: INTL-948-86

Drafting Attorney: Patricia A. Bray (202) 566-6645.

Reviewing Attorney: Phyllis E. Marcus (202) 566-6645.

Treasury Attorney: David Crowe (202) 566-5791.

Agency Contact: Patricia A. Bray, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AJ57

# 2145. FOUR PERCENT TAX ON GROSS TRANSPORTATION INCOME AND ECI

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 887 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Four percent tax in gross transportation income. The regulation will address the circumstances in which persons must pay a transportation on tax on a gross basis, and the circumstances in which they have effectively connected transportation income so that they must file a tax return and pay the tax on a net basis.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-940-86

Drafting Attorney: David L. Paul (202) 566-3289

Reviewing Attorney: John F. Dean (202) 566-3289

Treasury Attorney: Peter Daub (202) 566-5791

Agency Contact: David L. Paul, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3289

RIN: 1545-AJ60

## 2146. AMENDMENT OF SECTION 1.901-2(E)(3)

Legal Authority: 26 USC 901(i) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules to implement 1986 Tax Act amendment to Section 901 concerning certain tax subsidiaries used by foreign governments. Proposal will deny foreign tax credit to the extent that there is a subsidy.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: INTL-942-86

Drafting Attorney: Charles P. Besecky (202) 566-3319.

Reviewing Attorney: Charles C. Saverude (202) 566-6645.

Treasury Attorney: David Crowe (202) 566-5791.

Agency Contact: Charles P. Besecky, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3319

RIN: 1545-AJ90

#### 2147. SUBPART F - USE OF DEFICITS

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 952 Internal Revenue Code of 1986; 26 USC 954 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide rules for determining the extent to which current year deficits in unrelated income categories or prior year deficits may reduce the amount included in the gross income of any U.S. shareholder under section 951(a)(1)(A)(i) for taxable years after 1986.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-954-86 Drafting Attorney: Barbara A. Felker (202) 566-6645

Reviewing Attorney: Phyllis E. Marcus (202) 566-6645

Treasury Attorney: Peter Daub (202) 566-5711

Agency Contact: Barbara Allen Felker, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W.,

Washington, D.C. 20224, 202 566-6645

RIN: 1545-AJ71

#### 2148. SUBPART F FPHC DEFINITIONS

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 954 Internal Revenue Code of 1986; 26 USC 957 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: Definition of FPHC income. Particular issues include the definition of income equivalent to interest, of property which does not give rise to income.

#### Timetable:

 Action
 Date
 FR Cite

 ANPRM
 00/00/00

Small Entity: Not Applicable

Additional Information: INTL-953-86

Drafting Attorney: David L. Paul (202) 566-3289

Poviowing Attor

Reviewing Attorney: Phyllis Marcus (202) 566-3289

Treasury Attorney: Peter Daub (202) 566-5791

Agency Contact: David L. Paul, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3289

RIN: 1545-AJ61

#### 2149. ● REVISED WITHHOLDING TAX REGULATION TO MODIFY "AS SOON AS PRACTICAL" REQUIREMENTS

**Legal Authority:** 26 USC 1441 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will modify a requirement of Treas. Reg. section 1.1441-6(c) regarding the time for filing of Form 1001. Section 1.1441-6(a) provides that the withholding rate shall be reduced as may be provided by a treaty with any country. To secure a reduced treaty withholding rate. subsection (c) of the regulation requires the recipient of the income to file Form 1001 (ownership, exemptions, or reduced rate certificate) with the withholding agent. The regulation further provides that each such Form 1001 filed with any withholding agent shall be filed "as soon as practicable". The "as soon as practicable" requirement will be changed to a narrowed and more objective time period.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 00/00/00 |         |

Small Entity: No

Additional Information: INTL-685-87

Drafting Attorney: Lilo A. Hester (202) 287-4851

Reviewing Attorney: Michael F. Patton (202) 287-4851

Agency Contact: Lilo A. Hester, Attorney, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 286-4851

RIN: 1545-AL19

#### 2150. DUAL RESIDENT COMPANIES LIMITATION ON CONSOLIDATED LOSSES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1503(d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: If a U.S. Corporation is subject to a foreign country's tax on worldwide income, or on a residence basis as opposed to a source basis, any taxable loss it incurs cannot reduce the taxable income of any other member of a U.S. affiliated group for any other taxable year. Where a corporation is subject to foreign tax on a residence basis, then for U.S. purposes, its loss will be available to offset income of that corporation in other years, but not income of another U.S. Corporation. Regulations may exempt a U.S. corporation from this rule to the extent that its losses do not offset the income of foreign corporations for foreign tax purposes.

#### Timetable:

Action Date FR Cite
ANPRM 00/00/00

Small Entity: Not Applicable

Additional Information: INTL-992-86

Drafting Attorney: Riea M. Lainoff (202) 566-6645

Reviewing Attorney: Phyllis Marcus (202) 566-6645

Treasury Attorney: David Crowe (202) 566-8275

Agency Contact: Riea Lainoff,

Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AJ54

# 2151. INFORMATION WITH RESPECT TO CERTAIN FOREIGN-OWNED CORPORATIONS

Legal Authority: PL 99-514, Sec 1245

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Prior to the Tax Reform Act of 1986 foreign controlled foreign corporations doing business in the US and foreign controlled US corporations are required to report transactions with related foreign corporations. The 86 Act requires such entities to report transactions with all related foreign parties, whether or not corporations. The Act also provides a new definition for the term related parties, and requires information necessary to carry out the installment sales rules, as amended by such Act, to also be reported.

#### Timetable:

| Action. | Date     | FR Cite |
|---------|----------|---------|
| ANPRM   | 00/00/00 |         |

Small Entity: Yes

Additional Information: INTL-958-86

Drafting Attorney: Charles A. Ray (202) 287-4851.

Reviewing Attorney: Michael F. Patton (202) 287-4851.

Treasury Attorney: Stephen Shay (202) 566-5046.

Agency Contact: Charles A. Ray, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

RIN: 1545-AJ56

## 2152. INFORMATION REGARDING RESIDENT STATUS

**Legal Authority:** 26 USC 6039E Internal Revenue Code of 1986

CFR Citation: 26 CFR 301

Legal Deadline: None.

Abstract: The regulation will prescribe the information to be gatherer by the State Department and Immigration and Naturalization Service on Passport and Green card applicants and the penalties to be imposed on such applicants if they do not supply the information the State Department or Immigration and Naturalization Service.

Timetable:

Action Date **FR Cite** 

ANPRM

00/00/00

Small Entity: Not Applicable

Additional Information: INTL-978-86

Drafting Attorney: Gerald H. Parshall, Jr. (202) 287-4851.

Reviewing Attorney: Michael F. Patton (202) 287-4851

Treasury Attorney: David Crowe (202) 566-8275

Agency Contact: Gerald Parshall,

Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

RIN: 1545-AJ93

#### 2153. ● COVER OVER OF INCOME **TAXES**

Legal Authority: 26 USC 7654 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations relate to section 7654 of the Internal Revenue Code of 1986 which generally provides that net income tax collections from individuals described in sections 931 or 932(c), plus earned income of federal personnel while bona fide residents of specified possession.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 06/00/88 |         |

Small Entity: No

Additional Information: INTL-971-86

Drafting Attorney: Lilo A. Hester (202) 287-4851

Reviewing Attorney: Michael F. Patton (202) 287-4851

Treasury Attorney: Peter Barnes (202) 566-5815

Government Levels Affected: Federal

Agency Contact: Lilo A. Hester,

Attorney, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

RIN: 1545-AL18

#### 2154. @ DEFINITION OF LIFE INSURANCE CONTRACT

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7702 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide rules to define a life insurance contract.

#### Timetable:

**FR** Cite Action Date **ANPRM** 06/30/88

Small Entity: Not Applicable Additional Information: LR-107-87

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Income Taxes

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

**Prerule Stage** 

RIN: 1545-AL08

#### 2155. STATEMENT OF PROCEDURAL **RULES--AMENDMENTS TO** STATEMENT OF PROCEDURAL RULES--1981-1

Legal Authority: 5 USC 552; 5 USC 301

CFR Citation: 26 CFR 601 Legal Deadline: None.

Abstract: Semi-annual update of the Statement of Procedural Rules.

#### Timetable:

Date **FR Cite** Action 06/30/88 Statement of **Procedural** Rules

Small Entity: Not Applicable

Additional Information: LR-154-81.

Paralegal Specialist: Carroll Field (202) 566-3935.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Agency Contact: Carroll Field,

Paralegal Specialist, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington D.C. 20224, 202 566-3935

RIN: 1545-AD55

### DEPARTMENT OF THE TREASURY (TREAS)

Internal Revenue Service (IRS)

Proposed Rule Stage

#### 2156. INCOME TAX--DEDUCTION FOR **BUS OPERATING AUTHORITIES AND FREIGHT**

Legal Authority: 26 USC 1 et seq Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules allowing taxpayers an ordinary deduction ratably over a 60month period for the adjusted basis of bus operating authorities and freight forwarders held or acquired on certain specified dates.

## Timetable:

Action Date **FR Cite** NPRM 07/01/89

Small Entity: Not Applicable

Additional Information: LR-110-86

Drafting attorney: Christopher Wilson

(202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Bryan Collins (202) 566-4979.

Agency Contact: Christopher J. Wilson, Attorney-Advisor, Department of the

Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AJ18

#### 2157. ● LOW INCOME HOUSING **CREDIT RECAPTURE RULE**

Significance: Agency Priority

**Proposed Rule Stage** 

Legal Authority: 26 USC 38 Internal Revenue Code of 1986; 26 USC 42 Internal Revenue Code of 1986; 26 USC 167 Internal Revenue Code of 1986; 26 USC 168 Internal Revenue Code of 1986; 26 USC 142(d) Internal Revenue Code of 1986; 26 USC 179 Internal Revenue Code of 1986; 26 USC 267(b) Internal Revenue Code of 1986; 26 USC 1274(d)(1) Internal Revenue Code of 1986; 26 USC 6621 Internal Revenue Code of 1986; 26 USC 6622 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance with respect to the recapture requirements of section 42(j) for the low-income housing credit. In addition, these regulations will clarify the types of housing that will qualify for the credit.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/15/88 |         |
|        |          |         |

Small Entity: Undetermined

Additional Information: LR-108-87

Drafting attorney: Christopher J. Wilson (202) 566-4336.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Christopher J. Wilson, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AL12

## 2158. INCOME TAX--ALTERNATIVE MINIMUM TAX

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 55 Internal Revenue Code of 1986; 26 USC 57 Internal Revenue Code of 1986; 26 USC 58 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The Regulations will provide rules for the computation of the alternative minimum tax and the computation of the credits that may be used to reduce that tax, as well as rules for determining the amount of tax preference for excluded dividends and interest, mining exploration and development costs, and circulation, research and experimental expenditures. The Regulations will also

provide rules relating to the optional 10 year write off of certain tax preferences.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-235-82.

Drafting attorney: William A. Jackson (202) 566-3287.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Neil Kimmelfield (202) 566-8528.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AE80

## 2159. ALTERNATIVE MINIMUM TAX' FOR INDIVIDUALS

Significance: Regulatory Program

**Legal Authority:** 26 USC 55 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR t Legal Deadline: None.

Abstract: This project will address issues relating to the alternative minimum tax for individuals. The issues addressed will include the adjustment to inventory to take into account alternative tax depreciation, determination of the preference amount for charitable contributions of appreciated property, and application of alternative tax adjustments in determining the alternative tax liability of a trust or estate.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 07/00/88

Small Entity: Not Applicable

Additional Information: LR-2-87

Drafting attorney: William A. Jackson (202) 566-3287.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Neil Kimmelfield (202) 566-8528.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury,

Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3287

RIN: 1545-AJ86

#### 2160. NET BOOK INCOME ADJUSTMENT FOR U.S. BRANCHES OF FOREIGN CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 56 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules for computing the alternative minimum tax net book income adjustment of a foreign corporation engaged in a trade or business in the United States.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 04/01/88 |         |
| Regulation |          |         |

Small Entity: Not Applicable

Additional Information: LR-54-87

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Tax Legislative Counsel Reviewing Attorney: Richard Harvey (202) 535-

International Tax Counsel Reviewing Attorney: Peter Daub (202) 566-5791.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK22

#### 2161. NET BOOK INCOME ADJUSTMENT FOR U.S. BRANCHES OF FOREIGN CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 56 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules for computing the alternative minimum tax net book income adjustment of a foreign corporation engaged in a trade or business in the United States.

**NPRM** 

#### TREAS-IRS

#### **Proposed Rule Stage**

Timetable:

Action Date FR Cite

04/01/88

Small Entity: Not Applicable

Additional Information: LR-55-87

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Tax Legislative Counsel Reviewing attorney: J. Richard Harvey (202) 535-6960.

International Tax Counsel Reviewing attorney: Peter Daub (202) 566-5791.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK23

# 2162. INCOME TAX--INVENTORY ADJUSTMENT FOR THE ALTERNATIVE MINIMUM TAX

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 56(a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation provides guidance with respect to inventory adjustments for the alternative minimum tax.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-85-87

Drafting Attorney: William Jackson (202) 566-3287.

Reviewing Attorney: Ada Rousso (202) 566-3287.

Treasury Attorney: Tom Evans (202) 566-5453.

Agency Contact: William Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, DC 20224, 202 566-3287

RIN: 1545-AL02

# 2163. INCOME TAX-MINIMUM TAX. ITEM OF TAX PREFERENCE FOR INTANGIBLE DRILLING COSTS INCURRED IN DRILLING OIL, GAS OR GEOTHERMAL WELLS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 57 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will explain the application and determination of the tax preference item for intangible drilling costs which was added by the Tax Reform Act of 1976. The regulations will provide rules for determining a taxpayer's net income from oil and gas properties, rules for determining if a well is nonproductive and rules for determining the proper preference tax if a well proves to be nonproductive after the close of a taxable year for which a tax return has already been filed.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 12/00/88

Small Entity: Not Applicable

Additional Information: LR-209-78.

Drafting attorney: Ruth Hoffman (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Agency Contact: Ruth Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AA34

#### 2164. TAX BENEFIT RULE FOR CORPORATE ADD-ON MINIMUM TAX UNDER THE INTERNAL REVENUE CODE OF 1954

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 58 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations provide rules for taking into account credit carryovers in applying the minimum tax benefit rule for corporations.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: LR-56-87

Drafting attorney: William A. Jackson (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Treasury attorney: Neil Kimmelfield (202) 566-8528.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK20

# 2165. 2-PERCENT FLOOR ON MISCELLANEOUS ITEMIZED DEDUCTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 67 (c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance regarding the miscellaneous itemized deductions that are subject to the 2-percent floor and provide expense allocation rules for regulated investment companies and REMICs.

#### Timetable:

| Action | <br>Date | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-97-86.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorneys: John B. Bromell (202) 566-3326, Charles M Whedbee (202) 566-3458, Susan T. Baker (202) 566-3294.

Treasury attorney: Don Rocap (202) 566-8277.

Agency Contact: Beverly A.
Baughman, Attorney, Department of the
Treasury, Internal Revenue Service,
1111 Constitution Ave., N.W.,
Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ49

#### **Proposed Rule Stage**

#### 2166. LOANS TREATED AS DISTRIBUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 72 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide guidance on the application of new rules for determining the income tax treatment to be accorded loans to participants or beneficiaries from qualified employer plans. The new loan rules are provided in new section 72(p) of the Internal Revenue Code of 1954.

#### Timetable:

**Action** Date **FR Cite NPRM** 06/30/88 Small Entity: Not Applicable

Additional Information: EE-106-82.

Drafting attorney: Nerman Dobynes Hubbard (202) 566-3430.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

**Agency Contact: Nerman Dobynes** Hubbard, Attorney, Department of the Treasury, Internal Revenue Service. 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AE41

#### 2167. UPDATE AND GENDER-**NEUTRALIZE MORTALITY TABLE USED TO DETERMINE PERMANENT GROUP-TERM LIFE INSURANCE BENEFITS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 79 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations will update and gender-neutralize the mortality table used under section 79 to determine the value of permanent group-term life insurance benefits provided to employees. .

#### Timetable:

Action Date **FR Cite** 

06/30/88

Small Entity: Undetermined

Additional Information: LR-77-87

Drafting attorney: Bill Blagg (202) 566-

3238.

**NPRM** 

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK50

#### 2168. NONDISCRIMINATION RULES FOR NON-PENSION EMPLOYEE **BENEFIT PLANS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 89 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None:

Abstract: These regulations will provide the following: an explanation of the eligibility, benefits and alternative tests contained in section 89; an explanation as to which plans are subject to section 89 requirements; and, rules concerning how the requirements will be applied in actual operation.

#### Timetable:

**Action** Date **FR Cite** NPRM 00/00/00

Small Entity: Undetermined

Additional Information: EE-130-86

Drafting Attorney: Steven T. Miller (202) 566-3422.

Reviewing Attorney: James L. Brokaw (202) 566-3422.

Agency Contact: Steven T. Miller, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AI78

#### 2169. TO PROVIDE REGULATIONS **UNDER SECTION 147 (B)--RELATING** TO LIMITATION ON MATURITY OF PRIVATE ACTIVITY BONDS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 103 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Rules will provide guidance with respect to computation of weighted average economic life and weighted average maturity. Rules limit the average length of the maturity of all private activity bonds (including qualified 501 (c) (3) bonds), other than

mortgage revenue bonds and student loan bonds.

#### Timetable:

**Action FR Cite** Date NPRM 06/30/88

Small Entity: Not Applicable

Additional Information: LR-220-82.

Drafting attorney: Richard G. Blumenreich (202) 566-4336.

Reviewing attorney: Gerald Rock (202)

566-3287.

Office of Tax Legislative Counsel reviewing attorney: Elliot Stern (202) 566-2926.

Agency Contact: Richard G. Blumenreich, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AE69

#### 2170. REGULATIONS RELATING TO FEDERALLY GUARANTEED BONDS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 149 (b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations would provide guidance regarding the provisions enacted by the Tax Reform Act of 1984 which denies Federal income tax exemption for bonds issued by State or local governmental units if payments of principal or interest with respect to such bonds are directly or indirectly guaranteed by the Federal Government.

#### Timetable:

**FR** Cite Action **Date NPRM** 00/00/00

Small Entity: Not Applicable

Additional Information: LR-156-84.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3740.

Office of Tax Legislative Counsel reviewing attorney: Elliott Stern (202) 566-2566.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111

**Proposed Rule Stage** 

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3590

RIN: 1545-AG84

## 2171. DEFINITION OF "REISSUANCE" UNDER SECTION 103

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposed Regulations would provide guidance regarding whether changes in the terms of an outstanding obligation result in that obligation being treated as retired and reissued as a new obligation.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 12/31/88

Small Entity: Not Applicable

Additional Information: LR-29-86.

Drafting attorney: Howard Gensler (202) 566-3459.

Reviewing attorney: Gerald Rock (202) 566-3287.

Treasury attorney: Elliott Stern (202) 566-2566.

Agency Contact: Howard Gensler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3459

RIN: 1545-AI65

#### 2172. TO REVISE DEFINITION OF AREAS OF CHRONIC ECONOMIC DISTRESS FOR PURPOSES OF MORTGAGE SUBSIDY BONDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1.103A-2

Legal Deadline: None.

Abstract: The regulations will clarify the rules under section 103A relating to designations of areas of chronic economic distress. The regulations would provide objective tests to be used in analyzing requests for such designations.

#### Timetable:

| Action |   | Date    | <br>FR | Cite | : |
|--------|---|---------|--------|------|---|
| NPRM   | 0 | 0/00/00 | ,      |      |   |

Small Entity: Not Applicable

Additional Information: LR-307-84.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-4473.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AG88

## 2173. INCOME TAX--DISCHARGE OF INDEBTEDNESS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 108 Internal Revenue Code of 1986; 26 USC 1017 Internal Revenue Code of 1986; PL 96-589, Sec 2 Bankruptcy Tax Act 1980

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This proposal would provide rules relating to certain income from the discharge of indebtedness, including rules relating to the election to reduce the basis of assets in lieu of recognizing income.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-91-81.

Drafting attorney: Robert M. Casey (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Office of Tax Legislative Counsel reviewing attorney: Patricia McClanahan (202) 566-8647.

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

**RIN: 1545-AA67** 

#### 2174. INCOME TAX--PART 1--INCOME TAX REGULATIONS UNDER SECTION 111 RELATING TO INCLUSION OF TAX BENEFIT ITEMS

**Legal Authority:** 26 USC 111 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: This regulation will revise the rules for determining whether the recovery of an amount deducted in a prior taxable year must be included in income, to reflect changes in section 111 made by section 170 of the Tax, Reform Act of 1984.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-303-84.

Drafting attorney: William A. Jackson (202) 566-3287.

Reviewing attorney: Paul A. Francis (202) 566-3318.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

**RIN:** 1545-AH17

# 2175. EXCLUSION OF QUALIFIED SCHOLARSHIPS AND FELLOWSHIPS FROM GROSS INCOME

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6041 (a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations will provide rules relating to the exclusion of certain amounts received as a qualified scholarship. Regulations will also provide rules relating to withholding from certain payments and return of information requirements.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable
Additional Information: LR-3-87

Drafting attorney: Ruth Hoffman (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Treasury attorney: Majorie Roberts (202) 566-2565.

Agency Contact: Ruth Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111

**Proposed Rule Stage** 

Constitution, N.W., Washington, DC 20224, 202 566-3287

RIN: 1545-AJ87

## 2176. QUALIFIED TUITION REDUCTIONS

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 117(d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations contain rules explaining when qualified tuition reductions provided for education below the graduate level to an employee of an educational organization or to a person treated as an employee will be excluded from the employee's gross income. The proposed regulations include rules relating to tuition reductions which discriminate in favor of officers, owners or highly compensated employees and so are includible in income.

#### Timetable:

Action Date FR Cite
NPRM 10/00/88

Small Entity: Not Applicable

Additional Information: LR-35-85.

Drafting attorney: Ruth Hoffman (202) 566-3287.

Reviewing attorney: Gerald Rock (202) 566-3294.

Treasury attorney: Marjorie Roberts (202) 2927.

Agency Contact: Ruth Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AI13

## 2177. INCOME TAX-TAX TREATMENT OF FACULTY HOUSING

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 119 (d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the definition of a "qualified appraisal". In addition, the regulations will set forth the time and

manner in which the appraisal shall be reviewed and updated.

#### Timetable:

Action Date FR Cite

NPRM 09/00/88

Small Entity: Not Applicable

Additional Information:

LR-109-86.

Drafting attorney: Richard Blumenreich (202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Marjorie Roberts (202) 566-2565.

Agency Contact: Richard Blumenreich, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AJ21

# 2178. INCOME TAX-PART 1 PERSONAL INJURY LIABILITY ASSIGNMENTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 130 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: This regulation project will provide rules on the exclusion from gross income for amounts received for agreeing to the assignment of a liability to make periodic payments as damages on account of personal injury or sickness.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Additional Information: LR-82-83.

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AF39

## 2179. INCOME TAX-PRIZES AND AWARDS

Legal Authority: 26 USC 74 Internal Revenue Code of 1986; 26 USC 132 Internal Revenue Code of 1986; 26 USC 170 Internal Revenue Code of 1986; 26 USC 274 Internal Revenue Code of 1986; 26 USC 6041 Internal Revenue Code of 1986; 26 USC 102 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will incorporate changes with respect to the tax treatment of prizes and awards and certain employee achievement awards. They will provide guidance so that effective designations and transfers of awards may be accomplished as well as rules with respect to allowance of exclusions and deductions for awards given in an employment context.

#### Timetable:

| Action | • • |        | Date   | FR Cite |
|--------|-----|--------|--------|---------|
| NPRM   |     | <br>04 | /01/88 |         |

Small Entity: Undetermined

Additional Information: LR-111-86.

Drafting attorney: Christopher J. Wilson (202) 566-4336.

Reviewing attorney: Fredric Grundeman (202) 566-3287.

Treasury attorney: Majorie Roberts (202) 566-2565.

Agency Contact: Christopher J. Wilson, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

**FIN: 1545-AJ19** 

## 2180. INCOME TAX--DEFINITION OF "PRIVATE ACTIVITY BOND"

Significance: Regulatory Program

**Legal Authority:** 26 USC 141 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide guidance regarding the definition of private activity bonds", issued by State or local governmental units, which are generally taxable unless a specific exception applies to such bond issue. The Tax Reform Act of 1986 made significant revisions regarding this subject matter.

#### **Proposed Rule Stage**

| Timetable: |          |         |  |
|------------|----------|---------|--|
| Action     | Date     | FR Cite |  |
| NPRM       | 12/31/88 |         |  |

Small Entity: Not Applicable

Additional Information: LR-87-86.

Drafting Attorney: John A. Tolleris (202) 566-3590.

Reviewing Attorney: John M. Coulter, Jr. (202) 566-3740.

Office of Tax Legislative Counsel attorney: Elliot Stern (202) 566-2926.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-3590

RIN: 1545-AJ34

## 2181. TAX-EXEMPT BONDS FOR RESIDENTIAL RENTAL PROJECTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will provide regulations relating to tax-exempt bonds issued to provide qualified residential rental projects.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NIDDM  | 09/15/99 |         |

Small Entity: Not Applicable

Additional Information: LR-89-86

Drafting attorney: David Selig (202) 566-3297.

Reviewing attorney: Alice Bennett (202) 566-4473.

Treasury attorney: Elliott Stern (202) 566-2566.

Agency Contact: David Selig, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3297

RIN: 1545-AJ66

## 2182. INCOME TAX--STUDENT LOAN BONDS

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 144 (b) Internal Revenue Code of 1986; 26 USC 103 Internal Revenue Code of 1986 CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: To provide guidance to issuers of tax-exempt student loan bonds regarding quarterly with the rules relating to qualified student loan bonds.

#### Timetable:

| Act | ion | 1 | <br> |   |   | Date | FR | Cite |
|-----|-----|---|------|---|---|------|----|------|
|     |     |   | <br> | - | _ |      |    |      |

Next Action Undetermined Small Entity: Not Applicable

Additional Information: LR-80-86.

Drafting Attorney: Renay France (202) 566-3459.

Reviewing Attorney: John M. Coulter (202) 566-3331.

Treasury Attorney: Elliott Stern (202) 566-2566.

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3459

RIN: 1545-AJ42

# 2183. ARBITRAGE RESTRICTIONS ON TAX-EXEMPT BONDS; REBATE REQUIREMENT

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 148 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will provide regulations relating to the requirement that arbitrage profits earned on tax-exempt bonds be paid to the United States.

#### Timetable:

| Action | Date       | FR Cite |
|--------|------------|---------|
| NPRM   | . 04/01/88 |         |
| A      |            |         |

Small Entity: Not Applicable

Additional Information: LR-91-86

Drafting attorney: Howard Gensler (202) 566-3459

Reviewing attorney: Gerald Rock (202) 568-3287.

Treasury attorney: Elliott Stern (202) 566-2566.

Agency Contact: Howard Gensler, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3459

RIN: 1545-AJ67

#### 2184. GENERAL ARBITRAGE RESTRICTIONS OF TAX-EXEMPT BONDS

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 148 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This project will provide rules relating to the arbitrage restrictions on tax-exempt bonds, other than the rebate requirement.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/01/88 | ,       |
| Temporary<br>Regulation    | 04/01/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |
| Final Action               | 12/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-90-86

Drafting attorney: Howard Gensler (202) 566-3459.

Reviewing attorney: Gerald Rock (202) 566-3287.

Treasury attorney: Elliott Stern (202)

566-2566.

Agency Contact: Howard Gensler, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3459

RIN: 1545-AJ81

#### 2185. INCOME TAX--TO PROVIDE BETTER DEFINITIONS IN THE AREA OF POLITICAL ADVERTISING & GRASSROOTS LOBBYING

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 162 Internal Revenue Code of 1986; 26 USC 4945 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation would provide better definitions in the area of political advertising and grassroots lobbying.

#### **Proposed Rule Stage**

Timetable:

Action Date FR Cite

NPRM

07/30/88

Small Entity: Not Applicable

Additional Information: LR-190-77.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: David R. Haglund (202) 566-3297.

Office of Tax Legislative Counsel reviewing attorney: Ellen Aprill (20) 566-5453.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AA79

## 2186. DEFINITION OF RELATED VIOLATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations would amend the definition of "related violations" under section 162(g) of the Internal Revenue Code of 1986 in order to update such definition in light of subsequent events.

#### Timetable:

| Action | Date     | FR | Cite | - |
|--------|----------|----|------|---|
| NPRM   | 12/31/88 |    |      |   |

Small Entity: No

Additional Information: LR-27-87

Drafting Attorney: Joel S. Rutstein (202) 566-3297.

Reviewing Attorney: John S. Bromell (202) 566-3326.

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AK83

# 2187. INCOME TAX--NORMALIZATION REQUIREMENT FOR PUBLIC UTILITY PROPERTY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 168(e)(3) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: The temporary regulations would provide guidance to public utilities relating to the transitional rules for the public utility normalization requirements of ACRS under section 168 (e) (3). Prior to ACRS some public utilities did not have to normalize in order to use accelerated depreciation. Under the transitional rule these utilities are given until January 1, 1983 to meet the normalization requirements of section 168 (e) (3).

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Not Applicable

Additional Information: LR-244-81.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Thomas Evans (202) 566-8277.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

RIN: 1545-AA88

D.C. 20224, 202 566-3288

# 2188. INCOME TAX -- TO PROVIDE REGULATIONS RELATING TO CONTRIBUTIONS TO PRIVATE FOUNDATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the percentage limitations for charitable contributions to private foundations. The regulations will also provide rules relating to "qualified appreciated stock" as that term is defined in section 170 (e) (5) of the Internal Revenue Code.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-231-84.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-A109

# 2189. FINAL REGULATIONS RELATING TO THE CHARITABLE CONTRIBUTIONS DEDUCTION IN THE CONTEXT OF BARGAIN SALES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations provide that a charitable contribution deduction will be disallowed if the amount of the contribution is less than the amount of gain that would have been recognized had the contributed portion of the property been sold by the donor of its fair market value at the time of the sale or exchange.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: LR-7-87

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Reviewing attorney: David R. Haglund (202) 566-3297.

Agency Contact: Joel S. Rustein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3297

**RIN:** 1545-AJ85

#### 2190. • DEDUCTIONS IN EXCESS OF \$5000 CLAIMED BY A SUBCHAPTER C CORPORATION FOR CHARITABLE CONTRIBUTIONS OF CERTAIN PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 170(a)(1) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide substantiation requirements with which subchapter C corporations must comply in order to take deductions for charitable contributions of certain property.

#### **Proposed Rule Stage**

| Timetable:  |                   |         |  |  |  |
|-------------|-------------------|---------|--|--|--|
| Action      | Date              | FR Cite |  |  |  |
| NPRM        | 04/01/88          |         |  |  |  |
| Small Entit | y: Not Applicable |         |  |  |  |
| Additional  | Information: LR   | -83-87  |  |  |  |

Drafting Attorney: Beverly A. Baughman (202) 566-3297

Revising Attorney: John B. Bromell (202) 566-3326

Treasury Attorney: A.L. Spitzer (202) 566-5911

Charitable Contributions

Agency Contact: Beverly A.
Baughman, Attorney, Department of the
Treasury, Internal Revenue Service,
1111 Constitution Avenue, N.W.,
Washington, D.C. 20224, 202 566-3297

RIN: 1545-AL09

# 2191. ELECTION TO POSTPONE DETERMINATION WITH RESPECT TO THE PRESUMPTION THAT AN ACTIVITY IS ENGAGED IN FOR PROFIT

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 183(e)(3) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the election to postpone the determination whether the section 183 (d) presumption applies until the activity has been conducted for five (or seven) years. The regulations will specify who can make the election and the time and manner of making the election.

#### Timetable:

| Timetable. |          |    |      |  |
|------------|----------|----|------|--|
| Action     | Date     | FR | Cite |  |
| NPRM       | 00/00/00 | :  |      |  |

Small Entity: Not Applicable

Additional Information: LR-73-84.

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave. N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AG27

## 2192. INCOME TAX--TO ADD PROVISIONS RELATING TO START-UP EXPENDITURES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 195 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to taxpayers electing to amortize start-up expenditures relating to the creation or acquisition of an active trade or business.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-36-81.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John Fischer (202) 566-3394.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB02

# 2193. PROVISIONS RELATING TO COOPERATIVE HOUSING CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 216 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations provide rules for determining a tenant-stockholder's proportionate share of taxes or interest in the case where the cooperative housing corporation has made the election provided in section 216 (b) (3) (B) of the Code. These regulations also provide rules for determining whether a deduction claimed by a tenant-stockholder should be disallowed as more proper allocable to the corporation's capital account.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 06/30/88          |         |
| Small Entit | v: Not Applicable |         |

Additional Information: LR-102-86.

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ96

#### 2194. INCOME TAX -- PART 1, EXCISE TAX -- PART 54, INDIVIDUAL RETIREMENT ACCOUNTS AFTER TRA '86

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 219 Internal Revenue Code of 1986; 26 USC 408 Internal Revenue Code of 1986; 26 USC 72 Internal Revenue Code of 1986; 26 USC 6693 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 1; 26 CFR 25; 26 CFR 31; 26 CFR 54; 26 CFR 301

Legal Deadline: None.

Abstract: The regulations set forth rules for sponsors of and participants in individual retirement plans and spousal individual retirement plans.

#### Timetable:

| I IIII E LADIE. |   |          |         |  |  |
|-----------------|---|----------|---------|--|--|
| Action          | • | Date     | FR Cite |  |  |
| NPRM            |   | 06/30/88 |         |  |  |

Small Entity: Not Applicable

Additional Information: EE-26-87 Drafting Attorney: Mary E. Brennan

(202) 566-3430. Review Attorney: Richard J. Wickersham (202) 566-3250.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AK47

## 2195. INCOME TAX-DEBT-FINANCED PORTFOLIO STOCK

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 246A Internal Revenue Code of 1986; 26 USC 7701(f) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: Amendment of the regulations to interpret the rule contained in section 246A of the Internal Revenue Code of 1954 relating

#### **Proposed Rule Stage**

to the dividends received deduction where portfolio stock is debt financed.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/01/88 |         |

Small Entity: Not Applicable

#### Additional Information: LR-261-84.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AH39

#### 2196. TEMPORARY REGULATION--CAPITALIZATION OF CERTAIN **INTEREST EXPENSES**

Significance: Regulatory Program

Legal Authority: 26 USC 263A(f) Internal

Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance concerning the capitalization of certain interest expenses and the allocation of interest to property subject to the capitalization rules.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |

Small Entity: Not Applicable

#### Additional Information: LR-120-86.

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: John Fischer (202) 566-3394.

Treasury attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK03

#### 2197, INCOME TAX-TO ADD PROVISIONS RELATING TO FOREIGN **CONVENTIONS (AS AMENDED BY SECTION 4 OF PUBLIC LAW 96-608)**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 274(h) Internal Revenue Code of 1986; PL 96-608, Sec 4; PL 97-424, Sec 543; PL 98-67, Sec 222

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules to assist taxpayers in determining whether it is as reasonable to hold a convention, seminar, or similar meeting outside North America as within it, and thus whether expenses relating to attendance at the convention are deductible.

#### Timetable:

| Action       | Date             | FR Cite |
|--------------|------------------|---------|
| NPRM         | 00/00/00         |         |
| Small Entity | : Not Applicable |         |

Additional Information: LR-114-81.

Drafting attorney: Christopher Wilson (202) 566-4336.

Reviewing attorney: John M. Fischer (202) 566-3394.

Draft of notice to Treasury for review 11/08/82.

Agency Contact: Christopher Wilson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AB04

#### 2198. NOTICE OF PROPOSED **RULEMAKING RELATING TO** RESTRICTIONS ON GOLDEN **PARACHUTE PAYMENTS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 280G Internal Revenue Code of 1986

CFR Citation: 26 CFR 280G

Legal Deadline: None.

Abstract: These regulations will provide rules relating to restrictions on golden parachute payments. The regulations will provide guidance to taxpayers, who must comply with section 280G, by delineating the circumstances under which payments may be considered excess parachute payments.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 06/30/88 |    |      |  |

Small Entity: Not Applicable

Additional Information: LR-217-84.

Drafting attorney: Stuart Wessler (202) 566-3297.

Reviewing attorney: Sharon Galm (202)

566-3930.

Treasury attorney: Don Rocap (202) 566-8278.

Agency Contact: Stuart Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D.C. 20224, 202 566-3297

RIN: 1545-AH49

#### 2199. WAIVER OF FAMILY **ATTRIBUTION BY ENTITIES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 302(c)(2) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would interpret the definitions and special rule for waiver of family attribution by entities contained in section 302 (c) (2) of the Internal Revenue Code of 1954, which relates to the tax treatment of certain redemptions of corporate stock.

#### Timetable:

| <del></del> |      |         |
|-------------|------|---------|
| Action      | Date | FR Cite |
|             |      |         |

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: LR-189-82.

Drafting attorney: Robert M. Casev (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3487.

Treasury attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D.C. 20224, 202 566-3458 RIN: 1545-AF13

**Proposed Rule Stage** 

2200. CROSS-REFERENCE-RECOGNITION OF GAIN OR LOSS ON
LIQUIDATING SALES AND
DISTRIBUTIONS OF PROPERTY (TRA
1986; SECTIONS 631 TO 633)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 336 Internal Revenue Code of 1986; 26 USC 337 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules for the recognition of gain or loss on a corporations liquidating sales or distributions

#### Timetable:

Action Date FR Cite

NPRM 09/01/88

Small Entity: Not Applicable

Additional Information:

LR-79-87.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK90

2201. INCOME TAX -- APPLICATION OF INSTALLMENT METHOD OF REPORTING AND MANDATORY APPLICATION OF MADSP FORMULA FOR QUALIFIED STOCK PURCHASES UNDER SECTION 338 (H) (10)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance for utilization of the installment method of reporting and will require the use of the MADSP formula in a qualified stock purchase to which section 338 (h) (10) applies.

#### Timetable:

| Action | -  | Date    | FR Cite | _ |
|--------|----|---------|---------|---|
| NPRM   | 00 | 0/00/00 |         | _ |

Small Entity: Not Applicable

Additional Information: LR-75-87.

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

**RIN: 1545-AK25** 

#### 2202. TRANSFER OF INTANGIBLES SUBJECT TO SECTION 367 OR 482 OF THE CODE

Legal Authority: PL 99-514, Sec 1231 CFR Citation: 26 CFR 1.482-3(d)

Legal Deadline: None.

Abstract: Prior to the Reform Act of 1986, U.S. taxpayers were able to shift income out of the U.S. by transferring intangibles to Section 936 possessions corporations, contributing intangibles to related foreign corporations in Section 367 transactions or selling or licensing intangibles to related foreign parties at less than arm's-length prices and transactions subject to section 482. Valuing such transfers (at the time of transfer) has proven to be difficult and non-productive. The Reform Act of 1986 provides that payments to be received by the transferor of intangibles must be commensurate with the income from the intangible. Major issue - What portion of the income from the intangible will constitute "commensurate"? Provisions will raise large amounts of revenue.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Undetermined

Additional Information: INTL-937-86

Drafting Attorney: Bobby D. Burns (202) 287-4851

Reviewing Attorney: George Sellinger (202) 287-4851

Treasury Attorney: Mark Beams (202) 566-0247

Agency Contact: Bobby D. Burns, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

RIN: 1545-AJ91

## 2203. FOREIGN LIQUIDATIONS AND REORGANIZATIONS (NPRM)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 367(b)(2) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 7

Legal Deadline: None.

Abstract: Proposal would provide guidance concerning requirements relating to certain exchanges involving a foreign corporation.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM - | 12/01/88 |    |      |

Small Entity: Not Applicable

Additional Information: INTL-988-86

Drafting Attorney: Richard Chewning (202) 566-3490

Reviewing Attorney: Bernard Bress (202) 566-6440

Treasury Attorney: David Crowe (202) 566-5791

Agency Contact: Richard Chewning, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AJ78

## 2204. ● REGULATIONS UNDER SECTION 367 (E)

**Legal Authority:** 26 USC 367 (e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Whether gain should be recognized under section 367 (e) (1) and (2) on the distribution of stock, securities or other property.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        | <br> |    |      |
|        |      |    |      |

Next Action Undetermined Small Entity: Undetermined

Additional Information: INTL-752-87

Drafting attorney: Steven Lipschutz and Charles P. Besecky (202) 566-3319.

Reviewing attorney: Charles C. Saverude (202) 566-5791.

**Proposed Rule Stage** 

Treasury attorney: Mary Bennett and David Crowe (202) 566-5791.

**Income Taxes** 

Agency Contact: Steven Lipschutz or Charles P. Besecky, Attorneys, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3319

RIN: 1545-AL34

## 2205. ● REGULATIONS UNDER SECTION 367 (E)

**Legal Authority:** 26 USC 367 (e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal deals with whether gain should be recognized under section 367 (e) (1) and (2) on the distributor of stock, securities or other property.

#### Timetable:

| Action           | Date       | FR | Cite |   |
|------------------|------------|----|------|---|
| Next Action Und  | lotorminad |    |      | - |
| INEXT ACTION ONC | eterrimed  |    |      |   |

Small Entity: Undetermined

Additional Information: INTL-704-87

Drafting attorneys: Steven Lipschutz and Charles P. Besecky (202) 566-3319.

Reviewing attorney: Charles C. Saverude (202) 566-6645.

Treasury attorneys: Mary Bennett and David Crowe (202) 566-5791.

**Income Taxes** 

Agency Contact: Steven Lipschutz or Charles P. Besecky, Attorneys, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3319

RIN: 1545-AL35

#### 2206. INCOME TAX--CROSS-REFERENCE-REORGANIZATIONS INVOLVING FINANCIALLY TROUBLED THRIFT INSTITUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 368 Internal Revenue Code of 1986; 26 USC 382 Internal Revenue Code of 1986; 26 USC 597 Internal Revenue Code of 1986; 26 USC 381 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: Provision would provide regulations dealing with reorganizations of financially troubled thrift institutions and with the tax consequences of financial assistance payments made to such an institution by a supervisory governmental agency, thereby giving the public needed guidance on how the Internal Revenue intends to interpret these issues.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 12/31/89

Small Entity: Not Applicable

Additional Information: LR-63-81.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AB29

# 2207. CORPORATE REORGANIZATION AMENDMENTS - BANKRUPTCY TAX ACT OF 1980

Legal Authority: 26 USC 354 Internal Revenue Code of 1986; 26 USC 355 Internal Revenue Code of 1986; 26 USC 357 Internal Revenue Code of 1986; 26 USC 358 Internal Revenue Code of 1986; 26 USC 361 Internal Revenue Code of 1986; 26 USC 362 Internal Revenue Code of 1986; 26 USC 368 Internal Revenue Code of 1986; 26 USC 381 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance with respect to amendments to the Internal Revenue Code by the Bankruptcy Tax Act of 1980. Dealing with bankruptcy and other insolvency reorganizations.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: LR-74-87.

Drafting attorney: Robert M. Casey (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK33

# 2208. INCOME TAX-LIMITATION ON CORPORATE NET OPERATING LOSS DEDUCTION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 382 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will explain and illustrate the limitations provided under section 382 of the Internal Revenue Code, of 1986 on a corporation's use of net operating loss carryovers.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 00/00/00 |         |  |

Small Entity: Not Applicable

Additional Information: LR-103-86.

Drafting attorney: Keith Stanley (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202)566-3458.

Treasury attorney: Thomas Wessel (202)566-4979.

Agency Contact: Keith Stanley, Attorneys, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

**RIN:** 1545-Al99

## 2209. COMPUTATION OF SECTION 382 LIMITATION

**Legal Authority:** 26 USC 382 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would explain the manner and method of computing the section 382 limitation under circumstances when there are successive ownership changes, capital contributions, mergers and liquidations, and in instances when one corporation controls another corporation.

#### **Proposed Rule Stage**

| Timetable: |          |    |      |
|------------|----------|----|------|
| Action     | Date     | FR | Cite |
| NPRM       | 00/00/00 |    |      |

Small Entity: Not Applicable

Additional and an armong

Additional Information: LR-67-87

Drafting attorney: Keith E. Stanley (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-2928.

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK27

#### 2210. DEFINED BENEFIT PLAN TERMINATIONS AND THE REVERSION OF ASSETS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations describe when, in fact, a defined benefit pension plan has been terminated so as to permit reversion to the employer of excess assets.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: EE-106-83.

Drafting attorney: Suzanne K. Tank (202) 566-3422.

Reviewing attorney: James L. Brokaw (202) 566-4173.

Treasury attorney: Harry Conaway (202) 566-8277.

Agency Contact: Suzanne K. Tank, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AF81

#### 2211. CASH OR DEFERRED ARRANGEMENTS (TAX REFORM ACT OF 1986)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(k) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: Statutory, January

1988

Abstract: These regulations will provide rules relating to cash or deferred arrangements brought about because of the amendment of section 401(k) by the Tax Reform Act of 1986.

#### Timetable:

| Action | Date     | FR Cite |  |  |
|--------|----------|---------|--|--|
| NPRM   | 04/01/88 |         |  |  |

Small Entity: Not Applicable

Additional Information: EE-158-86

Drafting Attorney: William D. Gibbs (202) 566-3430.

Reviewing Attorney: Mary E. Oppenheimer (202) 566-3544.

Treasury Attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AI79

#### 2212. INCOME TAX -- PART 1--APPLICATION OF NONDISCRIMINATION RULES TO INTEGRATED PLANS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(I) Internal Revenue Code of 1986; 26 USC 401(a)(5) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Legal Deadline:** Statutory, February 1, 1988. Final regulations are required to be issued by February 1, 1988.

Abstract: The regulations would provide rules with regard to the application of the nondiscrimination rules to integrated plans.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/01/88

Small Entity: Undetermined

Additional Information: EE-159-86

Drafting Attorney: Michael Garvey (202) 566-3430.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Treasury Attorney: Harry Conaway (202) 566-8277.

Agency Contact: Michael Garvey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AI86

31,

# 2213. NONDISCRIMINATION REQUIREMENTS FOR EMPLOYER MATCHING CONTRIBUTIONS AND EMPLOYEE CONTRIBUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(m) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 54

Legal Deadline: Statutory, January 31,

1988.

Abstract: These regulations will provide rules relating to nondiscrimination requirements for employer matching contributions and employee contributions. The regulations will also provide rules on computing the excise tax on excess contributions made under a cash or deferred arrangement and on excess aggregate contributions.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: EE-160-86

Drafting Attorney: William D. Gibbs (202) 566-3430.

Reviewing Attorney: Mary E. Oppenheimer (202) 566-3544.

Treasury Attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AI80

#### 2214. INCOME TAX - - PART 1--ADDITIONAL PARTICIPATION REQUIREMENTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(a)(26) Internal Revenue Code of 1986

CFR Citation: 26 CFR i

#### **Proposed Rule Stage**

Legal Deadline: Statutory, February 1988. 02/01/88 Deadline for final regulations

Abstract: The regulations set forth rules relating to minimum participation requirements.

#### Timetable:

**FR** Cite Date Action 00/00/00 NPRM

Small Entity: Undetermined

Additional Information: EE-44-87

Drafting attorney: Mary E. Brennan

(202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3205.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AK46

#### 2215. STUDY OF NEED FOR SPECIAL **ANTIDISCRIMINATION RULES FOR** PENSION, ETC. PLANS OF STATE AND LOCAL GOVERNMENTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(a)(4) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Study of need for rules relating to antidiscrimination for state and local government plans.

#### Timetable:

**Action** Date **FR Cite NPRM** 12/31/88

Additional Information: EE-51-87

Small Entity: Not Applicable

Drafting Attorney: Mary E. Brennan (202) 566-3430.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Agency Contact: Mary Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AK44

#### 2216. NONDISCRIMINATION AND OTHER RULES APPLICABLE TO **SECTION 402(B) ANNUITIES**

Legal Authority: 26 USC 403(b)(10) Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: Statutory, February

Abstract: The regulations will provide guidance regarding the nondiscrimination and other rules applicable to tax-sheltered section 403(b) annuities.

#### Timetable:

Action Date **FR** Cite NPRM 06/30/88

Small Entity: Not Applicable

Additional Information: EE-163-86

Drafting Attorney: Sylvia F. Hunt (202) 566-6212.

Reviewing Attorney: Michael A. Thrasher (202) 566-3961.

Treasury Attorneys: Scherbel/Conaway (202) 566-4902.

Agency Contact: Sylvia F. Hunt, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6212

RIN: 1545-Al90

#### 2217. INCOME TAX--EMPLOYEE STOCK OWNERSHIP PLAN LOAN **PAYMENTS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 404(a)(9) Internal Revenue Code of 1986; 26 USC 415(c)(6) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance relating to the deduction limitations when employer contributions to an employee stock ownership plan are used to repay the principal and interest of an exempt loan that was made to the employee stock ownership plan.

#### Timetable:

Action Date **FR Cite NPRM** 06/30/88 Small Entity: Not Applicable

Additional Information: EE-152-81.

Drafting attorney: Mary Oppenheimer (202) 566-3544.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Agency Contact: Mary Oppenheimer, Technical Assistant, Department of the Treasury, Internal Revenue Service. 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3544

RIN: 1545-AD77

#### 2218. STUDY OF NEED FOR REGULATIONS RELATING TO SIMPLIFIED EMPLOYEE PENSIONS AS AFFECTED BY THE TAX REFORM **ACT OF 1986**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 408 Internal Revenue Code of 1986; 26 USC 404 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 25; 26 CFR 31; 26 CFR 54; 26 CFR 301

Legal Deadline: None.

Abstract: Study of need for rules relating to simplified employee pensions as affected by Tax Reform Act of 1986.

#### Timetable:

| Action · | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 12/31/88 |         |

Small Entity: Not Applicable

Additional Information: EE-59-87

Drafting Attorney: Mary E. Brennan (202) 566-3430.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Agency Contact: Mary E. Brennan. Attoreny, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AK45

#### 2219. INCOME TAX--REQUIREMENTS FOR TAX CREDIT EMPLOYEE STOCK **OWNERSHIP PLANS, EMPLOYEE PLAN CREDIT, AND DEFINED CONTRIBUTION PLAN VOTING** RIGHTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 409 Internal Revenue Code of 1986; 26 USC 48 Internal Revenue Code of 1986; 26 USC 401 Internal Revenue Code of 1986; 26 USC 6699 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Proposed Rule Stage** 

Legal Deadline: None.

Abstract: The regulations provide rules for electing the employee plan credit under section 48 of the Internal Revenue Code, establishing a tax credit employee stock ownership plan under section 409 of the Internal Revenue Code and providing voting rights to. participants of certain defined contribution plans under section 401(a)(22) of the Internal Revenue Code. Further, the regulations provide guidance for determining the applicability of and calculating the assessable penalties relating to tax credit employee stock ownership plans under section 6699 of the Internal Revenue Code. The regulations reorganize and modify the current regulations which are based on section 301(d), (e), and (f) of the Tax Reduction Act of 1975, and provide a single set of rules that would apply to tax credit employee stock ownership plans established under the provisions of the Tax Reduction Act of 1975 and the 1978 Revenue Act.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/31/88 |         |

Small Entity: Not Applicable

Additional Information: EE-49-80.

Drafting attorney: John T. Ricotta (202) 566-3544.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: John T. Ricotta, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3544

RIN: 1545-AD82

#### 2220. INC. TAX -- PART 1; ESTATE TAX -- PART 20, EMPLOYEE STOCK OWNERSHIP PLAN RULES AFFECTED BY TRA 1986

Legal Authority: 26 USC 409 Internal Revenue Code of 1986; 26 USC 401(a)(28) Internal Revenue Code of 1986; 26 USC 401(a)(23) Internal Revenue Code of 1986; 26 USC 133 Internal Revenue Code of 1986; 26 USC 404(k) Internal Revenue Code of 1986; 26 USC 2057 Internal Revenue Code of 1986; 26 USC 1042 Internal Revenue Code of 1986; 26 USC 2210 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986;

CFR Citation: 26 CFR 1; 26 CFR 20

Legal Deadline: None.

**Abstract:** The proposed regulations would set forth requirements for the tax qualification of ESOPs and for various ESOP tax incentives.

#### Timetable:

| Action      | Date            | FR Cite |
|-------------|-----------------|---------|
| NPRM        | 07/31/88        |         |
| Small Entit | y: Undetermined |         |

Additional Information, EE 4

Additional Information: EE-164-86

Drafting Attorney: John Ricotta (202) 566-3544.

Reviewing Attorney: Michael Thrasher (202) 566-3961.

Treasury Attorney: Harry Conaway (202) 566-8277.

Agency Contact: John Ricotta, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D.C. 20224, 202 566-3544

RIN: 1545-AI87

## 2221. COVERAGE AND SEPARATE LINES OF BUSINESS RULES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 410(b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: Statutory, February

**Abstract:** Rules relating to minimum coverage requirements.

#### Timetable:

| Action           | Date              | FR Cite |
|------------------|-------------------|---------|
| NPRM             | 04/01/88          |         |
| Small Entit      | y: Not Applicable |         |
| A alalisia a a l | Information, PP   | 400.00  |

Additional Information: EE-128-86

Drafting Attorney: Nancy J. Marks (202) 566-3903.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney Harry J. Conaway (202) 566-8277.

Agency Contact: Nancy J. Marks, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3983

RIN: 1545-AK41

# 2222. RULES CLARIFYING THE INCOME TAX REGULATIONS, PART 1, WITH RESPECT TO SERVICE COMPUTATION UNDER PENSION, ETC. PLANS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 410 Internal Revenue Code of 1986; 26 USC 411 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This project was undertaken in order to clarify permissible methods of crediting service by qualified plans for purposes of vesting and participation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: EE-65-82.

Drafting attorney: Nancy J. Marks (202) 566-3903.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorneys: Harry Conaway (202) 566-8277.

Agency Contact: Nancy J. Marks, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3903

**RIN:** 1545-AE39

# 2223. INCOME TAX-PART I REDUCTION OF ACCRUED BENEFITS TO QUALIFY FOR A STANDARD TERMINATION OF A SINGLE EMPLOYER DEFINED BENEFIT PENSION PLAN

**Legal Authority:** 26 USC **78**05 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidelines for reducing accrued benefits for certain key employees in order to qualify for a standard termination of a single-employer defined benefit pension plan.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

Small Entity: Not Applicable

Proposed Rule Stage

#### Additional Information: EE-48-86.

Drafting attorney: Mary E. Brennan (202) 566-3903.

Reviewing attorney: Mary Oppenheimer (202) 566-3544.

Cross-referenced with temporary regulations EE-47-86.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3903

RIN: 1545-Al46

#### 2224. INC. TAX -- PART 1 -- BENEFIT ACCRUAL BEYOND NORMAL RETIREMENT AGE

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 411(b)(1)(H) Internal Revenue Code of 1986; 26 USC 411(b)(2) Internal Revenue Code of 1986; 26 USC 410(a)(2) Internal Revenue Code of 1986; 26 USC 411(a)(8)(B) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Legal Deadline:** Statutory, February 1, 1988. Final regulations are required to be issued by February 1, 1988.

Abstract: The regulations would provide rules with regard to benefit accruals after attainment of normal retirement age and maximum age conditions on participating in certain type of plans.

#### Timetable:

| I IIII e labie. |          |    |      |  |
|-----------------|----------|----|------|--|
| Action          | Date     | FR | Cite |  |
| NPRM            | 04/01/88 |    |      |  |

Small Entity: Undetermined

Additional Information: EE-184-86

Drafting Attorney: Michael Garvey (202)

266 3430

Reviewing Attorney: Richard J. Wickersham (202) 566-3250

Treasury Attorney: Harry Conaway (202) 566-8277

Agency Contact: Michael Garvey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AI85

#### 2225. INCOME TAX-PART 1 -VARIANCE FROM MINIMUM FUNDING STANDARD

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations would supersede Rev. Proc. 83-41 and prescribe a standard waiver application form.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/30/88

Small Entity: Undetermined

Additional Information: EE-42-86.

Drafting attorney: Mary E. Brennan (202) 566-3903.

Reviewing attorney: Jonathan Marget (202) 566-3651.

Agency Contact: Mary Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3903

RIN: 1545-AI55

#### 2226. INCOME TAX-DEFINITIONS AND SPECIAL RULES; SERVICE FOR PREDECESSOR

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 414(a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulation will provide guidance to employers maintaining plans on when service with a predecessor employer must or may be treated as service under their plan.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: EE-22-78.

Drafting attorney: Marjorie Hoffman (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Marjorie Hoffman,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD87

# 2227. DEFINITION OF "HIGHLY COMPENSATED EMPLOYEE" AND "COMPENSATION"

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; PL 99-514, Sec 1114 Tax Reform Act of 1986; PL 99-514, Sec 1115 Tax Reform Act of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations provide rules relating to the definitions of "highly compensation contained in subsections 414(q) and (s) of The Tax Reform Act of 1986.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: No

Additional Information: EE-129-86

Drafting Attorney: Nancy J. Marks (202) 566-3903.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Office of Legislative Counsel (Treasury reviewing attorneys: Susan Scherbel (202) 566-4902, Harry S. Conaway (202) 566-8277.

Cross Reference to EE-74-87

Agency Contact: Nancy J. Marks, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3903

RIN: 1545-Al91

## 2228. ● DEFINITION OF LINE OF BUSINESS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 414 (r) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: Statutory, February 1,

Abstract: Internal Revenue Code section 414 (r) defines line of business for purposes of applying the coverage requirements under section 410 (b) and the nondiscrimination requirements for

**Proposed Rule Stage** 

certain employee benefit plans under section 89.

#### Timetable:

Action Date FR Cite
Hearing 10/13/87
Next Action Undetermined
Small Entity: Undetermined

Additional Information: EE-144-87

Drafting attorney: Rhonda G. Migdail (202) 566-3422.

Reviewing attorney: Richard Wickersham (202)

Treasury attorney: Paul Strella (202)

Agency Contact: RhondaG. Migdail, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AL23

# 2229. DEFINITION OF "HIGHLY COMPENSATED EMPLOYEE" AND "COMPENSATION"

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 414(q) Internal Revenue Code of 1986; 26 USC 414(s) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: Statutory, February

1988.

Abstract: Provisions relating to the scope and meaning of the terms "highly compensated employee" and "compensation".

#### Timetable:

| Action |  |       | Date     |   | FR | Cite | _ |
|--------|--|-------|----------|---|----|------|---|
| NPRM   |  | · - ( | 04/01/88 | - |    | ,    |   |

Small Entity: Not Applicable

Additional Information: EE-74-87

Drafting Attorney: Nancy J. Marks (202)

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Cross Reference to EE-129-86

Agency Contact: Nancy J. Marks, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C., 202 566-3903

RIN: 1545-AK40

# 2230. LIMITATIONS ON CONTRIBUTIONS AND BENEFITS UNDER QUALIFIED PLANS

Legal Authority: 26 USC 7805 internal Revenue Code of 1986; 26 USC 0415 internal Revenue Code of 1986; 26 USC 401(a)(17) Internal Revenue Code of 1986; 26 USC 404(1) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will address changes to limitations on contributions and benefits under qualified plans, a limit on the annual compensation which may be taken into account, special treatment of certain medical benefit accounts, retirement savings for church employees, and special rules for disabled participants. A special rule applies to participants with less than ten years of participation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |
|        |          |         |

Small Entity: Not Applicable

Additional Information: EE-25-87

Drafting Attorney: Monice Rosenbaum (202) 566-3422.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Treasury Attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: Monice Rosenbaum, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AK42

## 2231. TREATMENT OF FUNDED WELFARE BENEFIT PLANS

**Legal Authority:** 26 USC 419 Internal Revenue Code of 1986; 26 USC 419A Internal Revenue Code of 1986; 26 USC 1239(d) Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance concerning the treatment of contributions made by an employer to a welfare benefit plan.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Not Applicable

Additional Information: EE-66-84.

Drafting attorney: Mark Schwimmer (202) 566-6212.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Treasury attorney: Harry Conaway (202) 566-8277.

Agency Contact: Mark Schwimmer, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-6212

RIN: 1545-AG14

2232. INC. TAX-PART 1-AMENDMENT OF SECTION 1.442-1 TO PROVIDE SIMPLIFIED PROCEDURES FOR CHANGES OF ANNUAL ACCOUNTING PERIOD BY CERTAIN EXEMPT ORGANIZATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 442 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Revenue Procedure 85-58 provides change of accounting period approval procedures for exempt organizations. It substantially simplifies the former procedures in Revenue Procedure 76-9. The regulations under section 1.442-1 will be amended to reflect Revenue Procedure 85-58.

#### Timetable:

|   | Action | Date     | FR Cite |
|---|--------|----------|---------|
| ı | NPRM   | 00/00/00 |         |

Small Entity: No

Additional Information: EE-06-86.

Drafting attorney: Suzanne K. Tank (202) 566-3422.

Reviewing attorney: Paul G. Accettura (202) 566-3544.

Office of Tax Legislative Counsel (Treasury) reviewing attorney:Suzanne Ross McDowell (202) 566-8278.

Agency Contact: Suzanne K. Tank, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3422

RIN: 1545-Al68

#### **Proposed Rule Stage**

#### 2233. INCOME TAX -- GAIN OR LOSS ON THE DISPOSITION OF AN INSTALLMENT OBLIGATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453B Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** Proposal would provide rules for reporting gain or loss upon the disposition of an installment obligation.

#### Timetable:

Action Date FR Cite

NPRM 06/00/88

Small Entity: Not Applicable

Additional Information: LR-103-81. Drafting attorney: Michael J. Grace

(202) 566-3288.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB41

## 2234. INCOME TAX-INSTALLMENT SALES BETWEEN RELATED PARTIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** Proposal would provide rules for reporting installment sales between related parties.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |
|        |          | •       |

Small Entity: Not Applicable

Additional Information: LR-2-81.

Drafting attorney: Arthur E. Davis III

(202) 566-3238.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Suzanne McDowell (202) 566-5453.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, **202** 566-3238

RIN: 1545-AB45

#### 2235. INCOME TAX--INSTALLMENT SALES REVISION ACT OF 1980, REGULATIONS RELATING TO WRAP-AROUND MORTGAGES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** Proposal would provide regulations for reporting sales of property under a wrap-around mortgage arrangement.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Not Applicable

Additional Information: LR-147-82.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3288.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Ellen Aprill (202) 566-5953.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB46

#### 2236. INCOME TAX REGULATIONS--PART I. INSTALLMENT SALES BY NONTAXABLE ENTITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will provide rules relating to installment sales by nontaxable entities and the election provision by foreign personal holding companies.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |
|        |          |         |

Small Entity: No

Additional Information: LR-143-83.

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF73

#### 2237. INCOME TAX REGULATIONS-PART 1--SPECIAL RULES RELATING TO INSTALLMENT OBLIGATIONS THAT ARE READILY TRADABLE OR PAYABLE ON DEMAND

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to installment obligations that are readily tradable or payable on demand.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        |      |    |      |

**Next Action Undetermined** 

Small Entity: Undetermined

Additional Information: LR-54-84.

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: Ewan D. Purkiss (202) 566-3238.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AG37

# 2238. INCOME TAX -- DEFERRED COMPENSATION PLANS OF STATE AND LOCAL GOVERNMENTS AND TAX-EXEMPT ORGANIZATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 457 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Internal Revenue Code section 457 provides an exclusion from gross income, in the case of a participant in an eligible deferred compensation plan, for any amounts

**Proposed Rule Stage** 

deferred under the plan and any income attributable to the amounts attributable to the amounts so deferred.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Not Applicable

Additional Information: EE-166-86

Drafting Attorney: Rhonda G. Migdail (202) 566-6212.

Reviewing Attorney: James L. Brokaw (202) 566-4173.

Treasury Attorney: Harry Conaway (202) 566-8277.

Agency Contact: Rhonda G. Migdail, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6212

RIN: 1545-AI89

## 2239. ACCOUNTING FOR LONG-TERM CONTRACTS

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 460 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations will provide rules relating to accounting for costs incurred in the performance of long-term contracts.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/30/88

Small Entity: Not Applicable

Additional Information: LR-130-86

Drafting Attorney: Paulette C. Galanko (202) 566-3288.

Reviewing Attorney: John M. Fischer (202) 566-3394.

Treasury Attorney: Robert Scarborough (202) 566-4979.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AJ28

#### 2240. INCOME TAX REGULATIONS--THE ECONOMIC PERFORMANCE REQUIREMENT

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 461(h) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance relating to when economic performance occurs with respect to a liability and how the recurring item exception applies.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Not Applicable

Additional Information: LR-258-84.

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Bill Blagg, Attorney. Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AH32

### 2241. EXTENSION OF THE AT-RISK RULES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 465 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to taxpayers with respect to the extension of the at-risk rules to all activities other than the holding of real property. The regulations would also provide guidance with respect to the exception to the at-risk rules for closely-held corporations actively engaged in equipment leasing, and the recapture provision.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/00/88

Small Entity: Not Applicable

Additional Information: LR-192-78.

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Treasury attorney: Lorry Spitzer (202) 535-6968.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF86

# 2242. AGGREGATION OF CERTAIN ACTIVITIES FOR PURPOSES OF THE AT-RISK RULES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 465 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The Regulation will provide rules for aggregating certain activities for purposes of applying the at-risk rules under section 465. In general, the at-risk rules limit the amount of loss deductible in a taxable year with respect to an activity to the amount the taxpayer is at risk in the activity. The aggregation rules will apply to taxable years beginning after December 31, 1985.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/01/88

Small Entity: Not Applicable

Drafting attorney: Arthur E. Davis (202) 566-3238.

Additional Information: LR-108-85.

Treasury attorney: Robert Scarborough (202) 535-6969.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-Al02

## 2243. EXTENSION OF AT RISK LIMITATIONS TO REAL PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 465 Internal Revenue Code of 1986; 26 USC 752 Internal Revenue Code of 1986; 26 USC 46 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: The regulations will explain the application of the at risk limitations to the activity of holding real property and the exception for qualified nonrecourse financing.

#### Timetable:

Action Date FR Cite

NPRM 04/01/88

Small Entity: Not Applicable

Additional Information: LR-124-86.

Drafting attorney: Michael J. Grace

(202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK08

# 2244. ESSENTIAL ISSUES IN CONNECTION WITH LIMITATIONS ON LOSSES AND CREDITS FROM PASSIVE ACTIVITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance to taxpayers on the most essential issues in connection with the computation of a taxpayer's passive activity loss and passive activity credit.

#### Timetable:

|        | <br>         |    |             | - |
|--------|--------------|----|-------------|---|
| Action | Date         | FR | Cite        |   |
| NDDM   | <br>24/04/00 | ·  | <del></del> | - |

Small Entity: Not Applicable

Additional Information: LR-126-86

Drafting attorney: Michael J.Grace (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Income Tax

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3288

RIN: 1545-AK18

### 2245. LIMITATIONS ON PASSIVE ACTIVITY LOSSES AND CREDITS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 469(k) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Pursuant to the grant of regulatory authority in section 469(k), the regulations will define activity, material participation, active participation, and portfolio income, and prescribe the treatment of master limited partnerships and other passive income generators.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/01/88

Small Entity: Not Applicable

Additional Information: LR-48-87

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Tax Legislative Counsel: Neil D. Kimmelfield (202) 566-8528.

**Income Taxes** 

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W.,

Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK62

## 2246. INVENTORY COMPUTED BY USE OF CONSUMER OR PRODUCER PRICE INDEXES

**Legal Authority:** 26 USC 472 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The proposed regulations would provide examples and further clarification of the existing regulations.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 .00/00/00

Small Entity: No

Additional Information: LR-57-83.

Drafting attorney: Arthur E. Davis (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

**RIN:** 1545-AF65

# 2247. SIMPLIFIED DOLLAR-VALUE LIFO METHOD FOR CERTAIN SMALL BUSINESSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 474 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The regulations would provide guidance to certain small businesses that are eligible to elect a simplified dollar-value LIFO method of inventory valuation. This method requires the use of published government indexes.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/30/88 |         |

Small Entity: No

Additional Information: LR-31-87

Drafting attorney: Arthur E. Davis III(202) 566-3238.

Reviewing attorney: Cynthia L. Clark (202 566-3288.

Treasury accountant-advisor: J. Richard Harvey (202) 566-2926.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK64

### 2248. INCOME TAX--UNRELATED TRADE OR BUSINESS INCOME

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 512(a) Internal Revenue Code of 1986; 26 USC 514(c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: The regulation will address the issue of what constitutes real property acquired by a qualified trust. The guidance provided on this issue will determine the scope of the exception under 26 USC 514(c)(9) for such acquisitions from the term acquisition indebtedness. Under 26 USC

#### **Proposed Rule Stage**

514, the existence of such indebtedness on income producing property gives rise to unrelated debt-financed taxable income. The regulation will also address the issue of the proper allocation method to determine fixed indirect expenses connected with the unrelated trade or business use of an exempt organization's property.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | •       |

Small Entity: Not Applicable

Additional Information: EE-27-81.

Drafting attorney: Monice Rosenbaum (202) 566-3422.

Reviewing attorney: James L. Brokaw (202) 566-4173.

Agency Contact: Monice Rosenbaum, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AE00

### 2249. BAD DEBT RESERVES OF FINANCIAL INSTITUTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 585 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This document will provide proposed regulations that relate to the repeal of the bad debt reserve for large banks.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/31/88 |         |

**Small Entity:** Not Applicable **Additional Information:** 

LR-81-86.

Drafting Attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing Attorney: Susan Baker (202) 566-3294.

Agency Contact: Susan E. Overlander, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-3459

RIN: 1545-AJ31

### 2250. TREATMENT OF FORECLOSED PROPERTY BY CERTAIN CREDITORS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 595 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: Proposed regulation would amend the existing regulations relating to the treatment of amounts realized and expended with respect to property securing loans which have been foreclosed on by certain banks.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | 06/00/88       |         |
| Small Entity: | Not Applicable |         |

Additional Information: LR-83-82.

Drafting attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Agency Contact: Susan E. Overlander, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AF00

# 2251. INCOME TAX-RESTORATION OF DEPLETION DEDUCTIONS ON BONUS AND ADVANCED ROYALTIES IN CERTAIN CASES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 612 Internal Revenue Code of 1986; 26 USC 613 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules relating to the restoration of depletion deductions on bonuses and advanced royalties and the deferment of the exclusion of advanced royalties from gross income from the property.

#### Timetable:

| immetable. |          |         |
|------------|----------|---------|
| Action     | Date     | FR Cite |
| NPRM       | 06/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-1148.

Drafting attorney: Walter H. Woo (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Walter H. Woo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB69

# 2252. PROPERTY DISTRIBUTED IN KIND AND TREATMENT OF MULTIPLE TRUSTS (SEC: 81 AND 82 OF THE TAX REFORM ACT OF 1984)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 643 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the tax consequences when property is distributed in kind from a trust or estate, including rules specifying what gain is recognized upon distribution, who recognizes such gain, and what the basis of the distributed property is in the hands of the distributee. The regulations also explain election rules available to the distributing trust or estate. The regulations also explain rules under which certain multiple trusts will be treated as a single trust.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 12/00/88 |    |      |

Small Entity: Not Applicable

Additional Information: LR-34-85.

Drafting attorney: Lauren G. Shaw (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Agency Contact: Lauren G. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AI06

#### 2253. CLARIFICATION OF SECTION 1.643 (A)-3 RELATING TO THE INCLUSION OF CAPITAL GAIN IN DISTRIBUTABLE NET INCOME

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 643(a)(3) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

TREAS—IRS Proposed Rule Stage

Legal Deadline: None.

Abstract: The proposed regulation will revise rules specifying when capital gains will be included in distributable net income.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-148-85.

Drafting attorney: Lauren G. Shaw (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Agency Contact: Lauren G. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-Al31

### 2254. INCOME TAXATION OF TRUSTS AND ESTATES

Legal Authority: 26 USC 645 Internal Revenue Code of 1986; 26 USC 672 Internal Revenue Code of 1986; 26 USC 673 Internal Revenue Code of 1986; 26 USC 6654 (k) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Additional Information:

Abstract: The regulations will provide rules regarding taxable years of trusts and estates, taxation of grantor trusts, and payment of estimated tax by trusts.

#### Timetable:

| initicable.  |                  |         |
|--------------|------------------|---------|
| Action       | Date             | FR Cite |
| NPRM         | 12/00/88         |         |
| Small Entity | : Not Applicable |         |

LR-108-86.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Fred Grundeman (202) 566-3287.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

**RIN:** 1545-AJ20

# 2255. INCOME TAX-PROCEDURE & ADMINISTRATION-FOREIGN TRUSTS HAVING U.S. BENEFICIARIES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 679 Internal Revenue Code of 1986; 26 USC 678(b) Internal Revenue Code of 1986; 26 USC 643(a) Internal Revenue Code of 1986; 26 USC 643(c)(6)(C) Internal Revenue Code of 1986; 26 USC 643(c)(6)(D) Internal Revenue Code of 1986; 26 USC 643(d) Internal Revenue Code of 1986; 26 USC 6048 Internal Revenue Code of 1986; 26 USC 6677 Internal Revenue Code of 1986; 26 USC 6677 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 301

Legal Deadline: None.

Abstract: These regulations will provide to what extent a grantor of a foreign trust with United States beneficiaries will be treated as an owner of that trust, and thus taxed currently on the trust's income.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Not Applicable

Additional Information: LR-187-76.

Drafting attorney: Fred E. Grundeman (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Agency Contact: Fred E. Grundeman, Attorney. Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AB79

# 2256. INCOME TAX - APPLICATION OF EFFECTIVE DATE FOR NEW RULES REGARDING DEDUCTIONS FOR MEAL, TRAVEL, AND ENTERTAINMENT TO PARTNERSHIPS AND S CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 702 Internal Revenue Code of 1986; 26 USC 1366 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance to taxpayers relating to the effective date for new rules regarding deductions for meals, travel, and entertainment to partnerships and S corporations.

#### Timetable:

| Timetable.  |                   |         |
|-------------|-------------------|---------|
| Action      | Date              | FR Cite |
| NPRM        | 12/31/88          |         |
| Small Entit | y: Not Applicable |         |

Additional Information: LR-29-87

Drafting Attorney: David R. Haglund (202) 566-3297

Reviewing Attorney: Walter Woo (202) 566-3297

Office of Tax Legislative Counsel Attorney: Marjorie Roberts (202) 566-

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AK80

#### 2257. TO PROVIDE SPECIAL RULES CONCERNING RELATED PARTY LOANS IN THE CASE OF PARTNERSHIP ALLOCATIONS ATTRIBUTABLE TO NONRECOURSE DERT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: This project will provide regulations relating to loans made to a partnership by a person related to a partner of the partnership.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/30/88 |         |

Small Entity: Not Applicable

Additional Information: LR-30-86.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Treasury attorney: Greg Marich (202) 566-2927.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, DC 20224, 202 566-3297

RIN: 1545-Al66

**Proposed Rule Stage** 

# 2258. ALLOCATIONS OF INCOME GAIN, LOSS, AND DEDUCTION WITH RESPECT TO PROPERTY CONTRIBUTED TO A PARTNERSHIP

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules and examples relating to the requirement to allocate income, gain, loss, and deduction so as to take into account the variation between the basis of the property and its fair market value at the time of contribution.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 09/30/88

Small Entity: No

Additional Information: LR-164-84.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Treasury attorney: Greg Marich (202) 566-4979.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AG98

# 2259. INCOME TAX--ITEMS ALLOCATED TO PORTION OF YEARPARTNER HELD INTEREST

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 706(d) Internal Revenue Code of 1986; 26 USC 704 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide the methods to be used for allocating partnership items to partners whenever a partner's interest varies during the partnership taxable year.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-265-76:

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: Paul A. Francis (202) 566-3930.

Treasury attorney: Greg Marich (202)566-2927.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB81

# 2260. INCOME TAX-TREATMENT OF PAYMENTS TO PARTNERS NOT ACTING IN THEIR CAPACITY AS PARTNERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 707 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance to taxpayers relating to the treatment of certain allocations and distributions to partners for services and transfers of property where the partner is not acting in his capacity as a partner.

#### Timetable:

|        | ·        |         |
|--------|----------|---------|
| Action | Date     | FR Cite |
| ·      |          |         |
| NPRM   | 10/31/88 |         |

Small Entity: Not Applicable

Additional Information: LR-234-84.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Treasury attorney: Greg Marich (202) 566-4979.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111. Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AG83

#### 2261. AMENDMENT OF INCOME TAX REGULATIONS WITH RESPECT TO TREATMENT OF DISGUISED SALES BY PARTNERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 707 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: These regulations will provide rules for determining when partnership transactions are to be treated as disguised sales.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-163-84.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing Treasury Attorney: Greg Marich (202) 566-4979.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AH22

# 2262. CONTRIBUTIONS TO A PARTNERSHIP OF UNREALIZED RECEIVABLES, INVENTORY ITEMS OR CAPITAL LOSS PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 724 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide rules for determining the character of gain or loss upon the disposition by a partnership of unrealized receivables, inventory items or capital loss property contributed to the partnership by a partner.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 | ,       |

Small Entity: Not Applicable

Additional Information: LR-232-84.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Agency Contact: Beverly A.

Baughman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AG85

**Proposed Rule Stage** 

### 2263. PARTNER'S SHARE OF PARTNERSHIP LIABILITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; PL 98-369, Sec 79 Tax Reform Act of 1984

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations revise the Income Tax Regulations under section 752 of the Internal Revenue Code of 1954 to conform such regulations to changes in the law with respect to a partner's share of partnership liabilities.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-229-84.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: John Bromell (202) 566-3297.

Treasury attorney: Greg Marich (202) 566-2927.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AH26

# 2264. IMPUTED EARNINGS RATE FOR MUTUAL LIFE INSURANCE COMPANIES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 809(d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance to mutual life insurance companies regarding the computation of the imputed earnings rate.

#### Timetable:

| 1 into tubici |          |    |      |   |
|---------------|----------|----|------|---|
| Action        | Date     | FR | Cite |   |
| NPRM          | 12/00/88 |    |      | • |

Small Entity: Not Applicable

Additional Information: LR-159-84.

Drafting attorney: Sharon L. Hall (202) 566-3288.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AG63

#### 2265. INCOME TAX REGULATIONS--DISCOUNTING OF UNPAID LOSSES OF PROPERTY AND CASUALTY INSURANCE COMPANIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 846 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the discounting of unpaid losses of property and casualty insurance companies. It is anticipated that the regulations will provide guidance with respect to the treatment of salvage and subrogation and the use of a company's loss payment pattern.

#### Timetable:

| Action | Date             | FR Cite |
|--------|------------------|---------|
| NPRM   | 00/00/00         |         |
| MELIN  | 1111/11/11/11/11 |         |

Small Entity: Not Applicable

Additional Information: LR-139-86.

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3238

RIN: 1545-AJ51

# 2266. APPORTIONMENT OF EXPENSES IN THE FSC AND DISC CONTEXTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide guidance on how expenses in the DISC and FSC contexts will be apportioned.

#### Timetable:

| Action       | Date              | FR | Cite |
|--------------|-------------------|----|------|
| NPRM         | 12/01/88          |    |      |
| Small Entity | y: Not Applicable |    |      |

Additional Information: INTL-028-86

Drafting Attorney: Richard Chewning (202) 566-3490.

Reviewing Attorney: T. Timothy Tuerff (202) 566-9050.

Treasury Attorney: Mark Beams (202) 566-8275.

Agency Contact: Richard Chewning, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

**RIN:** 1545-AK78

### 2267. TRANSPORTATION INCOME SOURCE RULES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 863 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the source of income attributable to transportation which begins or ends in the United States.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| NPRM   | 06/30/88 | <del></del> |

Small Entity: Not Applicable

Additional Information: INTL-947-86

Drafting Attorney: Ann Zukas (202) 566-

Reviewing Attorney: Jack Feldman (202) 566-6645.

Treasury Attorney: Peter Daub (202) 566-5791

Agency Contact: Ann Zukas, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AJ68

# 2268. PROPOSED INCOME TAX REGULATIONS UNDER THE TAX REFORM ACT OF 1986 -- SOURCE OF INCOME RULES FOR INCOME DERIVED FROM SPACE AND OCEAN ACTIVITIES INCLUDING TELECOMMUNICATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 863(d) Internal Revenue Code of 1986; 26 USC 863(e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

#### TREAS—IRS Proposed Rule Stage

Abstract: The regulation will provide guidance relating to determining the source of income derived from space, and certain ocean activities (excluding mining within the continental shelf.) The regulation will also provide guidance on determining the source of income derived from international telecommunications activities.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 12/31/88          |         |
| Small Entit | v: Not Applicable |         |

Additional Information: INTL-949-86

Drafting Attorney: Joseph M. Rosenthal (202) 566-3872

Reviewing Attorney: Benedetta Kissel (202) 566-3179

Treasury Attorney: David Crowe (202) 566-8275

Agency Contact: Joseph M. Rosenthal, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3872

RIN: 1545-AJ84

# 2269. ● ALLOCATION OF GROSS INCOME ATTRIBUTABLE TO INTEREST RATE SWAPS UNDER SECTION 863 (A)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 863 (a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project provides source rules for income and expense attributable to interest rate swap agreements. Interest rate swap agreements are basically agreements used to hedge agreement interest rate fluctuation.

#### Timetable:

| inicatic. |          |         |
|-----------|----------|---------|
| Action    | Date     | FR Cite |
| NPRM      | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-773-87

Drafting attorney: Scott Farmer (202) 634-5406.

Reviewing attorney: Bob Katcher (202) 634-5406.

Treasury attorney: Peter Daub (202) 566-5991.

**Income Taxes** 

Agency Contact: Scott Farmer, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL25

### 2270. RELATED PERSON FACTORING INCOME

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 864(d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** These regulations will provide rules relating to the treatment of income derived by foreign corporations from factoring the receivables of related persons.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-49-86.

Drafting attorney: Barbara Felker (202) 566-6645.

Reviewing attorney: Phyllis Marcus (202) 566-6645.

Treasury attorney: Peter Daub (202) 566-

Agency Contact: Barbara Allen Felker, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AH85

### 2271. SOURCE RULES FOR PERSONAL PROPERTY SALES

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 865 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The regulation will provide rules for determining the source of income from sales of personal property. The regulation will set forth rules for sales by U.S. residents and non-residents and specify special rules for depreciable personal property, intangibles, sales connected with an office or other fixed place of business,

and sales of a foreign affiliate by a U.S. corporation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-946-86 Drafting Attorney: Carol P. Tello (202)

634-5404

Reviewing Attorney: Robert E. Culbertson (202) 634-5404

Treasury Attorney: Mary Bennett (202)

566-2964

Agency Contact: Carol P. Tello, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave.. N.W., Washington, D.C. 20224, 202 634-5404

RIN: 1545-AJ83

# 2272. REPEAL OF 30 PERCENT WITHHOLDING BY THE TAX REFORM ACT OF 1984

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 871 Internal Revenue Code of 1986; 26 USC 881 Internal Revenue Code of 1986; 26 USC 1441 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the definition of portfolio interest, the certifications required in the case of obligations that are issued in registered form, and related matters.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-39-86

Drafting attorney: Carl Cooper (202) 566-3388.

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Treasury attorney: Peter Daub (202) 566-5791.

Agency Contact: Carl Cooper, Attorney, Department of the Treasury, Internal Revenue Service, 1111

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3388

RIN: 1545-AG66

**Proposed Rule Stage** 

# 2273. EXEMPTIONS FROM WITHHOLDING OF NRA'S AND FOREIGN CORPORATIONS

Significance: Agency Priority

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 871(i) Internal Revenue Code of 1986; 26 USC 881(d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Implement regulations concerning exemptions from withholding of non-resident aliens and foreign corporations under sections 871(i) and 881(d) of the Code. Specifically, the proposed regulation will address the individual or corporation that meets the 80 percent foreign business requirements for active foreign business income.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: INTL-951-86

Drafting Attorney: David A. Alvarez (202) 566-6307

Reviewing Attorney: Christine Halphen

(202) 566-6645

Treasury Attorney: Mary Bennett (202) 566-5992

Agency Contact: David A. Alvarez, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-6307

RIN: 1545-AJ59

### 2274. UNTIMELY FILING BY FOREIGN CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules regarding deductibility of expenses by a foreign corporation that does not file a timely tax return.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/01/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-74-86

Drafting Attorney: Richard Chewning (202) 566-3490.

Reviewing Attorney: Bernard Bress (202) 566-6440.

Treasury Attorney: Unassigned.

Agency Contact: Richard Chewning, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AJ74

#### 2275. BRANCH PROFITS TAX (GENERAL RULE AND DEFINITIONS) AND 2ND LEVEL WITHHOLDING TAXES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 884 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The regulations will provide guidance on the calculation of the branch profits tax. The regulations will provide rules for the treatment of interest allocable to effectively connected income.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Undetermined

**Additional Information: INTL-934-86** 

Drafting Attorney: Richard M. Elliott (202) 566-6457

Reviewing Attorney: Benedetta A. Kissel (202) 566-3179

Treasury Attorney: Peter Daub (202) 566-5791

Agency Contact: Richard M. Elliott, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6457

RIN: 1545-AJ73

#### 2276. IMPOSITION OF TAX ON GROSS TRANSPORTATION INCOME OF NONRESIDENT ALIENS AND FOREIGN CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 887 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: This regulation will provide rules for implementing the four percent tax on gross transportation income of nonresident aliens and foreign corporations.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: INTL-940-86

Drafting Attorney: Patricia Bray (202) 566-6645.

Reviewing Attorney: Jacob Feldman (202) 566-6645.

Treasury Attorney: Peter Daub (202) 566-2964.

Agency Contact: Patricia A. Bray, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C., 202 566-6645

RIN: 1545-AK76

# 2277. INCOME TAX-INCOME OF FOREIGN GOVERNMENTS AND OF INTERNATIONAL ORGANIZATIONS

**Legal Authority:** 26 USC 892(c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

**Abstract:** The regulations will provide rules governing the taxation of income of foreign governments and international organizations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-959-86
Drafting Attornous David A. Justen (20)

Drafting Attorney: David A. Juster (202) 566-6384

Reviewing Attorney: Bernard T. Bress (202) 566-6440

Office of International Tax Counsel (Treasury) Reviewing Attorney: Peter Daub (202) 566-2964

Agency Contact: David A. Juster, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6384

RIN: 1545-AJ79

**Proposed Rule Stage** 

#### 2278. INCOME TAX-PARTNERSHIP RULES REGARDING TAXATION OF FOREIGN INVESTMENT IN U.S. REAL PROPERTY INTERESTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 897(e)(2) Internal Revenue Code of 1986; 26 USC 897(g) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide rules for foreign partners to compute gain or loss on the sale or disposition of United States real property interests upon the sale of a partnership interest or a distribution in liquidation of a partnership interest.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |
|        |          |         |

Small Entity: Not Applicable

Additional Information: INTL-48-86

Drafting attorney: Jacob Feldman (202) 566-6645.

Reviewing attorney: Charles Saverude (202) 377-9060.

Treasury attorney: David Crowe (202) 566-5791.

Agency Contact: Jacob Feldman, Senior Reviewer, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AB98

#### 2279. TEMPORARY REGULATIONS-NONRECOGNITION OF CORPORATE DISTRIBUTIONS AND REORGANIZATIONS UNDER THE FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT

**Legal Authority:** 26 USC 897 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations would provide rules concerning the effect of certain distributions, including dividends, redemptions, distributions pursuant to reorganizations, and liquidations on corporations and their shareholders under the Foreign Investment in Real Property Tax Act. Regulations would also provide rules for determining the extent to which nonrecognition would apply to certain transfers of real property interests and the extent to

which certain reorganizations will be treated as sales of property at fair market value.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-38-86.

Drafting attorney: Charles P. Besecky (202) 566-3319.

Reviewing attorney: Charles C. Saverude (202) 566-6645.

Treasury attorney: David Crowe (202) 566-5791.

Agency Contact: Charles P. Besecky, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3319

RIN: 1545-AF17

2280. NOTICE OF PROPOSED RULEMAKING--NONRECOGNITION OF CORPORATE DISTRIBUTIONS AND REORGANIZATIONS UNDER THE FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT

**Legal Authority:** 26 USC 897 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules concerning the effect of certain distributions including dividends, redemptions, distributions pursuant to reorganizations, and liquidations on corporations and their shareholders under the Foreign Investment in Real Property Tax Act. Proposal would also provide rules for determining the extent to which nonrecognition would apply to certain transfers of real property interests and the extent to which certain reorganizations will be treated as sales of property at fair market value.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: INTL-491-87 Drafting Attorney: Charles P. Besecky

(202) 566-3319.

Reviewing Attorney: Charles C. Saverude (202) 566-6008.

Treasury Attorney: David Crowe (202) 566-6645.

Agency Contact: Charles P. Besecky, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3319

RIN: 1545-AK79

### 2281. ● TREATMENT OF SEPARATE LIMITATION LOSSES

Legal Authority: PL 99-514, Sec 1203

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Section 1203 of the Tax
Reform Act of 1986 amends section 904
(f) by adding paragraph (5) at the end
thereof which requires that foreign
source losses with respect to any
income category first offset the
taxpayer's other foreign source income
subject to a separate limitation for the
taxable year on a proportionate basis
before such losses offset the taxpayer's
U.S. source income. Accordingly, the
regulation will provide rules for the
allocation of foreign source losses.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM ' | 12/00/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-932-86 Drafting Attorney: Willard W. Yates

(202) 566-3896 Reviewing Attorney: Carol Doran-Klein

(202) 566-6419 Treasury Attorney: Peter Barnes (202)

566-5815

**Income Taxes** 

Agency Contact: Willard W. Yates, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C., 202 566-3896

RIN: 1545-AL17

2282. INCOME TAX-PROCEDURE & ADMINISTRATION-TAXPAYER'S OBLIGATION TO FILE A NOTICE OF REDETERMINATION OF FOREIGN TAX AND CIVIL PENALTIES FOR FAILURE TO FILE

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 905(c) Internal Revenue Code of 1986; 26 USC 6689 Internal Revenue Code of 1986

**Proposed Rule Stage** 

CFR Citation: 26 CFR 1; 26 CFR 301

Legal Deadline: None.

Abstract: The regulations will establish procedures for taxpayers by which they must notify the Service of a change in foreign tax liability for a taxable year for which they claimed the foreign tax credit. The regulations provide special rules for redetermining the taxpayer's United States tax liability when the dollar value of the foreign currency fluctuates between the time for which the foreign tax credit is originally claimed and the time for which the foreign tax credit is redetermined. In addition, the regulations set forth deadlines for compliance with the notification requirements.

#### Timetable:

| Action       | Date             | FR Cite |
|--------------|------------------|---------|
| NPRM         | 00/00/00         |         |
| Small Entity | : Not Applicable |         |

Additional Information: INTL - 61-86

Drafting attorney: Gerard Traficanti (202) 566-6384.

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Draft of the Notice to International Tax Counsel of October 19, 1982. -duplicate of RIN A119

Agency Contact: Gerard Traficanti, Tax Law Specialist, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Room 5531, Washington, D.C. 20224, 202 566-6384

RIN: 1545-AC06

2283. AMENDMENT OF REGULATIONS UNDER SECTION 907 OF THE INTERNAL REVENUE CODE OF 1954 TO CONFORM THEM TO SECTION 211 OF THE TAX EQUITY AND FISCAL RESPONSIBILITY ACT OF 1982

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 907 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would amend the regulations under section 907 of the Internal Revenue Code of 1954, relating to the foreign tax credit for taxes on oil and gas income, to conform them to section 211 of the Tax Equity and Fiscal Responsibility Act of 1982.

#### Timetable:

| Action | Date     | FR | Cite        |  |
|--------|----------|----|-------------|--|
| NPRM   | 12/01/88 |    | · · · · · · |  |

Small Entity: Not Applicable

Additional Information: INTL - 152-86.

Drafting attorney: Richard Chewning (202) 566-3490.

Reviewing attorney: Charles C. Saverude (202) 566-6645.

Treasury attorney: Peter Barnes (202) 566-8275.

Agency Contact: Richard Chewning, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

**RIN: 1545-AE34** 

### 2284. COORDINATION OF U.S. AND VIRGIN ISLANDS TAXES

Legal Authority: PL 99-514, Sec 1274

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Prior to the Tax Reform Act of 1986, inhabitants of the Virgin Islands satisfied their U.S. tax liability by filing a return with the Virgin Islands. The Tax Reform Act of 1986 repealed the inhabitant rule to correct an erroneous interpretation of its operation in connection with the Virgin Islands mirror code. Section 1274 of the Tax Reform Act of 1986 clarifies the filing obligations of individuals in the Virgin Islands. Bona fide residents of the Virgin Islands are required to file only one return with the Virgin Islands in which they report worldwide income and identify the sources of income from the Virgin Islands will be required to file two identical tax returns one with the US and one with the Virgin Islands and pay a pro rata amount of tax to each. Regulations are needed to clarify who qualifies as a bona fide resident. It is anticipated that the regulations will provide a facts and circumstances test for determining bona fide resident status. It is unknown what the operational costs will be.

#### Timetable:

| Action | Date | FR | Cite | - |
|--------|------|----|------|---|

**Next Action Undetermined** 

Small Entity: No

Additional Information: INTL-969-86

Drafting Attorney: Grace Perez-Navarro (202) 287-4851.

Reviewing Attorney: Michael Patton (202) 287-4851.

Treasury Attorney: Peter Barns (202) 566-5815.

Agency Contact: Grace Perez-Navarro, Associate Attorney, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, SW, Room 3319, Washington, D.C. 20024, 202 287-4851

**RIN: 1545-AJ55** 

### 2285. ● SOURCE RULES WITHIN THE VIRGIN ISLANDS

Legal Authority: PL 99-514, Sec 1275

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation will provide sourcing rules for the determination as to whether income is derived from sources within the Virgin Islands or the U.S. or is effectively connected with the conduct of a trade or business within the Virgin Islands or the U.S. To the extent possible, the rules will be similar to those set forth in IRC sections 861-865.

#### Timetable:

| Action | D | ate | FR Cite |
|--------|---|-----|---------|

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: INTL-969-86

Drafting attorney: Grace Perez-Navarro (202) 287-4851.

Reviewing attorney: Michael Patton (202) 287-4851.

Treasury attorney: Peter Barnes (202) 566-5815.

**Income Taxes** 

Agency Contact: Grace Perez-Navarro, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 287-4851

RIN: 1545-AL40

#### 2286. AMENDMENT OF SECTION 936(H) WITH RESPECT TO ELECTION OF PRODUCT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 936(h) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Proposed Rule Stage

Legal Deadline: None.

Abstract: The regulation would require that once a product election was made it could not be amended.

#### Timetable:

Action Date **FR** Cite **NPRM** 00/00/00

Small Entity: Not Applicable

Additional Information: INTL-450-87

Drafting Attorney: Philip Garlett (202) 566-6645.

Reviewing Attorney: Jacob Feldman (202) 566-3289.

Treasury Attorney: Mary Bennett (202) 566-5992.

Agency Contact: Philip Garlett, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AK77

#### 2287. SPECIAL RULE FOR FOREIGN **CAPTIVE INSURANCE COMPANIES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 953(c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation defines related person insurance income; sets forth rules exceptions certain foreign corporations from section 953 (a), and sets forth rules regarding the amount of related person insurance income to be included in gross income.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-939-86

Drafting Attorney: Philip L. Garlett (202) 566-6645.

Reviewing Attorney: Jack Feldman (202) 566-3289

Treasury Attorney: Peter Barnes (202) 566-5815

Agency Contact: Philip L. Garlett, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AJ70

#### 2288. ● FUNCTIONAL CURRENCY

Legal Authority: 26 USC 7805 Internal Revenue Code 0f 1986; 26 USC 985 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project provides rules for determining the currency an entity will compute gain or loss. If the entity is a foreign entity, it may be allowed to compute its gain or loss in a foreign currency and translate the net amount of such gain or loss into U.S. dollars.

#### Timetable:

634-5406.

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-962-86 Drafting attorney: Scott Farmer (202)

Reviewing attorney: Bob Katcher (202) 634-5406.

Treasury attorney: David Crowe (202) 566-5791.

**Income Taxes** 

Agency Contact: Scott Farmer, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL24

#### 2289. ● SECTION 988(D) -INTEGRATED HEDGING RULES FOR FOREIGN EXCHANGE GAIN OR LOSS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 988 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will provide rules regarding fully hedged and partially hedged nonfunctional currency denominated transactions.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 11/01/88 |    |      |

Small Entity: Not Applicable

Additional Information: INTL-966-86

Drafting Attorney: Jeffrey Dorfman (202) 634-5406

Reviewing Attorney: Alice Neff (202) 566-6645

**Income Taxes** 

Agency Contact: Jeffrey Dorfman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL15

#### 2290. ● TAXATION OF EXCHANGE GAIN OR LOSS ON FOREIGN **CURRENCY DENOMINATED TRANSACTIONS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 988 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project provides rules regarding the determination of gain or loss realized on section 988 transactions. Rules regarding the source and character of such gain or loss are also provided. The project also contains a definitional section which defines section 988 transactions, among other terms.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/01/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-936-86 Drafting Attorney: Jeffrey Dorfman (202) 634-5406

Reviewing Attorney: Alice Neff (202) 566-6645

Treasury Attorney: David Crowe (202) 566-5791

**Income Taxes** 

Agency Contact: Jeffrey Dorfman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL16

2291. ● TRANSITION RULE FOR QUALIFIED BUSINESS UNITS USING A **NET WORTH METHOD OF ACCOUNTING FOR TAXABLE YEARS BEGINNING BEFORE JANUARY 1,** 

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 989 (c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Proposed Rule Stage** 

Legal Deadline: None.

Abstract: This project provides transition rules for those foreign branches of United States entities who used a net worth method of accounting prior to the enactment of the Tax Reform Act of 1986. Under the Act, foreign branches must now account for their operations under the profit and loss method as set forth in section 987 of the Code.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

NPRM

00/00/00

Small Entity: Not Applicable

Additional Information: INTL-964-86

Drafting attorney: David Rosenberg (202) 634-5406.

Reviewing attorney: Ann Fisher (202) 634-5406.

Treasury attorney: David Crowe (202) 566-5791.

Income Taxes

Agency Contact: David Rosenberg, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL29

# 2292. RULES RELATING TO THE INAPPLICABILITY OF SECTION 1031 TO PARTNERSHIP INTERESTS AND THE LIMITATION ON THE PERIOD DURING WHICH LIKE KIND EXCHANGES MAY BE MADE

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: This regulation will provide guidance with respect to changes made to section 1031 by the Tax Reform Act of 1984 including the inapplicability of section 1031 to partnership interests and the limitation on the period during which like kind exchanges may be made.

#### Timetable:

| i imetable: |          |         |  |
|-------------|----------|---------|--|
| Action      | Date     | FR Cite |  |
| NPRM        | 00/00/00 |         |  |
|             |          |         |  |

Small Entity: Not Applicable

Additional Information: LR-237-84.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Treasury attorney: Blake Rubin (202) 566-2927.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AH43

2293. INCOME TAX--NOTICE OF PROPOSED RULEMAKING - AMENDMENT OF REGULATIONS RELATING TO BASIS REDUCTIONS FOR NON-TAXED PORTION OF EXTRAORDINARY DIVIDENDS TO REFLECT TRA 1984

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1059 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Amendment of the regulations to interpret the rule contained in section 1059 of the Internal Revenue Code of 1954 relating to the non-taxed portion of extraordinary dividends. The regulations will explain what dividends are extraordinary, the operations of the required basis reduction, the application of the holding period rule in section 246 (c), etc.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 10/01/88          |         |
| Small Entit | y: Not Applicable |         |

Additional Information: LR-260-84.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AH41

# 2294. INCOME TAX--SPECIAL ALLOCATION RULES FOR CERTAIN ASSET ACQUISITIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1060 Internal Revenue Code of 1986; 26 USC 755 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986; 26 USC 167 Internal Revenue Code of 1986; 26 USC 1031 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation will explain and illustrate the application of the residual method of allocation to the purchase price in certain asset acquisitions. It will also provide certain informational reporting requirements.

#### Timetable:

| Action | • | Date     | FR | Cite |  |
|--------|---|----------|----|------|--|
| NPRM   |   | 00/00/00 |    |      |  |

Small Entity: No

Additional Information: LR-119-86.

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ06

#### 2295. INCOME TAX--TAX STRADDLES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1092 Internal Revenue Code of 1986; 26 USC 6653 Internal Revenue Code of 1986; 26 USC 263(g) Internal Revenue Code of 1986; 26 USC 1256 Internal Revenue Code of 1986; 26 USC 1212 Internal Revenue Code of 1986; 26 USC 1234 Internal Revenue Code of 1986; 26 USC 1234A Internal Revenue Code of 1986; 26 USC 1232 Internal Revenue Code of 1986; 26 USC 1232 Internal Revenue Code of 1986; 26 USC 1221 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide the rules under Title 5 of the Economic Recovery Tax Act of 1981 for tax straddles. These regulations will affect the tax treatment of regulated

#### **Proposed Rule Stage**

futures contracts, forward contracts, and positions in commodities.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-187-81.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: John M. Fischer (202) 566-3394.

In Office of Chief Counsel (Legislation and Regulations Division) for preparation of notice.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AC21

# 2296. INCOME TAX-GAIN FROM SALE OR EXCHANGE OF STOCK IN FOREIGN CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1248 Internal Revenue Code of 1986; 26 USC 751 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would amend existing regulations with respect to the section 1248 amount attributable to stock of lower tier subsidiaries and stock in less developed country corporations. The regulations would also provide rules for determining the section 1248 amount due to certain dispositions on which gain is not recognized. The regulations would also expand the foreign tax credit available with respect to the section 1248 amount attributable to third-tier subsidiaries.

#### Timetable:

| Antina | Date | ED Cito |
|--------|------|---------|
| Action | Date | FR Cite |
|        |      |         |

Next Action Undetermined Small Entity: Not Applicable

Additional Information: INTL - 42-86

Drafting attorney: David A. Juster (202) 566-6384.

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Draft of notice in International Tax Counsel for review.

Agency Contact: David A. Juster, Attorney CC:INTL:Br3, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6384

RIN: 1545-AC31

#### 2297. INCOME TAX-TO CLARIFY TAX TREATMENT OF TRANSFERS OF FRANCHISES, TRADEMARKS, & TRADE NAMES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1253 Internal Revenue Code of 1986

CFR Citation: .26 CFR 1 Legal Deadline: None.

Abstract: This regulation would clarify the tax treatment of the transfer of a franchise trademark, or trade name under section 1253 of the Internal Revenue Code of 1954. It would also provide guidance regarding how to allocate the basis among the portions of the sale proceeds which are treated as arising from the sale of a capital asset and other portions which are ordinary income.

#### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM                      | 00/00/00 |         |
| Final Action              | 00/00/00 |         |
| Final Action<br>Effective | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-183-81.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3740.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3590

RIN: 1545-AC34

2298. HEDGING EXCEPTION TO MARK-TO-MARKET RULES FOR SECTION 1256 CONTRACTS, DEFERRAL OF CERTAIN STRADDLE LOSSES, AND WASH-SALE AND SHORT-SALE PRINCIPLES APPLICABLE TO CERTAIN STRADDLE TRANSACTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1256 (e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the hedging transaction exception for section 1256 contracts and straddles.

#### Timetable:

| i illicuatio |          |    |      | _ |
|--------------|----------|----|------|---|
| Action       | Date     | FR | Cite | _ |
| NPRM         | 07/00/88 |    |      | - |

Small Entity: Not Applicable

Additional Information: LR-11-86.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: John M. Fischer (202) 566-3394.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, DC 20224, 202 566-3287

RIN: 1545-AI59

# 2299. DISPOSITION GAIN REPRESENTING ACCRUED MARKET DISCOUNT TREATED AS ORDINARY INCOME; DEFERRAL OF INTEREST DEDUCTION ALLOCABLE TO ACCRUED MARKET DISCOUNT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1276 Internal Revenue Code of 1986; 26 USC 1278 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the Treatment of Gain Realized on the Disposition of any Market Discount Bond as Ordinary Income. These regulations will also prescribe the extent to which a deduction for interest allocable to accrued market discount is deferred.

#### Timetable:

| Action | Date     | FR | Cite | • |
|--------|----------|----|------|---|
| NPRM   | 12/31/88 |    |      | _ |

Small Entity: Not Applicable

Additional Information: LR-21-85.

Drafting attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing attorney: Susan T. Baker (202) 566-3294.

**Proposed Rule Stage** 

Treasury Attorney: Bryan Collins (202) 566-4979.

Agency Contact: Laura Ann M. Lauritzen, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C.20224, 202 566-6456

RIN: 1545-AH82

# 2300. INCOME TAX-TREATMENT OF STRIPPED BONDS AND STRIPPED COUPON

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1286 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the tax treatment of stripped bonds and stripped coupons purchased after July 1, 1982. In particular, guidance will be given as to the proper method for allocation of basis and purchase price.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-19-85.

Drafting attorney: Ewan D. Purkiss (202)

566-3238.

Reviewing attorney: John A. Fischer (202) 566-3394.

Office of Tax Legislative Counsel reviewing attorney: Reed Shuldiner (202) 535-6963.

Agency Contact: Ewan D. Purkiss, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AH75

# 2301. INCOME TAX-TREATMENT OF OBLIGATIONS WHICH PURPORT TO REPRESENT DEBT AS A SECOND CLASS OF STOCK

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1361 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to shareholders and debt instrument holders who must

comply with the law relating to subchapter S corporations. The regulations will provide rules relating to whether or not a subchapter S corporation has more than one class of stock.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-4-73.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AC37

# 2302. AMENDMENT OF INCOME TAX REGULATIONS UNDER CODE SECTIONS 1362 AND 1363 RELATING TO THE ELECTION, REVOCATION, AND TERMINATION OF AN S CORPORATION

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1362 Internal Revenue Code of 1986; 26 USC 1363 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations would provide guidelines for electing, revoking and terminating S corporation status.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 00/00/00          |         |
| Small Entit | v: Not Applicable |         |

Additional Information: LR-260-82.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Treasury attorney: Bryan Collins (202) 535-6968.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE26

# 2303. INCOME TAX--PASS-THRU OF S CORPORATION ITEMS TO SHAREHOLDERS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1366 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules relating to the tax treatment of income and loss items passed through to the shareholders.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 | -       |

Small Entity: Not Applicable

Additional Information: LR-261-82.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE85

# 2304. INCOME TAX--RULES RELATING TO ADJUSTMENT TO BASIS OF STOCK OF SHAREHOLDERS OF S CORPORATION AND TO DETERMINATION OF BASIS OF PROPERTY DISTRIBUTION BY CORPORATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1367 Internal Revenue Code of 1986; 26 USC 1368 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations would provide rules for adjusting the basis of stock of a shareholder in an S corporation and rules for determining the treatment of property distributions by an S corporation.

#### **Proposed Rule Stage**

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: LR-264-82.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE88

## 2305. INCOME TAX--APPLICATION OF SUBCHAPTER C RULES TO S CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1371 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The proposal would amend the regulations under section 1371 to changes made by the subchapter S Revision Act of 1982 relating to the application of subchapter C rules to S corporations and other technical amendments under sections 2, 5, and 6 of the Act. The regulation would provide the public with guidance to comply with the Act.

#### Timetable:

| 11110100101 |          |    |      |   |
|-------------|----------|----|------|---|
| Action      | Date     | FR | Cite |   |
| NPRM        | 00/00/00 |    |      | _ |

Small Entity: Not Applicable

Additional Information: LR-265-82.

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE90

# 2306. CROSS-REFERENCE-APPLICATION OF SECTION 1374 BUILT-IN GAIN TAX TO C CORPORATION'S ELECTING S CORPORATION STATUS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1374 Internal Revenue Code of 1986; 26 USC 337 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal will provide rules relating to the section 1374 built-in gains tax to C corporations electing S corporation status.

#### Timetable:

| Timetable.   |                   |         |  |
|--------------|-------------------|---------|--|
| Action       | Date              | FR Cite |  |
| NPRM         | 04/15/88          |         |  |
| Small Entity | v: Not Applicable |         |  |

Additional Information: LR-80-87.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK93

# 2307. INCOME TAX--DEFINITIONS AND SPECIAL RULES PERTAINING TO S CORPORATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1377 Internal Revenue Code of 1986; 26 USC 1379 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations would define and interpret special rules contained in Sections 1377 and 1379 of the Internal Revenue Code of 1986, the thereby giving guidance to the public on how the Internal Revenue Service intends to interpret those sections.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: LR-268-82.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel Reviewing attorney:

Bryan P. Collins (202) 566-2175.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE94

## 2308. ● WITHHOLDING TAX ON PAYMENTS FROM PARTNERSHIPS TO FOREIGN PARTNERS

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1446 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Legal Deadline:** Statutory, December 31, 1987. Withholding must begin no later than January 1, 1988.

Abstract: The regulation explains when withholding is required under section 1446, how and when the amounts withheld are to be reported and paid over to the Internal Revenue Service, and when the taxpayer is to credit the tax withheld against its U.S. income tax liability or apply for a refund. The notice will be published simultaneously with, and will cross-reference to, temporary regulations dealing with these matters (INTL-938-86). No significant policy issues are involved.

#### Timetable:

| I IIII C Labioi |          |    |      |
|-----------------|----------|----|------|
| Action          | Date     | FR | Cite |
| NPRM            | 00/00/00 |    |      |

Small Entity: Not Applicable

Additional Information: INTL-980-86 Drafting Attorney: David Chan (202) 634-5404.

Reviewing Attorney: Robert E.Culbertson, Jr. (202) 634-5404.

Treasury Attorney: David Crowe (202) 566-5791.

Income Taxes

Agency Contact: David F. Chan, Attorney-Advisor, Department of the Treasury, Internal Revenue Service,

**Proposed Rule Stage** 

1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5404

**RIN:** 1545-AL30

# 2309. INVESTMENT ADJUSTMENTS UNDER THE CONSOLIDATED RETURN REGULATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Provision would amend the consolidated return investment adjustment rules by changing the computation of earnings and profits where section 312 (k), (l), (m), or (n) applies.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: No

Additional Information: LR-222-81.

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: John Broadbent (202) 566-3458.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AC47

# 2310. INCOME TAX--APPLICATION OF SECTION 465 AT RISK LIMITATIONS TO MEMBERS THAT JOIN IN FILING CONSOLIDATED RETURNS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986; 26 USC 465 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Provision would amend the consolidated returns regulations to provide rules applying the at-risk limitations of section 465 of the Internal Revenue Code of 1954 to affiliated groups filing consolidated returns, thereby giving the public needed guidance as to how these rules apply to such groups.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Additional Information: LR-75-79.

Drafting attorney: Keith E. Stanley (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Patricia McClanahan (202) 566-4902.

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AC55

#### 2311. INCOME TAX-DELETION OF THE REQUIREMENT OF SECTION 1.1502-47 (D) (12) (V) (C) THAT, IN APPLYING TACKING RULE, PROFITABLE AND LOSS LIFE ACTIVITIES NOT BE SEPARATED

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will prospectively delete the requirement of section 1.1502-47 (d) (12) (v) (C) relating to the restriction on the separation of profitable activities from loss activities in applying the tacking rule to life insurance companies.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Additional Information: LR-157-86

Drafting attorney: Keith Stanley (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Don Rocap (202) 566-8278.

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AI98

# 2312. CROSS-REFERENCE-CONSOLIDATED RETURN INVESTMENT ADJUSTMENTS WITH RESPECT TO AN ACQUIRED SUBSIDIARY'S BUILT-IN GAINS OR LOSSES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986; 26 USC 337 (d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal will prevent the consolidated return investment adjustments from reflecting the recognized built-in gains or losses of assets acquired in certain corporation acquisitions.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable Additional Information:

LR-78-87

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: John Broadbent (202) 566-3458.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK94

#### 2313. 6 CONSOLIDATED RETURNS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation provides revisions of consolidated return regulations under sections 1.1502-14 and 1.1502-31.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 00/00/00 |    |      |  |

Small Entity: Not Applicable

Additional Information: LR-4-88

Drafting attorney: Patricia Pellervo (202) 566-3458.

Reviewing attorney: Charles Whedbee (202) 566-3458.

**Proposed Rule Stage** 

**Income Taxes** 

Agency Contact: Patricia Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AL44

#### 2314. INCOME TAX--INCLUDIBILITY IN AN AFFILIATED GROUP OF SUBSIDIARIES FORMED TO COMPLY WITH FOREIGN LAWS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1504 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules relating to an election to treat a foreign subsidiary of a United States corporation as a domestic corporation if the subsidiary is formed in a contiguous country to comply with foreign law.

#### Timetable:

| Action      | Date               | FR Cite |
|-------------|--------------------|---------|
| NPRM        | 12/31/89           |         |
| Cmall Entit | see Not Applicable |         |

Small Entity: Not Applicable

Additional Information: LR-189-77.

Drafting attorney: Mark S. Jennings

(202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AC58

2315. INCOME TAX -- AMENDMENT OF REGULATIONS UNDER SECTION 1504 (A) OF THE CODE, AS AMENDED BY SECTION 60 OF THE TAX REFORM ACT OF 1984, DEFINING "AFFILIATED GROUP"

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1504 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules defining "affiliated group" for purposes of subtitle A of the Code.

#### Timetable:

| Action       | Date              | FR Cite  |
|--------------|-------------------|----------|
| NPRM         | 08/01/88          |          |
| Small Entity | y: Not Applicable |          |
| Additional   | Information: LR   | -152-84. |

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AH09

# 2316. ESTATE AND GIFT TAXES, INCOME TAXES-UNIFIED CREDIT IN LIEU OF EXEMPTIONS, UNIFIED RATE SCHEDULE FOR ESTATE AND GIFT TAXES SITUS OF FOREIGN PARTNERSHIPS FOR ESTATE TAXATION

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 2001 Internal Revenue Code of 1986; 26 USC 2010 Internal Revenue Code of 1986; 26 USC 2011 Internal Revenue Code of 1986; 26 USC 2012(a) Internal Revenue Code of 1986; 26 USC 2012(c) Internal Revenue Code of 1986; 26 USC 2013(b) Internal Revenue Code of 1986; 26 USC 2013(e)(1) Internal Revenue Code of 1986; 26 USC 2014(b)(2) Internal Revenue Code of 1986; 26 USC 2035 Internal Revenue Code of 1986; 26 USC 2038(a) Internal Revenue Code of 1986; 26 USC 2044 Internal Revenue Code of 1986; 26 USC 2052 Internal Revenue Code of 1986; 26 USC 2104 Internal Revenue Code of 1986; 26 USC 2106 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 20; 26 CFR 25; 26 CFR 1

Legal Deadline: None.

Abstract: The unified rate schedule for estate and gift taxes and unified credit in lieu of exemptions will be implemented by the regulation. The regulations also relate to the estate tax consequences of transfers made within three years of death. In addition, the regulations clarify the situs test of foreign partnerships for purposes of the estate taxation of nonresident alien decedents. The regulations also provide rules relating to charitable remainder trusts.

#### Timetable:

| Action . | Date | FR Cite |
|----------|------|---------|
|          |      |         |

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-212-76.

Drafting attorney: Ruth Hoffman (202) 566-3287.

Reviewing attorney: Fred E. Grundeman (202) 566-3287.

Agency Contact: Ruth Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington D.C. 20224, 202 566-3287

**RIN:** 1545-AC60

#### 2317. ESTATE TAX--VALUATION OF CERTAIN FARM, ETC. REAL PROPERTY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 2032A Internal Revenue Code of 1986; 26 USC 2013(f) Internal Revenue Code of 1986; 26 USC 1016(c) Internal Revenue Code of 1986; 26 USC 1040 Internal Revenue Code of 1986

CFR Citation: 26 CFR 20; 26 CFR 1

Legal Deadline: None.

Abstract: Special use valuation of certain farm and closely held business real property is available to qualifying estates. The regulation will contain definitions and rules relating to the various requirements which an estate must satisfy and will provide rules governing the imposition and payment of the "additional estate tax" should a qualified heir fail to meet the post-death requirements.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-209-81.

Drafting attorney: Fred E. Grundeman (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Office of the Tax Legislative Counsel (Treasury) reviewing attorney: Susan Himes (202) 566-8527.

Agency Contact: Fred E. Grundeman, Attorney, Department of the Treasury, Internal Revenue Service, 1111

Proposed Rule Stage

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AC62

### 2318. CAPITALIZATION OF CERTAIN PENSION, ETC. COSTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 263A Internal Revenue Code of 1986; 26 USC 460 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance relating to the requirement that certain costs of deferred compensation must be capitalized rather than deducted currently.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 04/01/88          |         |
| Small Entit | v: Not Applicable |         |

Additional Information: EE-56-78

Drafting Attorney: Michael Garvey (202) 566-3430.

Review Attorney: Jonathan P. Marget (202) 566-3961.

Treasury Attorney: Harry Conaway (202) 566-8277.

Agency Contact: Michael Garvey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AI92

### 2319. ESTATE TAX--GENERATION SKIPPING TRANSFER TAX

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 2653 Internal Revenue Code of 1986; 26 USC 2662 Internal Revenue Code of 1986; 26 USC 2663 Internal Revenue Code of 1986

CFR Citation: 26 CFR 26; 26 CFR 26a

Legal Deadline: None.

Abstract: The regulations will provide rules relating to the effective date provisions, return requirements, definitions, and certain special rules for the tax on generation skipping transfers.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

### **Small Entity:** Not Applicable **Additional Information:**

LR-128-86.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Fred E. Grundeman (202) 566-3287.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AJ11

# 2320. AMENDMENT OF THE EMPLOYMENT TAX REGULATIONS UNDER CODE SECTION 3121 TO CONFORM TO SECTION 321 OF THE SOCIAL SECURITY AMENDMENTS OF 1983

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3121 Internal Revenue Code of 1986

CFR Citation: 26 CFR 36 Legal Deadline: None.

Abstract: The regulation would provide guidance to taxpayers with respect to agreements entered into under section 3121 of the Internal Revenue Code of 1954 as that Section was amended by section 321 of the Social Security Amendments of 1983.

#### Timetable:

| Action      | ` `    | Date       | FR | Cite |
|-------------|--------|------------|----|------|
| NPRM        |        | 00/00/00   |    |      |
| Small Entit | y: Not | Applicable |    |      |

Additional Information: LR-192-83.

Drafting Attorney: John B. Bromell (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3297.

Agency Contact: John B. Bromell, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AF91

# 2321. TREATMENT OF CERTAIN DEFERRED COMPENSATION AND SALARY REDUCTION ARRANGEMENTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6302(c) Internal Revenue Code of 1886

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: Proposal would provide rules concerning the treatment of certain deferred compensation and salary reduction arrangements under section 3121 (v) and section 3306 (r) of the Internal Revenue Code of 1954, thereby giving needed guidance to the public on how the Internal Revenue Service intends to interpret those sections of the Code.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: EE-142-87.

Drafting attorney: Nerman Dobynes Hubbard (202) 566-3430.

Reviewing attorney: Michael A. Thrasher (202) 566-3651.

Agency Contact: Nerman Dobynes Hubbard, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AF97

#### 2322. EMPLOYMENT TAX--WITHHOLDING FROM PENSIONS, ANNUITIES, AND OTHER DEFERRED INCOME

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3405 Internal Revenue Code of 1986; 26 USC 6047(e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 35 Legal Deadline: None.

Abstract: Proposed regulations would clarify and amend the temporary regulations relating to withholding from pensions, annuities, and other deferred income:

#### Timetable:

| Action       | Date             | FR Cite |
|--------------|------------------|---------|
| NPRM         | 06/30/88         |         |
| Small Entity | : Not Applicable |         |

Additional Information: EE-115-82.

#### **Proposed Rule Stage**

Drafting attorney: Mary E. Brennan (202) 566-3903.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Treasury attorney: Harry Conaway (202) 566-8277.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AE98

## 2323. • WITHHOLDING ON CERTAIN DEFERRED PAYMENTS OUTSIDE THE UNITED STATES

Legal Authority: 26 USC 3405 (d) (13) Internal Revenue Code of 1986

CFR Citation: 26 CFR 35 Legal Deadline: None.

Abstract: The regulation will provide questions and answers dealing with circumstances under which an election for no withholding on employer deferred compensation plan payments may not be made.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL

Drafting attorney: Gerald H. Parshall, Jr. (202) 287-4851.

Reviewing attorney: Michael F. Patton (202) 287-4851.

Treasury attorney: David Crowe (202) 566-8275.

Agency Contact: Gerald H. Parshall, Jr., Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

RIN: 1545-AL31

# 2324. TO PROVIDE REGULATIONS RELATING TO BACKUP WITHHOLDING UNDER SECTION 3406

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3406 Internal Revenue Code of 1986

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: The regulations will provide that a tax equal to 20 percent of any reportable payment is required to be withheld if certain conditions exist. With respect to reportable interest or dividends, backup withholding applies if (1) no number is provided in the manner required, (2) the Service notifies the payor that the payee's taxpayer identification number is not correct, (3) the payee is subject to backup withholding due to a notified payee underreporting, and (4) the payee fails to certify when required that he or she is not subject to backup withholding due to notified payee underreporting. With respect to other reportable payments (such as rents, royalties, nonemployee compensation, broker transactions, or barter exchanges), backup withholding applies if (1) no taxpayer identification number is provided, or (2) the Service notifies the payor that the payee's taxpayer identification number is not correct.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/30/88 |         |

Small Entity: Not Applicable

Additional Information: LR-224-82.

Drafting attorney: Renay France (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Treasury Attorneys: Susan Himes (202) 566-8527.

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AE20

## 2325. ELECTION TO HAVE CERTAIN DIESEL FUEL TAXES IMPOSED ON SALES TO RETAILERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4041 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

Abstract: The regulations will provide guidance to assist diesel fuel retailers in making an election to have the diesel fuel excise tax collected by the wholesaler at the time the liquid is sold to the retailer.

#### Timetable:

| Action | u  | Date    | FR | Cite |  |
|--------|----|---------|----|------|--|
| NPRM   | 04 | 1/01/88 |    |      |  |

Small Entity: Not Applicable Additional Information:

LR-114-86.

Drafting attorney: Lauren G. Shaw (202) 566-3287.

Reviewing Attorney: William Jackson (202) 566-3287.

Treasury Attorney: Ellen Aprill (202) 566-2565.

Agency Contact: Lauren G. Shaw, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AJ13

### 2326. EXCISE TAX-RETAILERS EXCISE TAXES ON MOTOR VEHICLES

**Legal Authority:** 26 USC 4052 Internal Revenue Code of 1986; 26 USC 4051 Internal Revenue Code of 1986; 26 USC 4053 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

Abstract: The regulations will provide guidance as to what kinds of vehicles are taxable and how the tax is computed.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-30-83.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AF61

# 2327. EXCISE TAX - EXCISE TAX ON HEAVY TRUCKS, TRUCK TRAILERS AND SEMITRAILERS. AND TRACTORS

**Legal Authority:** 26 USC 4052 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

**Proposed Rule Stage** 

**Abstract:** These regulations will clarify the definition of first retail sale.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: No

Additional Information: LR-17-86.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Ellen Aprill (202) 566-2565.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AI51

# 2328. CERTAIN INDEBTEDNESS TREATED AS PAYMENT ON INSTALLMENT OBLIGATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453C Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance with respect to the requirement that certain indebtedness of a taxpayer be treated as a payment on certain installment obligations held by the taxpayer.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | 00/00/00       |         |
| Cmall Entitud | Not Applicable |         |

Small Entity: Not Applicable

Additional Information: LR-93-86

Drafting Attorney: Ewan D. Purkiss (202) 566-3238.

Reviewing Attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Ellen Aprill (202) 566-2565.

Agency Contact: Ewan Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AJ27

# 2329. INCOME TAX, EXCISE TAX, AND ENVIRONMENTAL TAX--IMPOSITION OF TAXES ON PETROLEUM, CERTAIN CHEMICALS, AND CORPORATIONS AND ADDITIONAL EXCISE TAXES ON CERTAIN FUELS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 59A Internal Revenue Code of 1986; 26 USC 4041 Internal Revenue Code of 1986; 26 USC 4042 Internal Revenue Code of 1986; 26 USC 4081 Internal Revenue Code of 1986; 26 USC 4611 Internal Revenue Code of 1986; 26 USC 4611 Internal Revenue Code of 1986; 26 USC 4661 Internal Revenue Code of 1986; 26 USC 4662 Internal Revenue Code of 1986; 26 USC 4662 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 1; 26 CFR 48; 26 CFR 52

Legal Deadline: None.

Abstract: The regulations will provide rules for the computation of the environmental taxes on petroleum, certain chemicals, and additional excise taxes on certain fuels. The regulations will also provide rules for the computation of the environmental tax imposed on the modified alternative minimum taxable income of corporations.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 10/01/88          |         |
| Small Entit | w. Not Applicable |         |

Small Entity: Not Applicable Additional Information:

LR-158-86.

Drafting attorney: Ruth Hoffman (202) 566-3287.

Reviewing attorney: William A. Jackson (202) 566-3287.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Ruth Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W..

Constitution Avenue, N.W., Washington, D.C. 20224, **202 566-3287** 

RIN: 1545-AJ23

# 2330. INCOME TAX--EXCISE TAX-PROCEDURE AND ADMINISTRATION-VARIOUS PRIVATE FOUNDATION PROVISIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4940 Internal Revenue Code of 1986; 26 USC 4941 Internal Revenue Code of 1986; 26 USC 4942 Internal Revenue Code of 1986; 26 USC 4943 Internal Revenue Code of 1986; 26 USC 4945 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 53

Legal Deadline: None.

Abstract: These regulations will amend existing rules to reflect changes made by the Tax Reform Act of 1984 relating to the excise taxes on private foundations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/31/88 | •       |

Small Entity: Not Applicable

Additional Information: EE-76-84.

Drafting attorney: V. A. Moore (202) 566-3422.

Reviewing attorney: James L. Brokaw (202) 566-4173.

Agency Contact: V. A. Moore, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AG18

#### 2331. FOUNDATION EXCISE TAX-EXCESS BUSINESS HOLDINGS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4943 Internal Revenue Code of 1986; PL 91-172, Sec 101 Tax Reform Act of 1969; PL 98-369, Sec 307 Tax Reform Act of 1984; PL 98-369, Sec 308; PL 98-369, Sec 309; PL 98-369, Sec 310; PL 98-369, Sec 314

CFR Citation: 26 CFR 53 Legal Deadline: None.

Abstract: Amendments to conform regulations to provisions enacted by the Tax Reform Act of 1984.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |
|        |          |         |

Small Entity: Not Applicable

Additional Information: EE-65-84.

Drafting attorney: Marjorie Hoffman (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Agency Contact: Marjorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AG49

Proposed Rule Stage

#### 2332. EXCISE TAX -- PART 54, REVERSION OF QUALIFIED PLAN ASSETS TO EMPLOYER

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4980 Internal Revenue Code of 1986; PL 99-514, Sec 1132

CFR Citation: 26 CFR 54 Legal Deadline: None.

Abstract: The regulations would provide guidance regarding the excise tax on reversions of qualified plan assets imposed by section 4980 of the Internal Revenue Code of 1986.

#### Timetable:

Action Date **FR Cite** NPRM 00/00/00

Small Entity: No

Additional Information: EE-165-86

Drafting Attorney: Suzanne K. Tank (202) 566-3422.

Reviewing Attorney: James L. Brokaw (202) 566-4173.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: Suzanne K. Tank, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-A182

#### 2333. EXCISE TAX--WITH RESPECT TO THE DEFINITION OF TAXABLE **CRUDE OIL**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4991 Internal Revenue Code of 1986

CFR Citation: 26 CFR 51 Legal Deadline: None.

Abstract: These regulations would provide rules relating to the definitions of crude oil, condensate, and tar sand for purposes of the windfall profit tax. These definitions are important because only crude oil is subject to the windfall profit tax.

#### Timetable:

| 7,111,010,010 |          |         |
|---------------|----------|---------|
| Action        | Date     | FR Cite |
| NPRM          | 00/00/00 | ,       |

Small Entity: Not Applicable

Additional Information: LR-226-81.

(202) 566-3297.

Drafting attorney: David R. Haglund

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: David R. Haglund. Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AD00

#### 2334. • EXCISE TAX ON "GREENMAIL"

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 5881 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

Abstract: This regulation provides a 50percent excise tax on any gain realized by a person who receives "greenmail".

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 07/15/88          |         |
| Small Entit | y: Not Applicable |         |
| Additional  | Information: LR-  | -7-88   |

Drafting attorney: Robert Casey (202) 566-3458.

Reviewing attorney: Charles Whedbee (202) 566-3458.

**Excise Taxes** 

Agency Contact: Robert Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AL47

#### 2335. ELECTRONIC FILING OF TAX RETURNS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6011 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations will provide guidance and standards to taxpayers governing the electronic filing of individual income tax returns.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: LR-21-87

Drafting Attorney: Lauren G. Shaw (202) 566-3287.

Reviewing Attorney: Gerald Rock (202) 566-6456.

Treasury Attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Lauren G. Shaw, Attorney, Department of the Treasury. Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AL01

#### 2336. NOMINEE REPORTING OF **PARTNERSHIP INFORMATION**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6031 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to nominee reporting of partnership interest which such nominee holds for another person. The regulations will provide the information that the nominee is required to provide and will also provide the manner in which this information is to be reported to the partnership.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-156-86. Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel Reviewing attorney: Greg Marich (202) 566-4979.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ98

#### **Proposed Rule Stage**

#### 2337. AMENDMENT OF SECTION 1.6033-2(G)(5) RELATING TO RETURNS BY AN INTEGRATED AUXILIARY OF A CHURCH

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; PL 91-172, Sec 101(d)(1) Tax Reform Act of 1969

CFR Citation: 26 CFR 1.6033-2(g)

Legal Deadline: None.

Abstract: These regulations will revise the definition of integrated auxiliary of a church in Section 1.6033-2 (g) (5) of the Treasury Regulations to be consistent with Rev. Proc. 86-23, 1986-1 CB 564.

#### Timetable:

| Action       | Date              | FR Cite |
|--------------|-------------------|---------|
| NPRM         | 09/01/88          |         |
| Small Entity | y: Not Applicable | •       |

Additional Information: EE-41-86.

Drafting attorney: V.A. Moore (202) 566-3422.

Reviewing attorney: Paul Accettura (202) 566-3422.

Agency Contact: V.A. Moore, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-Al52

### 2338. RETURNS, ETC. ON CERTAIN FRINGE BENEFIT PLANS

**Legal Authority:** 26 USC 6039D Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

**Abstract:** The regulations will provide guidance concerning a return required by specified fringe benefit plans.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 12/30/88          |         |
| Small Entit | y: Not Applicable |         |

Additional Information: EE-117-84.

Drafting attorney: Sylvia F. Hunt (202) 566-6212.

Reviewing attorney: Harry Beker (202) 566-6212.

Agency Contact: Sylvia F. Hunt, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6212

RIN: 1545-AI22

# 2339. ● INCOME TAX--INFORMATION REPORTING ON REAL ESTATE TRANSACTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6045 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This regulation would propose additional rules relating to the reporting of real estate transactions.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/30/88 |         |

Small Entity: Not Applicable Additional Information:

LR-130-87

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Reviewing attorney:Cynthia Clark (202) 566-3288.

Treasury attorney: Patricia McClanahan (202) 566-8278.

Income taxes.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AL06

# 2340. INCOME TAX REGULATIONS RELATING TO RETURNS AS TO INTERESTS IN FOREIGN PARTNERSHIPS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6046A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would give guidance for determining which United States persons who acquire, dispose of or change their interests in foreign partnerships must report their activities. Additionally, guidance would be given as to how, when and where such persons must report and what information they must supply.

#### Timetable:

| Action                         | Date     | FR Cite |
|--------------------------------|----------|---------|
| ANPRM<br>Comment<br>Period End | 12/31/85 | ,       |
| NPRM                           | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-879-86

Drafting Attorney: Charles A. Ray (202) 287-4851.

Reviewing Attorney: George M. Sellinger (202) 287-4851.

Treasury Attorney: Mark Beams (202) 566-5992.

Agency Contact: Charles A. Ray, Attorney, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Washington, D.C. 20024, 202 287-4851

RIN: 1545-AK75

# 2341. INCOME TAX--TO REQUIRE ISSUERS OF CERTIFICATES OF DEPOSIT TO FURNISH ISSUE PRICE TO BROKERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of I986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** Proposed regulations would amend existing regulations to require issuers to furnish the issue price to brokers.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-63-87

Drafting attorney: Laura Ann M. Lauritzen (202) 568-3459.

Reviewing attorney: Susan Baker (202) 566-3294.

Agency Contact: Laura Ann M.

Lauritzen, Attorney, Department of the Treasury, Internal Revenue Service, Illl Constitution Ave., N.W., Washington, D. C. 20224, 202 566-3459

\_ ...

RIN: 1545-AK36

#### **Proposed Rule Stage**

2342. TREATMENT OF NET CAPITAL LOSSES OF REGULATED INVESTMENT COMPANIES AND REAL ESTATE INVESTMENT TRUSTS-RELATIONSHIPS BETWEEN CHAPTER 44 EXCISE TAXES AND TAXABLE INCOME

**Legal Authority:** 26 USC 852(b)(3) Internal Revenue Code of 1986; 26 USC 857(b)(3) Internal Revenue Code of 1986; 26 USC 7805, Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation would establish rules pertaining to the relationship and effect of net capital losses of RICs and REITs attributable to transactions after the cut-off date for capital transactions and the taxable income if the entity for the subsequent taxable year.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-116-86.

Drafting attorney: Robert M. Casey (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Don Rocap (202) 566-

Government Levels Affected: Federal

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ04

# 2343. REPORTING REQUIREMENTS PERTAINING TO RETURNS RELATING TO PERSONS RECEIVING CONTRACTS FROM FEDERAL EXECUTIVE AGENCIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6050M Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide guidance to the heads of Federal executive agencies for purposes of complying with information and reporting requirements prescribed by section 6050M.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 05/02/88 |    |      |

Small Entity: Not Applicable

Additional Information: LR-133-86

Drafting attorney: Keith E. Stanley (202) 566-3458.

Reviewing attorney: Charles M.

Whedbee (202) 566-3458.

Treasury attorney: Patricia McClanahan (202) 566-8278.

Government Levels Affected: Federal

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ05

# 2344. ESTATE TAX--PROCEDURE AND ADMINISTRATION--DEFERRAL AND INSTALLMENT PAYMENT OF ESTATE TAX

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6166 Internal Revenue Code of 1986; 26 USC 6161 Internal Revenue Code of 1986; 26 USC 6151 Internal Revenue Code of 1986

CFR Citation: 26 CFR 20; 26 CFR 301

Legal Deadline: None.

Abstract: The regulations will provide guidance to executors wishing to extend the time for payment of estate tax where the estate contains an interest in a closely held business. The regulations will provide rules in determining what qualifies as an interest in a closely held business. In addition, the regulations will explain when the installment privileges allowed by section 6166 will be terminated.

#### Timetable:

| Action | Date         | FR | Cite |  |
|--------|--------------|----|------|--|
| NPRM   | <br>06/00/88 |    |      |  |

Small Entity: Not Applicable

Additional Information: LR-210-76.

Drafting attorney: Maurice B. Foley

(202) 566-4336.

Reviewing attorney: Fred E. Grundeman (202) 566-3287.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D.C. 20224, 202 566-4336

RIN: 1545-AD23

# 2345. STATEMENT OF PROCEDURAL RULES TO PROVIDE PROCEDURES FOR PARTNERSHIP-LEVEL PROCEEDINGS WITH RESPECT TO PARTNERSHIP ITEMS

**Legal Authority:** 5 USC 3011 Internal Revenue Code of 1986; 5 USC 6111 Internal Revenue Code of 1986

CFR Citation: 26 CFR 601 Legal Deadline: None.

Abstract: The amendment of the Statement of Procedural Rules will provide procedures for partnership-level proceedings with respect to partnership items.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| - NPRM | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-237-82.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: Paul A. Francis (202) 566-3218.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AI08

#### 2346. DETERMINATION OF THE TAX TREATMENT OF SUBCHAPTER S ITEMS AT THE CORPORATE LEVEL

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6242 Internal Revenue Code of 1986; 26 USC 6243 Internal Revenue Code of 1986; 26 USC 6244 Internal Revenue Code of 1986; 26 USC 6233 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 301; 26 CFR 51

Legal Deadline: None.

Abstract: Proposed regulations would provide new rules for determining the tax treatment of any subchapter S item at the corporate level. Regulations would provide rules similar to rules for determining the tax treatment of partnership items.

#### **Proposed Rule Stage**

 Action`
 Date
 FR Cite

 NPRM
 04/01/88

Small Entity: Not Applicable

Additional Information: LR-269-82.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo

(202) 566-3297.

Office of Tax Legislative Counsel Reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE96

# 2347. PROCEDURE AND ADMINISTRATION REGULATIONS--PAYMENT OF TAXES BY CHECK OR MONEY ORDER AND LIABILITY OF FINANCIAL INSTITUTIONS FOR UNPAID TAXES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6311 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations will describe the circumstances under which taxpayers may pay taxes by check, money order or other guaranteed draft and the circumstances under which financial institutions on which such instruments are drawn may be liable for unpaid taxes.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: GL-549-87.

Drafting attorney: Nancy Olszewski (202) 566-4014.

Reviewing attorney: Michael R. Arner (202) 566-3358.

Agency Contact: Nancy Olszewski, General Attorney (Tax), Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-4014

RIN: 1545-Al24

### 2348. ELECTRONIC FILING OF NOTICE OF FEDERAL TAX LIEN

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6323 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulation clarifies that the term "Form 668" as used in section 6323 (f) (3) of the Code includes a notice of federal tax lien filed by the use of an electronic or magnetic medium where the law of the state in which a notice of Federal tax lien is filed permits such method of filing.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/01/88

Small Entity: Not Applicable

Additional Information: LR-39-87

Drafting Attorney: Lauren G. Shaw (202) 566-3287.

Reviewing Attorney: Ada S. Rousso (202) 566-3287.

Treasury Attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Lauren G. Shaw, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK96

# 2349. PROCEDURE AND ADMINISTRATION--RELEASE OF LIENS, NOTICE BEFORE LEVY, PROPERTY EXEMPT FROM LEVY REDEMPTION OF LEVIED REAL PROPERTY AND AMOUNT OF DAMAGES IN CASE OF WRONGFUL LEVY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6325 Internal Revenue Code of 1986; 26 USC 6331 Internal Revenue Code of 1986; 26 USC 6334 Internal Revenue Code of 1986; 26 USC 6337 Internal Revenue Code of 1986; 26 USC 7426 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulation will provide guidance in obtaining the issuance of a certificate of release of a notice of Federal tax lien. The regulation will revise existing regulations relating to the size of the exemption from levy available for certain property. The

proposed regulation also increases the length of post-sale redemption period currently specified in the regulations. The proposed regulations provide rules for service employees administering the Code for providing notice of intention to levy upon the property of a delinquent taxpayer. The proposed regulations increase the amount of damages allowed where property has been levied wrongfully.

#### Timetable:

|        | •        |         |
|--------|----------|---------|
| Action | Date     | FR Cite |
| NPRM   | 00/00/00 |         |
|        |          |         |

Small Entity: Not Applicable

Additional Information: GL-547-87.

Drafting attorney: Kevin B. Connelly (202) 566-3362.

Reviewing attorney: Michael R. Arner (202) 566-3358.

Agency Contact: Kevin B. Connelly, Senior Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3362

**RIN:** 1545-AE82

# 2350. PROCEDURE AND ADMINISTRATION - ABATEMENT OF INTEREST

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

**Abstract:** The regulations will provide guidance on the definition of ministerial act.

#### Timetable:

| Action       | Date     | FR Cite     |   |
|--------------|----------|-------------|---|
| NPRM         | 00/00/00 | 52 FR 30177 | , |
| Final Action | 00/00/00 |             |   |

Small Entity: Not Applicable

Additional Information: LR-34-87

Drafting attorney: Sharon L. Hall (202)

566-3288.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK71

#### **Proposed Rule Stage**

#### 2351. PROCEDURE AND **ADMINISTRATION REGULATIONS--EXTENSION OF THE PERIOD FOR** ASSESSMENT OF TAX IN CERTAIN **CIRCUMSTANCES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6501 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will describe circumstances under which the normal three-year period for the assessment and collection of tax may be extended.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-162-85.

Drafting attorney: Michael J. Grace

(202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Agency Contact: Michael J. Grace. Attorney/Advisor, Department of the Treasury, Internal Revenue Service. 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AI23

#### 2352. ESSENTIAL ISSUES IN **CONNECTION WITH DIFFERENTIAL INTEREST RATES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6621 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will explain the computation of interest on underpayments and overpayments of tax, including the extent to which underpayments and overpayments will be offset in computing interest.

#### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 06/00/88          |         |
| Small Entit | y: Not Applicable |         |
| Additional  | Information: LR   | -123-86 |

Drafting attorney: Michael J. Grace

(202)566-3288.

Reviewing attorney: John H. Parcell (202)566-3336.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK06

#### 2353. PROCEDURE & **ADMINISTRATION--ADDITION TO TAX** IN THE CASE OF VALUATION **OVERSTATEMENTS AND** UNDERSTATEMENTS, AND INCREASE IN THE NEGLIGENCE PENALTY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6659 Internal Revenue Code of 1986; 26 USC 6653 Internal Revenue Code of 1986; 26 USC 6660 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 301; 26 CFR 1

Legal Deadline: None.

**Abstract:** The regulations would provide rules and definitions with respect to the addition to tax in the case of valuation overstatements and understatements, including rules for computing the portion of an underpayment that is attributable to a valuation overstatement or understatement. The regulations would also provide rules with respect to the increase in the negligence and fraud penalties.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 06/00/88 |    |      |

Small Entity: Not Applicable

Additional Information: LR-272-81.

Drafting attorney: Michael J. Grace (202) 566-3288.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, **202** 566-3288

RIN: 1545-AD39

#### 2354. PENALTY FOR PROMOTING **ABUSIVE TAX SHELTERS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6700 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations would provide rules and definitions relating to the penalty for promoting abusive tax shelters.

| Tim | etable: |  |
|-----|---------|--|
|     |         |  |

| Tillictable. |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-273-82.

Drafting attorney: Sharon Hall (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Agency Contact: Sharon Hall. Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AE99

#### 2355. PENALTY FOR AIDING AND **ABETTING IN THE UNDERSTATEMENT OF TAX** LIABILITY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6701 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: Proposal will provide rules with respect to the penalty imposed on a person who aids and abets in the understatement of a third party's tax liability. The proposal also provides the standards which will subject one to the penalty.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-274-82.

Drafting attorney: Sharon Hall (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Office of Tax Legislative Counsel reviewing attorney: Pat McClanahan (202) 566-8647.

Agency Contact: Sharon Hall.

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF01

**Proposed Rule Stage** 

# 2356. INCOME TAX--PRESUMPTION OF JEOPARDY IN THE CASE OF ILLEGAL ACTIVITY CASH

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6867 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance for applying the presumptions that an amount of cash in excess of ten thousand dollars without an acknowledged owner (1) represents gross income to a single individual, (2) is taxable at a rate of fifty percent, and (3) that collection of the tax is in jeopardy for the purposes of sections 6851 and 6861.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: Not Applicable

Additional Information: GL-548-87.

Drafting attorney: John C. Isaacs (202)

566-3257.

Reviewing attorney: Michael R. Arner (202) 566-3358.

Agency Contact: John C. Isaacs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3257

RIN: 1545-AE30

#### 2357. FORFEITURE OF LAND SALES CONTRACT WITH RESPECT TO DISCHARGE OF FEDERAL TAX LIEN

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulation will address the issue of when a land sales contract is considered to be forfeited for Federal tax purposes. It may be necessary, in so doing, to provide a definition or other guidelines as to what constitutes a land sales contract for purposes of this provision.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Not Applicable

Additional Information: GL-550-87

Drafting Attorney: Michael W. Cogan (202) 566-3441.

Reviewing Attorney: Michael R. Arner (202) 566-3358.

Treasury Attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Michael W. Cogan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3441

RIN: 1545-AK24

# 2358. • REDEMPTIONS OF REAL PROPERTY UNDER IRC 7425 - EXCESS EXPENSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7425 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

**Abstract:** Section 301.7425-4(b)(3)(ii). which deals with excess expenses incurred by a purchaser of property after a foreclosure sale and before redemption, provides that the Service may request a written itemized statement from the purchaser regarding excess expenses with 15 days, it shall be presumed that no excess expenses are payable. However, even after the 15-day period expires, a payment for excess expenses shall be made after the redemption within a reasonable time following the verification by the district director of a written itemized statement submitted by the purchaser. There is no specific time frame set for the purchaser to submit his claim after the redemption and after the expiration of the 15-day period. We are examining the feasibility of establishing a 30-day time limit within which a final claim for excess expenses must be submitted by the purchaser after the sale of the property. This will eliminate claims for reimbursement of expenses that may be submitted after redemption and sale of the property, where the liens were fully satisfied and released, and all surplus funds returned to the taxpayer.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: Undetermined

Additional Information: GL-520-87

Drafting attorney: Barton J. Uze (202) 566-3975. Procedure and Administration

Agency Contact: Barton J. Uze, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, D.C. 20224, 202 566-3975

RIN: 1545-AL20

#### 2359. PROCEDURE AND ADMINISTRATION - SUSPENSION OF STATUES OF LIMITATIONS IN ABSENCE OF THIRD-PARTY RECORDKEEPER RESPONSE TO SUMMONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations will provide guidance to taxpayers with regard to the changes made to section 7609 by the Tax Reform Act of 1986. Under those changes, statutes of limitations are suspended in certain cases in which a summons is served to a third-party recordkeeper and in which there is no resolution of the third- party recordkeeper's response to the summons.

#### Timetable:

Action Date FR Cite
NPRM 06/00/88

Small Entity: Not Applicable

Additional Information: GL-521-87

Drafting attorney: Mitchel S. Hyman (202) 566-4620.

Reviewing attorney: Michael R. Arner (202) 566-3358.

Agency Contact: Mitchel S. Hyman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-4620

RIN: 1545-AK72

# 2360. INCOME TAX--ESSENTIAL ISSUES RELATING TO REAL ESTATE MORTGAGE INVESTMENT CONDUITS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 860E Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations will provide guidance on real estate mortgage investment conduits, a new entity established to clarify the tax treatment

#### **Proposed Rule Stage**

of investment in real estate mortgages and mortgage backed securities.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-88-86.

Drafting Attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing Attorney: Susan T. Baker (202) 566-3294.

Treasury Attorney: Reed Shuldiner (202) 535-6963.

Agency Contact: Laura Ann M. Lauritzen, Attorney, Department of the

Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-6456

RIN: 1545-AJ35

2361. PROPOSED AMENDMENTS TO THE PROCEDURE AND ADMINISTRATION REGULATIONS UNDER THE CHILD SUPPORT ENFORCEMENT AMENDMENTS OF 1984 RELATING TO THE REDUCTION OF TAX OVERPAYMENTS BY AMOUNTS ETC

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 42 USC 664 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: These proposed regulations provide rules relating to the reduction of a taxpayer's overpayment of tax (i.e. tax refund) by the amount of any past due support which a State has agreed to collect under section 454 (6) of the Social Security Act. The regulations explain the steps a State must take to have a tax overpayment reduced by an amount of past-due support.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: LR-85-85.

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: David Dickinson (202) 566-6655.

TITLE CONT: of Past-Due Support Owed.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AH99

#### DEPARTMENT OF THE TREASURY (TREAS)

Internal Revenue Service (IRS)

Final Rule Stage

# 2362. TO PROVIDE REGULATIONS RELATING TO MORTGAGE CREDIT CERTIFICATES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 25 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 1.25-1 to 1.25-8T; 26 CFR 1.6709-1

Legal Deadline: None.

Abstract: The regulations will provide guidance on the issuance of mortgage credit certificates rules. Guidance will be provided with respect to the various eligibility requirements that mortgagors must satisfy as well as the various program requirements that issuers must satisfy.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/08/85 | 50 FR 19383 |
| NPRM Comment<br>Period End | 07/08/85 | 50 FR 19383 |
| Hearing                    | 08/14/85 |             |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-245-84.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-4473.

#### Agency Contact: Robert Beatson,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AH06

## 2363. INCOME TAX--INFORMATION REPORTING FOR MORTGAGE CREDIT CERTIFICATES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 25 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to issuers of mortgage credit certificates relating to the information to be collected with respect to each recipient of a mortgage credit certificate. The regulations will also provide guidance regarding the time and manner of filing this information with the Internal Revenue Service.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/03/85 | 50 FR 35572 |
| NPRM Comment<br>Period End | 11/04/85 |             |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

#### Additional Information: LR-114-85.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter (202) 566-3331.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AI39

#### 2364. CREDIT FOR CLINICAL TESTING EXPENSES FOR CERTAIN DRUGS FOR RARE DISEASES OR CONDITIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 28 Internal Revenue Code of 1986; 26 USC 280C Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 602

Legal Deadline: None.

Abstract: These regulations will amend the Income Tax Regulations to conform the regulations to sections 28 and 280C of the Internal Revenue Code of 1986, relating to the credit for clinical testing expenses for rare diseases or conditions. The regulations will provide

Final Rule Stage

the public with the guidance needed to comply with the law and will affect taxpayers seeking to obtain the credit.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/23/85 | 50 FR 15930 |
| NPRM Comment<br>Period End | 06/24/85 | 50 FR 15930 |
| Final Action               | 07/01/88 |             |

Small Entity: Not Applicable Additional Information: LR-55-83.

Drafting attorney: Stuart G. Wessler

(202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel Reviewing attorney: Roberts

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AF64

#### 2365. INCOME TAX--NOTICE TO **EMPLOYEES OR EARNED INCOME** CREDIT

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; PL 99-514,; 26 USC 6051 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide the procedures necessary to implement the statutory requirement that employers noting certain employees whose wages are not subject to income tax withholding that they may be eligible for the refundable earned income credit.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/11/87 | 52 | FR | 22345 |
| NPRM Comment<br>Period End | 08/10/87 |    |    |       |
| Final Action               | 11/30/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-99-86

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3297. Agency Contact: Joel S. Rustesin,

Attorney, Department of the Treasury, Internal Revenue Service, 1111

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ44

#### 2366, LOW-INCOME HOUSING CREDIT

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 42 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations provide lowincome housing credit allocation and reporting rules.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/22/87 | 52 FR 23471 |
| NPRM Comment<br>Period End | 08/21/87 | 52 FR 23471 |
| Hearing                    | 11/09/87 | -           |
| Final Action               | 07/01/88 |             |

Small Entity: Not Applicable

Additional Information: LR-83-86

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John Coulter (202) 566-3331.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3459

RIN: 1545-AJ65

#### 2367. LOW-INCOME HOUSING CREDIT FOR FEDERALLY ASSISTED **BUILDINGS ACQUIRED DURING LO-**YEAR PERIOD

Legal Authority: 26 USC 42 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation provides rules for federally-assisted buildings acquired during a 10-year period.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/03/87 | 52 FR 42116 |
| Final Action | 00/00/00 | · ·         |

Small Entity: Not Applicable

Additional Information: LR-62-87

Drafting Attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John Coulter (202) 566-4473.

Agency Contact: Robert Beatson,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W.,

Washington, D.C. 20224, 202 566-3459

RIN: 1545-AK92

#### 2368, LOW-INCOME HOUSING CREDIT FOR FEDERALLY-ASSISTED **BUILDINGS ACQUIRED DURING 10-**YEAR PERIOD

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 42 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This regulation provides rules for Federally-assisted buildings acquired during a 10-year period.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/03/87 | 52 FR 42098 |
| Final Action | 07/01/88 |             |

Small Entity: Not Applicable Additional Information: LR-62-87

Drafting Attorney: Robert Beatson (202)

566-3459.

Reviewing Attorney: John Coulter (202) 566-4473.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AL05

#### 2369. INCOME TAX--CREDIT FOR **INCREASING RESEARCH ACTIVITIES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 30 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide the extent to which taxpayers will be entitled to an income tax credit for increases in certain research activity.

#### Timetable:

| inictable.                 |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 01/21/83 |         |
| NPRM Comment<br>Period End | 03/19/83 |         |
| Hearing                    | 04/19/83 |         |

Final Rule Stage

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| Final Action  | 06/20/88       |         |
| Small Entitue | Not Applicable |         |

Small Entity: Not Applicable

Additional Information: LR-236-81.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John Fischer (202) 566-3394.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Susan Himes (202) 566-8527.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AA07

# 2370. INCOME TAX--THE INVESTMENT CREDIT FOR QUALIFIED PROGRESS EXPENDITURES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 46 Internal Revenue Code of 1986; 26 USC 47 Internal Revenue Code of 1986; 26 USC 48 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations add a new section to provide rules for claiming the investment credit for qualified progress expenditures.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 01/30/79 | 44 | FR | 05910 |
| NPRM Comment<br>Period End | 04/01/79 | 44 | FR | 05910 |
| Hearing                    | 06/27/79 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |
|                            |          |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-73-75.

Drafting attorney: Robert Casey (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Don Rocap (202) 566-8277.

Agency Contact: Robert Casey,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AA13

## 2371. INCOME TAX--TAX TREATMENT OF MASS ASSETS FOR INVESTMENT CREDIT PURPOSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 38 Internal Revenue Code of 1986; 26 USC 46 Internal Revenue Code of 1986; 26 USC 47 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: Proposal would clarify the investment tax credit recapture treatment of mass assets thereby giving needed guidance to the public on how the Internal Revenue Service intends to interpret this area.

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| NPRM   | 12/20/85 | 50 | FR | 51874 |

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-92-73.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AA10

#### 2372. AMENDMENT OF INCOME TAX REGULATIONS UNDER SECTIONS 47, 48 AND 196 RELATING TO BASIS ADJUSTMENT TO REFLECT INVESTMENT TAX CREDIT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 47 Internal Revenue Code of 1986; 26 USC 48 Internal Revenue Code of 1986; 26 USC 196 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations would provide rules concerning a basis adjustment in the case of the investment tax credit.

#### Timetable:

| Action                     | Date     | F    | R | Cite  |
|----------------------------|----------|------|---|-------|
| NPRM                       | 09/21/87 | 52 F | R | 35438 |
| NPRM Comment<br>Period End | 11/20/87 |      |   |       |
| Final Action               | 00/00/00 |      |   |       |

Small Entity: Not Applicable

Additional Information: LR-183-82.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AF06

# 2373. INCOME TAX--INCREASE IN INVESTMENT TAX CREDIT FOR QUALIFIED REHABILITATION EXPENDITURES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 48 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations provide rules and definitions relating to terms such as qualified rehabilitated expenditures, qualified rehabilitated building, substantial rehabilitation and certified historic structure.

#### Timetable:

| Action                     | Date          |    | FR | Cite  |
|----------------------------|---------------|----|----|-------|
| NPRM                       | 06/28/85      | 50 | FR | 26794 |
| NPRM Comment<br>Period End | 08/27/85      |    |    |       |
| Hearing                    | 11/15/85      |    |    |       |
| Final Action               | 04/01/88      |    |    |       |
| Small Entity: No           | ot Applicable | ı  |    |       |

Additional Information: LR-238-81.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Susan Himes (202) 566-8527.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AA12

Final Rule Stage

#### 2374. INCOME TAX-DEFINITION OF FILMS THAT ARE "TOPICAL OR OTHERWISE ESSENTIALLY TRANSITORY IN NATURE"

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 48(k) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations more specifically define what movie and television films and videotapes qualify for the investment credit.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 06/03/82 | 47 FR | 24142 |
| NPRM Comment<br>Period End | 08/02/82 | 47 FR | 24142 |
| Final Action               | 10/31/88 |       | •     |

Small Entity: Not Applicable

Additional Information: LR-143-80.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Susan Himes (202) 566-8527.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AA22

#### 2375. INCOME TAX--SPECIAL RULES ADDED BY SEC 223(C) OF CRUDE OIL WINDFALL PROFIT TAX ACT 1980, **RELATING TO REDUCTION OF CREDIT WHERE PROPERTY IS** FINANCED BY SUBSIDIZED ETC

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 48(I) Internal Revenue Code of 1986; PL 96-223, Sec 223(c)

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide that subsidized energy financing and proceeds of exempt industrial development bonds used to finance a facility reduce the qualified investment in the energy property contained in that facility for purposes of determining the amount of the energy tax credit.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 01/26/82 | 47 | FR | 03559 |
| NPRM Comment<br>Period End | 03/20/82 | 47 | FR | 03559 |
| Hearing                    | 06/03/82 |    |    |       |
| Final Action               | 12/31/89 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-176-80.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AA26

#### 2376. CORPORATE ALTERNATIVE MINIMUM TAX BOOK INCOME **ADJUSTMENT**

Legal Authority: 26 USC 55 Internal Revenue Code of 1986; 26 USC 56(c)(1) Internal Revenue Code of 1986; 26 USC 56(f) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will describe rules for the computation of the alternative minimum net book income adjustment imposed on corporations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/27/87 | 52 FR 15339 |
| NPRM Comment<br>Period End | 06/29/87 |             |
| Final Action               | 09/00/88 |             |

Small Entity: No

#### Additional Information: LR-107-86.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Office of Tax Legislative Counsel Attorney: Tom Evans (202) 566-4902, Richard Harvey (202) 535-6960, and Neil Kimmelfield (202) 566-8528.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AJ14

#### 2377. INCOME TAX--INVENTORY **ADJUSTMENT FOR THE ALTERNATIVE MINIMUM TAX**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 56 (a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation provides guidance with respect to inventory adjustment for the alternative minimum tax.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-84-87

Drafting Attorney: William Jackson (202) 566-3287.

Reviewing Attorney: Ada Rousso (202)

Treasury Attorney: Tom Evans (202) 566-5453.

Agency Contact: William Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, DC 20224, 202 566-3287

RIN: 1545-AL03

#### 2378. TAX BENEFIT RULE FOR **CORPORATE ADD-ON MINIMUM TAX** UNDER THE INTERNAL REVENUE **CODE OF 1954**

Legal Authority: '26 USC 7805 Internal Revenue Code of 1986; 26 USC 58 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations provide rules for taking into account credit carryovers in applying the minimum tax benefit rule for corporations.

#### Timetable:

| <del></del> | <del></del> |         |
|-------------|-------------|---------|
| Action      | Date        | FR Cite |
|             |             |         |

Next Action Undetermined Small Entity: Not Applicable

Additional Information: LR-53-87

14266

TREAS—IRS Final Rule Stage

Drafting attorney: William A. Jackson (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Treasury attorney: Neil Kimmelfield (202) 566-8528.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK21

### 2379. INCOME TAX--NONQUALIFIED SALARY REDUCTION AGREEMENTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 61 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide guidance regarding the tax treatment of nonqualified deferred compensation arrangements established by tax exempt charitable organizations such as non-profit hospitals for their employees.

#### Timetable:

| Date     | FR Cite  |
|----------|--|
| 02/03/78 | 43 FR 4638   |
| 03/06/78 |  |
| 04/04/78 | 43 FR 4638   |
| 05/14/78 |  |
| 06/11/79 |  |
| 11/27/79 |  |
| 00/00/00 |  |
|          | 02/03/78<br>03/06/78<br>04/04/78<br>05/14/78<br>06/11/79 |

Small Entity: Not Applicable

Additional Information: LR-194-77.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3740.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3590

RIN: 1545-AA35

# 2380. INCOME TAX--TAXATION OF FRINGE BENEFITS AND EXCLUSIONS FROM GROSS INCOME FOR CERTAIN FRINGE BENEFITS

**Legal Authority:** 26 USC 61 Internal Revenue Code of 1986; 26 USC 132 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations will provide guidance on the taxation and valuation of fringe benefits. The regulations will also address the requirements for certain fringe benefit exclusions, including nondiscrimination and line of business restrictions.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Hearing                    | 04/16/85 | 50 FR 7072  |
| NPRM Comment<br>Period End | 02/21/86 | 50 FR 52333 |
| Hearing                    | 03/03/86 | 51 FR 2898  |
| Hearing                    | 04/29/86 | 51 FR 8517  |
| NPRM                       | 12/23/86 | 50 FR 52333 |
| Interim Final<br>Rule      | 12/23/86 | 50 FR 52281 |
| Final Action               | 00/00/00 | •           |

Small Entity: Not Applicable

Additional Information: LR-216-84

Drafting Attorney: Rhonda G. Migdail (202) 566-6212.

Reviewing attorney: Paul A. Francis (202) 566-3218.

Treasury attorney: Susan Scherbel (202) 535-6965.

Agency Contact: Rhonda G. Migdail, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-6212

RIN: 1545-AH73

# 2381. 2-PERCENT FLOOR ON MISCELLANEOUS ITEMIZED DEDUCTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 67 (c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance regarding the miscellaneous itemized deductions that are subject to the 2-percent floor and provide expense allocation rules for

regulated investment companies and REMICs.

#### Timetable:

**Temporary Regulation** 

Temporary Regulation 04/01/88

Small Entity: Not Applicable

Additional Information: LR-96-86.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorneys: John B. Bromell (202) 566-3326 and Charles M. Whedbee (202) 566-3458.

Treasury attorneys: Blake Rubin (202) 566-2927 and Don Rocap (202) 566-8277.

Agency Contact: Beverly A.
Baughman, Attorney, Department of the
Treasury, Internal Revenue Service,
1111 Constitution Ave., N.W.,
Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ48

#### 2382. TREATMENT OF TRANSFER OF PROPERTY BETWEEN SPOUSES, TAX TREATMENT OF ALIMONY AND SEPARATE MAINTENANCE PAYMENTS, AND DEPENDENCY EXEMPTION IN THE CASE OF CHILD OF DIVORCED PARENTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 71 Internal Revenue Code of 1986; 26 USC 215 Internal Revenue Code of 1986; 26 USC 1041 Internal Revenue Code of 1986; 26 USC 152 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance to assist taxpayers in determining whether alimony and separate maintenance payments are deductible from income by the payor and includible in income by the payee, whether property transferred between spouses or between spouses incident to divorce has a carryover basis and whether the custodial or noncustodial parent is entitled to the dependency exemption.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/31/84 | 49 | FR | 34451 |
| NPRM Comment<br>Period End | 10/20/84 | 49 | FR | 34528 |
| Final Action               | 00/00/00 |    | •  |       |

Small Entity: No

Additional Information: LR-153-84.

TREAS—IRS Final Rule Stage

Drafting attorney: Lauren G. Shaw (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Treasury attorney: Don Rocap (202) 566-8278.

Agency Contact: Lauren G. Shaw, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-Al49

#### 2383. INCOME TAX REGULATIONS--MORTALITY TABLES TO BE USED TO DETERMINE AMOUNT HELD BY INSURER WITH RESPECT TO A BENEFICIARY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 101 (d)(2)(B)(ii) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will prescribe the mortality table to be used to determine the amount held by an insurer with respect to a beneficiary of a life insurance contract.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 09/21/87 | 52 FR 35447 |
| Final Action | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-135-86

Drafting attorney: Katherine Wambsgans (202) 566-3288.

Reviewing attorney: Sharon L. Hall (202) 566-3288.

Treasury attorney: Don Rocap (202) 566-8277.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK14

# 2384. INCOME TAX-EXEMPTION FOR INDUSTRIAL DEVELOPMENT BONDS FOR WATER FACILITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 142(e) Internal Revenue Code of I986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: This regulation would provide guidance to determine the rules under which facilities for furnishing water to members of the general public can be financed with tax-exempt industrial development bonds under section 142 (e) of the Internal Revenue Code of 1986.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| Final Action<br>Effective  | 11/07/78 |    |    |       |
| NPRM                       | 08/22/84 | 49 | FR | 33283 |
| NPRM Comment<br>Period End | 10/22/84 | 49 | FR | 33283 |
| Hearing                    | 01/30/85 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-190-78.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3740.

Office of Tax Legislative Counsel reviewing attorney: Elliot Stern (202) 566-2926.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3590

**RIN:** 1545-AA49

## 2385. INCOME TAX--TO DEFINE THE TERM "PRINCIPAL USER OF A FACILITY"

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 144(a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would define the meaning of the term "principal user of a facility" for purposes of applying the limitation set by the Internal Revenue Code upon the permissible size of a small issue of tax-exempt industrial development bonds, as diminished by certain other capital expenditures. This regulation would help identify other facilities the capital expenditures from which must be taken into account in determining whether that issue exceeds the small issue limitation.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/21/86 | 51 FR 6274 |
| NPRM Comment<br>Period End | 04/22/86 | 51 FR 6274 |
| Hearing                    | 06/04/86 | 51 FR 6273 |
| Final Action<br>Effective  | 08/23/86 |            |
| Final Action               | 00/00/00 | •          |

Small Entity: Not Applicable

Additional Information: LR-59-74.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3740.

Office of Tax Legislative Counsel reviewing attorney: Elliot Stern (202) 566-2926.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N W, Washington, D C 20224, 202 566-3590

RIN: 1545-AA56

### 2386. INCOME TAX--MORTGAGE SUBSIDY BONDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules which interpret the provisions of section 103a, relating to Mortgage Subsidy Bonds. Mortgage Subsidy Bonds are any obligations a significant portion of the proceeds of which are used to provide financing for owner-occupied residences.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM - Previous            | 07/01/81 | 46 | FR | 34348 |
| Hearing                    | 11/05/81 |    |    |       |
| NPRM                       | 11/10/81 | 46 | FR | 55513 |
| NPRM Comment<br>Period End | 01/09/82 | 46 | FR | 55513 |
| Final Action               | 00/00/00 |    |    | •     |

Small Entity: Not Applicable

Additional Information: LR-10-81.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-4473.

**Agency Contact: Robert Beatson,** Attorney, Department of the Treasury,

Final Rule Stage

Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AA63

# 2387. TO PROVIDE REGULATIONS REQUIRING CERTAIN DEBT OBLIGATIONS TO BE ISSUED IN REGISTERED FORM

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 149(a) Internal Revenue Code of 1986; 26 USC 163(f) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The rules will provide that certain debt obligations issued after December 31, 1982, must be in registered form. The rules will provide examples of certain obligations that are not subject to the registration requirements. The sanctions for not issuing an obligation in registered form are the denial of an interest deduction, loss of capital gains treatment, loss of an earnings and profits adjustment, and loss of tax-exempt interest status.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/15/82 | 47 | FR | 51414 |
| NPRM Comment<br>Period End | 01/14/83 | 47 | FR | 51414 |
| Hearing                    | 01/25/83 | 47 | FR | 51413 |
| Final Action               | 00/00/00 |    |    |       |
| Final Action<br>Effective  | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-255-82.

Drafting attorney: Robert Beatson (202)

566-3459.

Reviewing attorney: John M. Coulter, Jr.

(202) 566-4473.

Treasury attorney: Elliot Stern (202)

566-2566.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AE18

# 2388. TO PROVIDE REGULATIONS UNDER SECTION 103(K) AND (L)--RELATING TO PUBLIC APPROVAL AND INFORMATION REPORTING REQUIREMENTS FOR PRIVATE ACTIVITY BONDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 103 Internal Revenue Code of 1954

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposal will clarify the information reporting requirements with respect to private activity bonds. Industrial development bonds must be publicly approved-failure to fulfill this requirement results in loss of tax exemption for the interest on these bonds. Issuers of student loan bonds, charitable use bonds and industrial development bonds are required to supply certain information to the Internal Revenue Service. Failure to comply with this requirement will result in the loss of tax exemption for the bond's interest.

#### Timetable:

| Action .                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/11/83 | 48 FR 21166 |
| NPRM Comment<br>Period End | 07/11/83 | 48 FR 21166 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-221-82.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Aye., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AE24

#### 2389. REGULATIONS RELATING TO \$40 MILLION SMALL ISSUE LIMIT ON TAX-EXEMPT BONDS PER TAXPAYER

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 144(a)(10) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations would provide guidance regarding the provision enacted by the Tax Reform Act of 1984 which generally denies Federal income tax exemption for a small issue of development bonds if any of its beneficiaries receives the benefits of more than \$40 million of prior outstanding industrial development bonds allocated to itself, including its allocated portion of the small issue in question. These regulations would also provide guidance regarding how the proceeds of an issue of industrial development bonds are to be allocated among its beneficiaries.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/21/86 | 51 | FR | 6270 |
| NPRM Comment<br>Period End | 04/22/86 | 51 | FR | 6270 |
| Hearing                    | 06/04/86 | 51 | FR | 6273 |
| Final Action<br>Effective  | 08/23/86 |    |    |      |
| Final Action               | 00/00/00 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-157-84.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3740.

Office of Tax Legislative Counsel reviewing attorney: Elliott Stern(202) 566-2926.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3590

RIN: 1545-AH19

# 2390. INCOME TAX--TO CLARIFY THE DEFINITION OF PROPERTY WHICH IS A POLLUTION CONTROL FACILITY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 103 (b) Internal Revenue Code of 1954

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will define the term "air or water pollution control facilities". The regulations will further determine the portion of the cost of such facilities that may be financed with tax-exempt industrial development bonds, whenever the facilities also serve certain other purposes.

Final Rule Stage

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/20/75 | 40 FR 36371 |
| Hearing                    | 11/21/75 |             |
| NPRM Comment<br>Period End | 11/28/75 | 40 FR 36371 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-9-75.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3459

RIN: 1545-AK10

# 2391. TO PROVIDE REGULATIONS RELATING TO THE TAX EXEMPTION OF OBLIGATIONS TO FINANCE MIXED-USE RESIDENTIAL RENTAL PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1.103-8

Legal Deadline: None.

Abstract: The regulations will clarify the rule relating to obligations to provide residential rented property. The regulations will make clear that a residential rental project can consist in part of non-residential rental property.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/07/85 | 50 FR 46303 |
| NPRM Comment<br>Period End | 01/06/86 |             |
| Hearing                    | 02/10/86 | 51 FR 1392  |
| Final Action               | 12/31/88 |             |

Small Entity: Not Applicable

Additional Information: LR-269-84.

Drafting attorney: David Selig (202) 566-3297.

Reviewing attorney: John M. Coulter (202) 566-3331.

Treasury attorney: Elliot Stern (202) 566-2566.

**Agency Contact: David Selig, Attorney,** Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AH68

# 2392. AMENDMENT OF REGULATIONS RELATING TO ARBITRAGE ON NONPURPOSE OBLIGATIONS TO REFLECT SECTION 624 OF TRA OF 1984

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 103(c)(6) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to arbitrage on nonpurpose investments with respect to industrial development bonds. Rules will be the limitation on nonpurpose investments and the rebate requirement.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 01/07/85 | 50 | FR | 00837 |
| NPRM Comment<br>Period End | 03/08/85 | 50 | FR | 00837 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-192-84.

Drafting attorney: Howard Gensler (202) 566-3459.

Reviewing attorney: Gerald Rock (202) 566-3238.

Treasury attorney: Elliott Stern (202) 566-2566.

Agency Contact: Howard Gensler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AH07

### 2393. INCOME TAX--PREPAID LEGAL EXPENSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 120 Internal Revenue Code of 1986; 26 USC 501(c)(20) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules relating to the establishment and operation of a qualified group legal services plan. Employer contributions to, and benefits provided under, a qualified plan are

excluded from an employee's gross income.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/29/80 | 45 | FR | 28360 |
| NPRM Comment<br>Period End | 06/30/80 | 45 | FR | 28360 |
| Hearing                    | 09/04/80 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: EE-5-78.

Drafting attorney: Monice Rosenbaum (202) 566-3422.

Reviewing attorney: Jonathan P. Marget (202) 566-3651.

Agency Contact: Monice Rosenbaum, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AD62

### 2394. INCOME TAX--TAX TREATMENT OF CAFETERIA PLANS

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 125 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations establish rules for the tax treatment of cafeteria plans meeting certain nondiscrimination standards. A cafeteria plan permits participating employees to select the particular fringe benefits desired from a package of employer-provided benefits which include statutory nontaxable benefits and cash.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/31/84 | 49 FR 50733 |
| NPRM Comment<br>Period End | 01/30/85 |             |
| Hearing                    | 03/11/85 |             |
| Final Action               | 12/31/88 |             |

Small Entity: Not Applicable

Additional Information: EE-16-79.

Drafting attorney: Harry Beker (202) 566-6212.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Final Rule Stage

#### Agency Contact: Harry Beker,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6212

RIN: 1545-AD63

# 2395. INCOME TAX-EXCLUSION FROM INCOME OF CERTAIN COST-SHARING PAYMENTS UNDER GOVERNMENT PROGRAMS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 126 Internal Revenue Code of 1986; 26 USC 1255 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide rules on the exclusion from income of certain cost sharing payments and on the amount recaptured when the property improved with government payments is sold within a certain specified period of time.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/21/81 | 46 | FR | 27723 |
| NPRM Comment<br>Period End | 07/20/81 | 46 | FR | 27723 |
| Hearing                    | 12/01/81 | 46 | FR | 50808 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-222-78.

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: Ewan D. Purkiss (202) 566-3238.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AA73

#### 2396. INCOME TAX--PART I EXCLUSION FROM GROSS INCOME FOR CERTAIN FOSTER CARE PAYMENTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 131 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation project will explain what foster child care payments

may be excluded from the gross income of a foster parent.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/01/85 | 50 | FR | 4702 |
| NPRM Comment<br>Period End | 04/02/85 | 50 | FR | 4702 |
| Hearing                    | 06/25/85 |    |    |      |
| Final Action               | 00/00/00 |    |    |      |

Small Entity: No

Additional Information: LR-83-83.

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF52

### 2397. INFORMATION REPORTING FOR TAX-EXEMPT BONDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 149 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

**Abstract:** The regulation would provide information reporting rules for tax-exempt bonds.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| Hearing                    | 06/26/86 |    |    |      |
| NPRM                       | 03/11/87 | 52 | FR | 7408 |
| NPRM Comment<br>Period End | 05/11/87 | 52 | FR | 7408 |
| Final Action<br>Effective  | 06/01/88 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-146-86

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John Coulter (202) 566-3331.

Treasury attorney: Elliot Stern (202) 566-2926.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

RIN: 1545-AJ63

DC 20224, 202 566-3459

## 2398. CONTINUATION COVERAGE REQUIREMENTS OF GROUP HEALTH PLANS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 106(b) Internal Revenue Code of 1986; 26 USC 162(i)(2) Internal Revenue Code of 1986; 26 USC 162(k) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance relating to the requirement that a group health plan provide continuation coverage to individuals who would otherwise lose coverage as a result of certain events.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/15/87 | 52 | FR | 22716 |
| NPRM Comment<br>Period End | 08/14/87 | 52 | FR | 22716 |
| Hearing                    | 11/04/87 |    |    |       |
| Final Action               | 12/00/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: EE-143-86

Drafting Attorney: Mark Schwimmer (202) 566-6212.

Review Attorney: Michael A. Thrasher (202) 566-6212.

Treasury Attorney: Priscilla Ryan (202) 566-4903.

Agency Contact: Mark Schwimmer, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6212

RIN: 1545-AI93

#### 2399. INCOME TAX REGULATIONS-LIMITATIONS ON DEDUCTIONS FOR NONBUSINESS INTEREST

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 163 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: The regulations will provide guidance relating to the disallowance of a deduction for personal interest, including guidance regarding the definitions of qualified residence, qualified residence interest and qualified indebtedness.

Final Rule Stage

| Timetable | ): |
|-----------|----|
|-----------|----|

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/22/87 | 52 FR 48452 |
| Final Action | 12/00/88 |             |

Small Entity: Not Applicable

Additional Information: LR-137-86

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: John Fischer (202) 566-3394.

Treasury attorney: Reed Shuldiner (202) 566-6963.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W.,

Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK17

# 2400. INCOME TAX REGULATIONS-TAX STRADDLES RELATING TO SECTION 108 OF THE TAX REFORM ACT OF 1984

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 165 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules under section 108 of the Tax Reform Act of 1984 and section 1808 (d) of the Tax Reform Act of 1986, relating to the treatment of certain losses on straddles entered into before the effective date of the Economic Recovery Tax Act of 1981.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/23/84 | 49 | FR | 33458 |
| NPRM Comment<br>Period End | 10/22/84 | 49 | FR | 33458 |
| Hearing                    | 11/29/84 |    |    |       |
| Final Action               | 09/08/88 | -  |    |       |

Small Entity: Not Applicable

Additional Information: LR-147-84.

Drafting attorney: Timothy J. McKenna (202) 566-3287

Reviewing attorney: John Fischer (202) 566-3394.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AG57

### 2401. INCOME TAX--ACCELERATED COST RECOVERY SYSTEM

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 168 Internal Revenue Code of 1986; 26 USC 179 Internal Revenue Code of 1986; 26 USC 1245 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986; 26 USC 1250 Internal Revenue Code of 1986; 26 USC 1250 Internal Revenue Code of 1986; 26 USC 57(a)(12) Internal Revenue Code of 1986; 26 USC 312(k) Internal Revenue Code of 1986; 26 USC 172(b) Internal Revenue Code of 1986; 26 USC 812(b) Internal Revenue Code of 1986; 26 USC 46(b) Internal Revenue Code of 1986; 26 USC 33(c) Internal Revenue Code of 1986; 26 USC 381(c) Intern

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: To provide regulations under section 168 and accompanying provisions clarifying the operation of the new accelerated cost recovery scheme. This new cost recovery system generally applies to property placed in service after December 31, 1980.

Generally, section 168 applies to "recovery property" which is defined as tangible property of a character subject to the allowance for depreciation which is used in a trade or business, or held for the production of income.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/16/84 | 49 FR 5940 |
| NPRM Comment<br>Period End | 05/16/84 | 49 FR 5940 |
| Hearing held               | 05/21/84 |            |
| Final Action               | 00/00/00 |            |

Small Entity: Not Applicable

Additional Information: LR-185-81.

Drafting attorney: Ada S. Rousso (202) 566-3287.

Reviewing attorney: John M. Coulter (202) 566-4473.

Treasury attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Ada S. Rousso, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D.C. 20224, **202 566-3287** 

RIN: 1545-AA87

#### 2402. TAX-EXEMPT ENTITY LEASING

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7701 (e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

**Abstract:** These regulations provide rules concerning tax-exempt entity leasing and service contracts.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/02/85 | 50 | FR | 27297 |
| NPRM Comment<br>Period End | 09/03/85 | 50 | FR | 27297 |
| Hearing                    | 11/25/85 |    |    |       |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-31-85.

Drafting attorney: Robert Beatson (202) 566-3459.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AH76

#### 2403. TAX-EXEMPT ENTITY LEASING

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 168 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The proposed regulations provide rules concerning tax-exempt entity leasing and service contracts.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-166-86

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John Tolleris (202) 566-3294.

Treasury attorney: Kathleen Farrell (202) 566-2928.

Agency Contact: Robert Beatson,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-3459

RIN: 1545-AJ36

Final Rule Stage

#### 2404. DEDUCTIONS IN EXCESS OF \$5,000 CLAIMED FOR CERTAIN CHARITABLE CONTRIBUTIONS OF PROPERTY AND INFORMATION REPORTING BY DONEES WHO MAKE CERTAIN DISPOSITIONS OF DONATED PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 170(a)(1) Internal Revenue Code of 1986; 26 USC 6050L Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to deductions for charitable contributions. The regulations provide that deductions for certain charitable contributions made by an individual, closely held corporations, personal service corporation, partnership, or S corporation shall not be allowed unless the donor obtains a qualified appraisal and attaches an appraisal summary to the donor's return on which the deduction is first claimed. Additionally, the regulations require the donee of certain charitable deduction property to make an information return.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/31/84 | 49 | FR | 50740 |
| NPRM Comment<br>Period End | 03/01/85 | 49 | FR | 50740 |
| Hearing                    | 06/28/85 |    |    |       |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: Not Applicable

#### Additional Information: LR-200-84.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Treasury attorney: A.L. Spitzer (202) 565-5911.

Agency Contact: Beverly A.
Baughman, Attorney, Department of the
Treasury, Internal Revenue Service,
1111 Constitution Ave., N.W.,
Washington, D.C. 20224, 202 566-3297

RIN: 1545-AG86

# 2405. INDIVIDUAL RETIREMENT PLANS AND SIMPLIFIED EMPLOYEE PENSIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 62 Internal Revenue Code of 1986; 26 USC 219 Internal Revenue Code of 1986; 26 USC 220 Internal Revenue Code of 1986; 26 USC 404(h) Internal Revenue Code of 1986; 26 USC 408 Internal Revenue Code of 1986; 26 USC 409 Internal Revenue Code of 1986; 26 USC 2503 Internal Revenue Code of 1986; 26 USC 3121 Internal Revenue Code of 1986; 26 USC 3306 Internal Revenue Code of 1986; 26 USC 4974 Internal Revenue Code of 1986; 26 USC 6693 Internal Revenue Code of 1986; 26 USC 6693 Internal Revenue Code of 1986; 26 USC 6693 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 1; 26 CFR 25; 26 CFR 31; 26 CFR 54; 26 CFR 301

Legal Deadline: None.

Abstract: The regulations set forth rules for sponsors of and participants in individual retirement plans, spousal individual retirement plans, and simplified employee pensions.

#### Timetable:

| Titte table.               | inctusio. |    |    |       |
|----------------------------|-----------|----|----|-------|
| Action                     | Date      |    | FR | Cite  |
| NPRM                       | 07/14/81  | 46 | FR | 36198 |
| NPRM Comment<br>Period End | 09/14/81  | 46 | FR | 36198 |
| Final Action               | 12/31/88  |    |    |       |
|                            |           |    |    |       |

Small Entity: Not Applicable

Additional Information: EE-7-78.

Drafting attorney: Mary E. Brennan (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-6278.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD59

# 2406. INDIVIDUAL RETIREMENT PLANS, SIMPLIFIED EMPLOYEE PENSIONS, AND QUALIFIED VOLUNTARY EMPLOYEE CONTRIBUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 219 Internal Revenue Code of 1986; 26 USC 408 Internal Revenue Code of 1986; 26 USC 409 Internal Revenue Code of 1986; 26 USC 415 Internal Revenue Code of 1986; 26 USC 2039 Internal Revenue Code of 1986; 26 USC 2517 Internal Revenue Code of 1986; 26 USC 6652 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 1; 26 CFR 20; 26 CFR 25; 26 CFR 301

Legal Deadline: None.

Abstract: These regulations set forth rules for individual retirement plans, simplified employee pensions, and qualified voluntary employee contributions after amendment of the Internal Revenue Code of 1954 by the Economic Recovery Tax Act of 1981.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/23/84 | 49 FR 2794 |
| NPRM Comment<br>Period End | 03/23/84 | 49 FR 2794 |
| Final Action               | 12/31/88 |            |

Small Entity: No

#### Additional Information: EE-148-81.

Drafting attorney: Mary E. Brennan (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD66

# 2407. CAPITALIZATION AND INCLUSION IN INVENTORY COSTS OF CERTAIN EXPENSES

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 253A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the costs incurred in

Final Rule Stage

the production and acquisition of property for resale in a trade or business or activity conducted for profit.

#### Timetable:

| Action                     | Date          | FR    | Cite  |
|----------------------------|---------------|-------|-------|
| NPRM                       | 03/31/87      | 52 FR | 10118 |
| NPRM Comment<br>Period End | 05/29/87      |       |       |
| Hearing                    | 12/07/87      |       |       |
| Final Action               | 00/00/00      |       |       |
| Small Entity: N            | ot Applicable | Э     |       |

#### Additional Information: LR-168-86.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Reviewing attorney: John M. Fischer (202) 566-3394.

Treasury attorney: Thomas Evans (202) 566-5453.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W.,

Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK05

#### 2408. PRACTICAL CAPACITY

**Legal Authority:** 26 USC 263A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations provide guidance on specific issues relating to when section 263A applies and whether certain accounting principles are permitted in accounting for the costs of property produced or property acquired for resales.

#### Timetable:

(202) 566-3288.

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/07/87 | 52 | FR | 29391 |
| NPRM Comment<br>Period End | 10/06/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

#### Small Entity: Not Applicable

Additional Information: LR-73-87 Drafting attorney: Paulette C. Galanko

Reviewing attorney: John M. Fischer (202) 566-3394.

Treasury attorney: Thomas Evans (202) 566-2784.

Agency Contact: Paulette Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK56

# 2409. REGULATIONS UNDER SECTION 267 OF THE CODE TO REFLECT SECTION 174 OF THE TAX REFORM ACT OF 1984 RELATING TO LOSSES, EXPENSES, AND INTEREST IN TRANSACTIONS BETWEEN RELATED TAXPAYERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 267 Internal Revenue Code of 1986; 26 USC 706 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation deals with changes in section 267 arising from section 174 of the Tax Reform Act of 1984. It deals with the matching of payor deductions and payee income items in the case of expenses and interest where the accrual method payor and the cash method payee are related persons. The regulation also deals with the deferral and restoration of loss on the sale or exchange of property from one member of a controlled group of corporations to another member.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/30/84 | 49 FR 47048 |
| NPRM Comment<br>Period End | 01/29/85 | 49 FR 47048 |
| Final Action               | 00/00/00 |             |

#### Small Entity: No

#### Additional Information: LR-183-84.

Drafting attorney: Keith E. Stanley (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Keith E. Stanley, John G. Schmalz, Attorneys, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AG11

### 2410. INCOME TAX--PERSONAL SERVICE CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 269A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal will provide rules for determining when the Internal Revenue Service may reallocate income or tax benefits between a personal service corporation and its employee-owners.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 03/31/83 | 48 | FR | 13438 |
| NPRM Comment<br>Period End | 05/31/83 | 48 | FR | 13438 |
| Hearing                    | 07/19/83 |    | ,  |       |
| Final Action               | 00/00/00 |    |    |       |

#### Additional Information: LR-188-82.

Small Entity: Not Applicable

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: John M. Fischer (202) 566-3394.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF11

### 2411. INCOME TAX-DEDUCTIBILITY OF GIFTS BY EMPLOYERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 274(b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would reflect the modification by the Economic Recovery Tax Act of 1981 of the third exception to the term "gift" (i.e., the exception within certain dollar limitations for awards of tangible personal property). The regulations would define the term "qualified plan award." The regulations would clarify the existing regulations under section 274 (b) of the Internal Revenue Code of 1954 by excluding from the term "tangible personal property" any award of cash, or of a gift certificate, or of a right to choose among 5 or more different items.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/16/82 | 47 | FR | 56367 |
| NPRM Comment               | 02/14/83 | 47 | FR | 56367 |
| Period End<br>Final Action | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-252-81.

Drafting attorney: Christopher Wilson (202) 566-4336.

Reviewing attorney: John B. Bromell (202) 566-3326.

Agency Contact: Christopher Wilson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB06

2412. INCOME TAX-SUBSTANTIATION REQUIREMENTS
WITH RESPECT TO LISTED
PROPERTY AND SUBSTANTIATION
REQUIREMENTS RELATING TO THE
TAXATION OF FRINGE BENEFITS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will set forth the requirements to substantiate any deduction or credit for certain businessrelated expenses with adequate records or sufficient evidence corroborating a taxpayer's own statement.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/06/85 | 50 | FR | 46006 |
| NPRM Comment<br>Period End | 01/06/86 | 50 | FR | 46006 |
| Hearing                    | 03/04/86 | 51 | FR | 02898 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-140-86.

Drafting Attorney: Joel Rutstein (202) 566-3297.

Reviewing Attorney: Sharon Galm (202) 566-3930.

Agency Contact: Joel Rutstein, Attorney, Department of the Treasury,

Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-3297

RIN: 1545-AJ40

#### 2413. INCOME TAX--DEDUCTIONS FOR EXPENSES ATTRIBUTABLE TO BUSINESS USE OF HOMES, RENTAL OF VACATION HOMES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 280A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules for determining the deductibility of expenses incurred in connection with the business use, or rental to others, of a dwelling unit. The regulations provide rules for determining when the taxpayer uses a dwelling unit for personal use or when use by another person of the unit is treated as personal use of the unit by the taxpayer.

#### Timetable:

| i illictable.              |          |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| NPRM                       | 07/21/83 | 48 FR 33326 |
| NPRM Comment<br>Period End | 09/21/83 |             |
| Hearing                    | 10/04/83 |             |
| Final Action               | 02/01/89 |             |

Small Entity: Not Applicable

Additional Information: LR-261-76.
Drafting attorney: Joel S. Rutstein (202)

566-3297.

Reviewing attorney: Paul Francis (202) 566-3218.

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB09

#### 2414. LIMITATIONS ON AMOUNT OF DEPRECIATION AND INVESTMENT TAX CREDIT FOR LUXURY AUTOMOBILES AND CERTAIN OTHER PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 280F Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will clarify the rules limiting the investment tax credit and cost recovery deductions allowable with respect to passenger automobiles and certain other "listed property."

#### Timetable:

| Action                         | Date                 | FR Cite     |
|--------------------------------|----------------------|-------------|
| NPRM                           | 10/24/84             | 49 FR 42743 |
| NPRM Comment<br>Period End     | 12/24/84             | 49 FR 42743 |
| Second Hearing<br>Final Action | 03/04/86<br>00/00/00 | 51 FR 2898  |

Small Entity: Not Applicable

Additional Information: LR-145-84.

Drafting attorney: Joel Rutstein (202) 566-3297.

Reviewing attorney: Sharon Galm (202) 566-3930.

Treasury attorney: Marjorie Roberts (202) 566-2565.

Agency Contact: Joel Rutstein.

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AG99

#### 2415. AFFILIATED GROUPS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 304 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation provides proper adjustments to stock bases and earnings and profits of members of an affiliated group in section 304 (a) transfers of intragroup stock.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 07/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-2-88

Drafting attorney: Mark Jennings (202) 566-3458.

Reviewing attorney: Jerry Mason (202) 566-3458.

Income Taxes

Agency Contact: Mark Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AL41

Final Rule Stage

2416. INCOME TAX--PART 1
TEMPORARY REGULATIONSRECOGNITION OF GAIN OR LOSS
LIQUIDATING SALES AND
DISTRIBUTIONS OF PROPERTY (TRA
1986, SECTIONS 631 TO 633)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 336 Internal Revenue Code of 1986; 26 USC 337 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** Regulations would provide rules for the recognition of gain or loss on a corporation's liquidation sales or distributions.

#### Timetable:

| Action     | `Date    | FR Cite |
|------------|----------|---------|
| Temporary  | 09/01/88 |         |
| Regulation |          |         |

Small Entity: Not Applicable

Additional Information: LR-117-86.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason

(202) 566-3463.

Agency Contact: Mark S. Jennings,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ01

## 2417. CERTAIN STOCK SALES AND DISTRIBUTIONS TREATED AS ASSET TRANSFERS

**Legal Authority:** 26 USC 336 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations would provide guidance for making an election under section 336 (e) and the

consequences which result from making

such an election

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 07/01/88 |         |
| Regulation |          |         |

Small Entity: Not Applicable

Additional Information: LR-51-87

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK30

## 2418. DEEMED SALE PRICE WHEN CERTAIN STOCK PURCHASES ARE TREATED AS ASSET ACQUISITIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal will prescribe rules for computing the basis of stock purchased in certain stock acquisitions and for allocating this basis among the assets of the corporation whose stock was thus acquired.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/01/86 | 51 | FR | 23790 |
| NPRM Comment<br>Period End | 09/02/86 |    |    | •     |
| Final Action               | 10/01/88 |    |    |       |

#### Small Entity: Not Applicable

Additional Information: LR-191-82.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Office of Tax Legislative Counsel reviewing attorney: Thomas Wessel (202) 566-3458.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AF29

# 2419. INCOME TAX-ELECTIONS UNDER SECTION 338, AS ADDED BY SECTION 224 OF THE TAX EQUITY AND FISCAL RESPONSIBILITY ACT OF 1982 AS AMENDED BY THE TECHNICAL CORRECTIONS ACT OF 1982

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986; PL 97-248, Sec 224; PL 97-448, Sec 306

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation will provide rules for making elections under section 338, which permits certain stock purchases to be treated as asset acquisitions.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 09/06/84 | 49 FR | 35144 |
| NPRM Comment<br>Period End | 11/05/84 |       |       |

Next Action Undetermined

Small Entity: Not Applicable

Additional Information: LR-26-83.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas F. Wessel (202) 566-2927.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AF38

2420. REGULATIONS UNDER
SECTION 338 (H) (10) AS ADDED TO
THE CODE BY SECTION 306 OF THE
TECHNICAL CORRECTIONS ACT OF
1982, RELATING TO SPECIAL
ELECTIVE RECOGNITION OF GAIN OR
LOSS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would interpret the rules of section 338 (h) (10) under which a special election can be made so that target recognizes gain or loss on the deemed sale of its assets. The proposal

is necessary so that affected taxpayers can make election under the provision.

#### Timetable:

| Action               | Date       |    | FR | Cite |
|----------------------|------------|----|----|------|
| NPRM<br>NPRM Comment | 01/08/86   | 51 | FR | 763  |
| Period End           | 007 107 00 |    |    |      |

Next Action Undetermined Small Entity: Not Applicable

Additional Information: LR-218-83.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Office of Tax Legislative Counsel reviewing attorney: Thomas Wessel (202) 566-2927.

Agency Contact: Patricia W. Pellervo, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AF93

# 2421. INCOME TAX--APPLICATION OF SECTION 338 TO STOCK AND ASSET ACQUISITIONS IN THE INTERNATIONAL CONTEXT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 338 - Legal Deadline: None.

Abstract: These regulations will provide rules relating to section 338 as it applies to stock and asset acquisitions in the international context.

#### Timetable:

| Action                     | Date          |              | FR Cite |
|----------------------------|---------------|--------------|---------|
| NPRM                       | 02/12/86      | 51           | FR 5208 |
| NPRM Comment<br>Period End | 04/14/86      |              |         |
| Final Action               | 00/00/00      |              |         |
| Small Entity: No           | ot Applicable | <del>)</del> |         |

Additional Information: LR-35-84.

Drafting attorney: Ken Allison (202) 566-6457.

Reviewing attorney: Benedetta Kissel (202) 566-3179.

Agency Contact: Ken Allison, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C., 20224, 202 566-6457

RIN: 1545-AG13

# 2422. QUESTIONS AND ANSWERS RELATING TO DOMESTIC MATTERS UNDER SECTION 338 OF THE INTERNAL REVENUE CODE OF 1954 - CROSS REFERENCE TO THE TEMPORARY REGULATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** These regulations provide guidance on a broad range of issues under section 338.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| NPRM   | 06/24/85 | 50 FR 16430 |

Next Action Undetermined Small Entity: Not Applicable

Additional Information: LR-33-85.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas F. Wessel (202) 566-4979.

Agency Contact: Patricia W. Pellervo, Attorney. Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AH88

### 2423. STATEMENTS OF ELECTION AND DUE DATES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations provide guidance to taxpayers who make express elections under section 338 pursuant to the extended July 15, 1986, filing deadline where the statute of limitations in the target's taxable year which includes the acquisition date has expired prior to July 15, 1986, or will expire shortly thereafter.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 05/16/86 | 51 | FR | 17989 |
| NPRM Comment | 07/15/86 | 51 | FR | 17989 |
| Period End   |          |    |    |       |

Next Action Undetermined Small Entity: Undetermined

Additional Information: LR-8-86.

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury Attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Patricia W. Pellervo, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3458

**RIN:** 1545-Al53

# 2424. INCOME TAX-APPLICATION OF INSTALLMENT METHOD OF REPORTING AND MANDATORY APPLICATION OF MADSP FORMULA FOR QUALIFIED STOCK PURCHASES UNDER SECTION 338 (H) (10)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance for utilization of the installment method of reporting and will require the use of the MADSP formula in a qualified stock purchase to which section 338 (h) (10) applies.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 06/30/88 |         |

Small Entity: Not Applicable .

Additional Information: LR-76-86

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorneys: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111

Final Rule Stage

Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ07

2425. TREATMENT OF AN **AFFILIATED GROUP OF CORPORATIONS AS A SELLING CONSOLIDATED GROUP FOR PURPOSES OF ELECTIVE RECOGNITION UNDER SECTION 338** (H) (10)

Legal Authority: 26 USC 338 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide the guidance for making elections under section 338 (h) (10) when the selling group is an affiliated group of corporations which does not file a consolidated federal income tax return, and the consequences of making such an election.

#### Timetable:

| · · · · · · · · · · · · · · · · · · · |          |         |
|---------------------------------------|----------|---------|
| Action                                | Date     | FR Cite |
| Temporary<br>Regulation               | 06/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-49-87

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK32

#### 2426. INCOME TAX--DISTRIBUTION OF STOCK AND SECURITIES OF A **CONTROLLED CORPORATION**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 355 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposal relates to the income tax treatment of the distribution of stock and securities of a controlled corporation.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/21/77 | 42 FR 3866 |
| NPRM Comment<br>Period End | 03/22/77 | 42 FR 3866 |

**Next Action Undetermined** 

Small Entity: Not Applicable

Additional Information: LR-936-70

Drafting attorney: Patricia W. Pellervo (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Bryan Collins (202) 566-4979.

Agency Contact: Patricia W. Pellervo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AB20

#### 2427, INCOME TAX--TRIANGULAR REORGANIZATIONS, BASIS AND **OTHER CONSEQUENCES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 368 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules relating to basis of stock of a corporation acquiring property in exchange for stock of a corporation in control of the acquiring corporation.

#### Timetable:

| Action                     | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 01/02/81 | 46 FR 112 |
| NPRM Comment<br>Period End | 03/03/81 |           |
| Final Action               | 00/00/00 |           |

Small Entity: Not Applicable

Drafting attorney: Keith E. Stanley (202)

Additional Information: LR-993-71.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Thomas Evans (202) 566-8277.

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury. Internal Revenue Service, 1111

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AB21

#### 2428. INCOME TAX--TREATMENT OF **EXCHANGES DESCRIBED IN SECTION** 367 (B)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 367(b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 24 CFR 0820; 13 CFR 6787; 05 CFR 0314; 22 CFR 3456

Legal Deadline: None. As an alternative to a no-rule position on this issue, the Service could publish a revenue procedure that contains the terms and conditions of a plan that must be.

#### Abstract:

Proposal would amend the regulations under section 367 (b) of the Internal Revenue Code.

#### Timetable:

| Action                     | Date      | FR Cite     |
|----------------------------|-----------|-------------|
| NPRM                       | 12/30/77  | 42 FR 65152 |
| NPRM Comment<br>Period End | 03/01/78  | 42 FR 65152 |
| Notice amended             | 10/02/79  | 44 FR 57390 |
| Notice amended             | 12/27/82  | 47 FR 57502 |
| Final Action               | .12/01/88 |             |

Small Entity: Not Applicable

Additional Information: INTL - 76-86

Drafting attorney: Richard Chewning (202 566-3490.

Reviewing attorney: Bernard Bress (202) 566-6440.

Office of International Tax Counsel (Treasury) reviewing attorneys: Unassigned.

Office of Chief Counsel (INTL) for preparation of Treasury decision.

Affected Sectors: Multiple

Agency Contact: Richard Chewning. Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave. N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AB26

Final Rule Stage

2429. AMENDMENT OF THE INCOME TAX REGULATIONS UNDER SECTION 367 OF THE CODE (TRANSFERS TO FOREIGN CORPORATIONS) TO REFLECT SECTION 131 OF THE TAX REFORM ACT OF 1984 (P.L. 98-369)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 367 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The Income Tax Regulations under section 367 will be amended to reflect the changes made to that section by the Tax Reform Act of 1984. Section 367 now provides generally that a foreign corporations will not be considered to be a corporation, for purposes of certain nonrecognition provisions of the Code, upon the transfer of property to such corporation by a U.S. person. The statute provides certain exceptions to that rule, exemptions to those exceptions, and special rules applicable to certain specified transfers. The regulations will provide guidance concerning the applicability of the general rule and its exceptions and special rules, including guidance concerning transfers of assets for use in the active conduct of a trade or business, stock transfers, transfers of intangible assets, and transfers of branch operations that have operated at a loss.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-610-86

Drafting Attorney: Steven Lipschutz (202) 566-3319.

Reviewing Attorney: Charles Saverude (202) 566-6645.

Treasury Attorney: Mary Bennet (202) 566-3992.

Agency Contact: Steven Lipschutz, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3319

RIN: 1545-AK74

## 2430. FOREIGN LIQUIDATIONS AND REORGANIZATIONS (TEMPORARY REGULATIONS)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 367(b)(2) Internal Revenue Code of 1986

CFR Citation: 26 CFR 7 Legal Deadline: None.

Abstract: Temporary regulations would provide guidance concerning requirements relating to certain exchanges involving a foreign corporation.

#### Timetable:

| Action .                | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 12/01/88 |         |

Small Entity: Not Applicable

Additional Information: INTL-991-86

Drafting Attorney: Richard Chewning (202) 566-3490

Dávianina Att

Réviewing Attorney: Bernard Bress (202) 566-6440

Treasury Attorney: David Crowe (202) 566-5791

Agency Contact: Richard Chewning, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AJ76

# 2431. INCOME TAX-PART 1-TEMPORARY-WHETHER EARNINGS AND PROFITS SHOULD BE ALLOCATED TO AN ACQUIRING CFC FROM AN ACQUIRED CFC FOLLOWING A NON-RECOGNITION TRANSACTION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1954; 26 USC 367(b) Internal Revenue Code of 1954

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Should earnings and profits be allocated to an acquiring CFC from an acquired CFC following a transaction which qualified for nonrecognition treatment.

#### Timetable:

| Action                  | Date           | FR | Cite |
|-------------------------|----------------|----|------|
| Temporary<br>Regulation | 00/00/00       |    |      |
| Small Entity: (         | Not Applicable |    |      |

Additional Information: INTL-76-86.

Drafting attorney: Marnie Carro (202) 566-3494

Reviewing attorney: Bernard Bress (202) 566-6440

Agency Contact: Marnie Carro, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Room 4109, Washington, D.C. 20224, 202 566-3494

RIN: 1545-AI32

# 2432. INCOME TAX--TEMPORARY REGULATIONS--REORGANIZATIONS INVOLVING FINANCIALLY TROUBLED THRIFT INSTITUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 368 Internal Revenue Code of 1986; 26 USC 382 Internal Revenue Code of 1986; 26 USC 381 Internal Revenue Code of 1986; 26 USC 597 Internal Revenue Code of 1986

CFR Citation: 26 CFR 5c Legal Deadline: None.

Abstract: Provision would provide temporary regulations dealing with reorganizations of financially troubled thrift institutions and with the tax consequences of financial assistance payments made to such an institution by a supervisory governmental agency, thereby giving the public needed guidance on how the Internal Revenue Service intends to interpret these issues.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 12/31/89 |         |
| Regulation |          |         |

Small Entity: Not Applicable

Additional Information: LR-230-81.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington D.C. 20224, 202 566-3458

RIN: 1545-AB28

### 2433. INCOME TAX-EXCHANGE FUNDS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 368(a)(2)(F) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

**Abstract:** The regulations would provide rules relating to reorganizations of undiversified investment companies.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 01/07/81 | 46 FR 1744 |
| NPRM Comment | 03/08/81 | 46 FR 1744 |
| Period End   |          |            |

Next Action Undetermined Small Entity: Not Applicable

Additional Information: LR-135-76. Drafting attorney: Robert M. Casey

(202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AB31

### 2434. INCOME TAX--OWNERSHIP CHANGE

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 382 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide guidance on what constitutes "ownership change" under section 382 of the Internal Revenue Code of 1986 (generally, an "ownership change" is a shift in loss corporation stock ownership (often which the corporation's net operating loss carryovers are limited).

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/11/87 | 52 FR 29704 |
| NPRM Comment<br>Period End | 10/13/87 |             |

Next Action Undetermined

Small Entity: Not Applicable

**Additional Information:** LR-106-86. Drafting attorneys: Keith E. Stanley

(202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Thomas Wessel (202) 566-2928.

Agency Contact: Keith Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ00

### 2435. COMPUTATION OF SECTION 382 LIMITATION

**Legal Authority:** 26 USC 382 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would explain the manner and method of computing the section 382 limitation under circumstances when there are successive ownership changes, capital contributions, mergers liquidations, and in instances when one corporation controls another corporation.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 05/31/88 |         |

### Small Entity: Not Applicable Additional Information:

LR-66-87.

Drafting attorney: Keith E. Stanley (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Treasury attorney: Thomas Wessel (202) 566-2928.

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK87

### 2436. ● LIMITATION TO GROUPS FILING CONSOLIDATED RETURNS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 382 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This temporary regulation imposes a limitation to groups that file consolidated returns.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-132-87

Drafting attorney: John Broadbent (202) 566-3458.

Reviewing attorney:

Treasury attorney:

**Income Taxes** 

Agency Contact: John Broadbent, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AL36

### 2437. SPECIAL LIMITATIONS ON CERTAIN CREDIT AND LOSS CARRYOVERS

**Legal Authority:** 26 USC 383 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations would specify the manner and method on applying the special limitations on certain credit and loss carryovers under section 383.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: LR-68-87

Drafting attorney: Thomas J. Kane (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Thomas J. Kane, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK28

### 2438. INCOME TAX--REFUND OF MISTAKEN CONTRIBUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(a)(2) Internal Revenue Code of 1986

Final Rule Stage

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations describe those circumstances under which an employer contribution or withdrawal liability payment to a multiemployer pension plan may be refunded due to a mistake of law or fact.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 03/11/83 | 48 FR 10374 |
| NPRM Comment<br>Period End | 05/10/83 | 48 FR 10374 |
| Final Action               | 06/30/88 | •           |

Small Entity: Not Applicable

Additional Information: EE-133-80.

Drafting attorney: John T. Ricotta (202) 566-3544.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: John T. Ricotta, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3544

RIN: 1545-AD68

### 2439. CERTAIN CASH OR DEFERRED ARRANGEMENTS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 401(k) Internal Revenue Code of 1986; 26 USC 402(a)(8) Internal Revenue Code of 1986; PL 95-600, Sec 135 Revenue Act of 1978

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulation will provide definitions and interpretations governing qualified cash or deferred arrangements described in section 401(k) of the Internal Revenue Code of 1954.

#### Timetable:

| Action                     | Date          |    | FR | Cite  |
|----------------------------|---------------|----|----|-------|
| NPRM                       | 11/10/81      | 46 | FR | 55544 |
| NPRM Comment<br>Period End | 02/15/82      | 47 | FR | 00988 |
| Hearing                    | 04/20/82      |    |    |       |
| Final Action               | 04/01/88      |    |    |       |
| Small Entity: No           | ot Applicable | •  |    |       |

Additional Information: EE-169-78.

Drafting attorney: William D. Gibbs (202) 566-3430.

Reviewing attorney: Mary E. Oppenheimer (202) 566-3544.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD72

# 2440. INCOME TAX--REQUIRED DISTRIBUTIONS FROM QUALIFIED PLANS AND INDIVIDUAL RETIREMENT ACCOUNTS AND PARTIAL ROLLOVERS OF INDIVIDUAL RETIREMENT ACCOUNTS

Legal Authority: 26 USC 408(a)(6) Internal Revenue Code of 1986; 26 USC 401(a)(9) Internal Revenue Code of 1986; 26 USC 408(b)(3) Internal Revenue Code of 1986; 26 USC 408(d)(3)(C) Internal Revenue Code of 1986; 26 USC 219(d)(4) Internal Revenue Code of 1986; 26 USC 403(b)(10) Internal Revenue Code of 1986; 26 USC 4974 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will revise the Income Tax Regulations to incorporate the changes made in the law by the Tax Equity and Fiscal Responsibility Act of 1982 and the Tax Reform Act of 1984, and Income Tax Reform Act of 1986 concerning the required distributions from qualified plans, individual retirement accounts and 403(b) annuities and custodial accounts.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 07/27/87 | 52 | FR | 28070 |
| HEARING      | 12/04/87 |    |    |       |
| Final Action | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: EE-113-82.

Drafting attorney: Marjorie Hoffman (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Marjorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AE95

## 2441. NOTICE, ELECTION, AND CONSENT RULES UNDER THE RETIREMENT EQUITY ACT OF 1984

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 602

Legal Deadline: None.

Abstract: The regulations would provide rules relating to notices, elections and consents required under the Retirement Equity Act of 1984.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| NPRM                      | 07/19/85 | 50 FR | 29436 |
| NPRM Comment . Period End | 09/17/85 | 50 FR | 29436 |
| Final Action              | 04/01/88 |       |       |

Small Entity: Not Applicable

Additional Information: EE-35-85.

Drafting attorney: William D. Gibbs (202) 566-3430

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

This is included in the Regulatory Program of the United States under overall RIN 1545-AH71.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3903

RIN: 1545-AH80

### 2442. INCOME TAX-TREATMENT OF CERTAIN LUMP SUM DISTRIBUTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 402(a)(2) Internal Revenue Code of 1986; 26 USC 402(e) Internal Revenue Code of 1986; 26 USC 403(a)(2)(A)(iii) Internal Revenue Code of 1986; 26 USC 411(d)(1) Internal Revenue Code of 1986; PL 93-406, Sec 2005 Employee Retirement Income Security Act; PL 94-455, Sec 1512 Tax Reform Act of 1976

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations will provide definitions and other guidance relating

Final Rule Stage

to income tax treatment of certain distributions from qualified employee plans.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/30/75 | 40 FR 18798 |
| Corrected NPRM             | 05/23/75 | 40 FR 22548 |
| NPRM Comment<br>Period End | 06/16/75 | 40 FR 18798 |
| Notice of Hearing          | 07/03/75 | 40 FR 28102 |
| Hearing                    | 08/12/75 |             |
| NPRM -<br>Additional       | 05/31/79 | 44 FR 31228 |
| Comment Period until       | 07/30/79 | 44 FR 31228 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: EE-14-78.

Drafting attorney: Marjorie Hoffman (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Marjorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD73

## 2443. INCOME TAX-DEDUCTION FOR CERTAIN FOREIGN DEFERRED COMPENSATION PLANS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 404A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance relating to the limitations on deductions and adjustments to earnings and profits (or accumulated profits) with respect to certain foreign deferred compensation plans.

#### Timetable:

| Date     | FR Cite                          |
|----------|----------------------------------|
| 04/08/85 | 50 FR 13821                      |
| 06/07/85 | 50 FR 13821                      |
| 09/20/85 |                                  |
| 04/30/88 |                                  |
|          | 04/08/85<br>06/07/85<br>09/20/85 |

Small Entity: Not Applicable

Additional Information: EE-14-81.

Drafting attorney: Nerman D. Hubbard (202) 566-3430.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Agency Contact: Nerman D. Hubbard, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD81

#### 2444. ANNUAL INFORMATION REPORTS BY TRUSTEES AND ISSUERS OF INDIVIDUAL RETIREMENT PLANS

Legal Authority: 26 USC 7805 Internat Revenue Code of 1986; 26 USC 408 Internat Revenue Code of 1986; PL 98-369, Sec 147

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: On June 28, 1983, the Internal Revenue Service issued news release IR-83-88 requiring new information reporting by trustees of individual retirement accounts and issuers of individual retirement annuities (including accounts and annuities that are simplified employee pensions). Form 5498, Individual Retirement Arrangement Information, was prescribed in the news release as the information return to be used for this purpose. This regulation project will amend the regulations under section 408 to conform them to the reporting requirements announced in the news release. In addition, section 147 of the Tax Reform Act of 1984 amended section 408 (i) of the Code to require that contributions be identified as to the taxable year to which they apply. This amendment will be included in this regulation period.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/16/84 | 49 | FR | 45450 |
| NPRM Comment<br>Period End | 01/15/85 | 49 | FR | 45450 |
| Final Action               | 06/30/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: EE-65-83.

Drafting attorney: Mary D. Brennan (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: Mary D. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

RIN: 1545-AF83

D.C. 20224, 202 566-3430

## 2445. RETIREMENT EQUITY ACT CHANGES TO PARTICIPATION, VESTING, ETC. RULES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; PL 98-297, Sec 301 Retirement Equity Act of 1984

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: These regulations provide rules relating to amendments to section 401(a)(25), 402(f), 410, 411, 6057(e), and 6652(j) of the Code, enacted by the Retirement Equity Act of 1984. The regulations will apply changes in the participation and vesting rules to plans that use the elapsed time method of service counting, and to class-year plans. In addition, the rules provide a sample notice that may be used to satisfy section 402(f). Rules governing reductions in accrued benefits will also be provided.

#### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM   | 01/30/86 | 51 | FR | 3798  |
| NPRMDocument<br>published is<br>only a portion<br>of total NPRM<br>project | 01/30/86 | 51 | FR | 03798 |
| Hearing  | 05/22/86 | 51 | FR | 12340 |
| Final Action   | 06/30/88 |    |    | _     |

Small Entity: Not Applicable

Additional Information: EE-95-84.

Drafting attorney: Nancy J. Marks (202) 566-3903.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: Nancy J. Marks, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3903

RIN: 1545-AH03

Final Rule Stage

# 2446. INCOME TAX--COORDINATION OF VESTING AND NONDISCRIMINATION REQUIREMENTS FOR QUALIFIED PLANS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 411(d)(1) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project was developed to prescribe rules for determining if the vesting schedule of a qualified plan discriminates in favor of employees who are officers, shareholders, or highly compensated.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| NPRM                      | 04/09/80 | 45 FR 24201 |
| Partial Revised<br>Notice | 06/12/80 | 45 FR 39869 |
| Hearing                   | 07/10/80 | 45 FR 29308 |
| Final Action              | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: EE-164-78.

Drafting attorney: Marjorie Hoffman (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Marjorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

**RIN:** 1545-AD83

#### 2447. SURVIVOR BENEFITS, DISTRIBUTION RESTRICTIONS AND VARIOUS OTHER ISSUES UNDER THE RETIREMENT EQUITY ACT OF 1984

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: These regulations will provide rules relating to the effective dates, transitional rules, restrictions on distributions from employee plans and other issues arising under the Retirement Equity Act of 1984.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/19/85 | 50 | FR | 29436 |
| NPRM Comment<br>Period End | 09/17/85 | 50 | FR | 29436 |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: Not Applicable

Additional Information; EE-3-85

Drafting attorney: William D. Gibbs (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel reviewing attorney: Harry J. Conaway (202) 566-8277.

This is included in the Regulatory Program of the United States under overall RIN 1545-AH71.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3903

RIN: 1545-AH01

# 2448. INCOME TAX-PART 1 REDUCTION OF ACCRUED BENEFITS TO QUALIFY FOR A STANDARD TERMINATION OF A SINGLE EMPLOYER DEFINED BENEFIT PENSION PLAN

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide temporary guidelines for reducing benefits for certain key employees in order to qualify for a standard termination of a singleemployer defined benefit pension plan.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 06/30/88 |         |

Small Entity: Not Applicable

Additional Information: EE-47-86.

Drafting attorney: Mary E. Brennan (202) 566-3903.

Reviewing attorney: Mary Oppenheimer (202) 566-3544.

Cross-referenced with NPRM EE-48-86.

Agency Contact: Mary E. Brennan, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3903

RIN: 1545-Al48

### 2449. INCOME TAX - PART 1 - MINIMUM VESTING STANDARDS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 410 Internal Revenue Code of 1986; PL 99-514, Sec 1113 Tax Reform Act of 1986; PL 99-514, Sec 1141 Tax Reform Act of 1986; 26 USC 411 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Legal Deadline:** Statutory, February 1, 1988. Deadline set by Section 1141 of PL 99-514 "Tax Reform Act of 1986"

Abstract: These regulations will amend existing rules to reflect changes made by section 1113 of the Tax Reform Act of 1986, relating to minimum vesting standards and participation standards.

#### Timetable:

| Action       | Date     | *  | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 01/06/88 | 53 | FR | 261  |
| Final Action | 00/00/00 |    |    |      |

Small Entity: Not Applicable

Additional Information: EE-167-86 Drafting Attorney: V.A. Moore (202)

566-3422.

Reviewing Attorney: James Brokaw (202) 566-4173.

Treasury Attorney: Harry Conaway (202) 566-8277.

Cross-Reference to EE-73-87

Agency Contact: V. A. Moore, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AI88

#### 2450. INCOME TAX--EXCISE TAX REGULATIONS--FUNDING FOR QUALIFIED PLANS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 412 Internal Revenue Code of 1986; 26 USC 413(b) Internal Revenue Code of 1986; PL 93-406, Sec 1013

CFR Citation: 26 CFR 1; 26 CFR 54

Legal Deadline: None.

Abstract: The regulations would provide guidance relating to the minimum funding requirements for employee pension benefit plans, and to

excise taxes for failure to meet the minimum funding standards.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/01/82 | 47 | FR | 54093 |
| NPRM Comment<br>Period End | 01/31/83 | 47 | FR | 54093 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: EE-99-78.

Drafting attorney: Suzanne K. Tank (202) 566-3422.

Reviewing attorney: Jonathan P. Marget (202) 566-3651.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Suzanne K. Tank, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AD84

### 2451. INCOME TAX-DEFINITIONS & SPECIAL RULES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 414(b) Internal Revenue Code of 1986; 26 USC 414(c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations relate to the definition of controlled groups of corporations and businesses under common control for purposes of certain provisions of the Employee Retirement Income Security Act of 1974 and pension related provisions of the Internal Revenue Code.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/05/75 | 40 | FR | 51467 |
| NPRM Comment<br>Period End | 01/04/76 | 40 | FR | 51467 |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-209-74.

Drafting attorney: Patricia Pellervo (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Don Rocap (202) 566-8277.

Agency Contact: Patricia Pellervo, Attorney, Department of the Treasury,

Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AB35

#### 2452. INCOME TAX-EMPLOYEES OF AN AFFILIATED SERVICE GROUP

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 414(m) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules with regard to the aggregation of employees of certain organizations for purposes of certain pension requirements.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/28/83 | 48 FR 8293 |
| NPRM Comment<br>Period End | 04/29/83 |            |
| Final Action               | 00/00/00 |            |

Small Entity: Not Applicable

#### Additional Information: EE-3-81.

Drafting attorney: Michael Garvey (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry J. Conaway (202) 566-8277.

Agency Contact: Michael Garvey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD90

# 2453. INCOME TAX REGULATIONS-AFFILIATED SERVICE GROUPS AND EMPLOYEE LEASING

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 414(n)Internal Revenue Code of 1986; 26 USC 414(m)(5)Internal Revenue Code of 1986; 26 USC 414(o)Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules regarding the treatment of certain leased employees. In addition, the regulations will provide guidance regarding the aggregation of certain management companies as affiliated service groups.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/27/87 | 52 | FR | 32502 |
| NPRM Comment<br>Period End | 10/26/87 |    |    |       |
| Hearing                    | 12/02/87 | 52 | FR | 45835 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

#### Additional Information: EE-111-82.

Drafting attorney: Michael Garvey (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Office of Tax Legislative Counsel reviewing attorney: Harry Conaway (202) 566-8277.

Agency Contact: Michael Garvey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AE91

### 2454. JOINT AND SURVIVOR ANNUITIES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 417 Internal Revenue Code of 1986; 26 USC 401(a)(11) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules on how plans which intend to qualify under section 401 can comply with the qualified joint and survivor annuity rules added to the Code by the Retirement Equity Act of 1984. The regulations will deal with which plans must provide survivor annuities, in what forms the survivor annuities may be paid, the notice and election procedures for survivor annuities and restrictions on a plan's ability to cash out a participant and spouse.

#### Timetable:

| Action       | Date      | FR Cite     |
|--------------|-----------|-------------|
| NPRM         | 10/22/82  | 47 FR 47600 |
| Final Action | .04/01/88 |             |

Small Entity: Not Applicable

#### Additional Information: EE-94-84.

Drafting attorney: William D. Gibbs (202) 566-3430.

Final Rule Stage

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Treasury attorney: Harry J. Conaway (202) 566-8277.

NPRM published under EE-52-78; contents of file transferred to EE-94-84.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AG72

# 2455. INCOME TAX--CREATION & TREATMENT OF INCENTIVE STOCK OPTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 422A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance for taxpayers who either grant or receive incentive stock options. The grant of an incentive stock option to an employee by an employer will not be a taxable event. At the time such option is exercised by the employee no amount of the spread between the fair market value of the stock at exercise and the option price will be included in the employee's gross income. When the stock acquired through the exercise of the option is sold, the entire gain will be treated as capital gain and not ordinary income if certain holding period and employment relationship requirements are met.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 02/07/84 | 49 FR 4504  |
| NPRM Comment<br>Period End | 04/09/84 | 49 FR 4504  |
| Hearing                    | 06/21/84 | 49 FR 17040 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-279-81.

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3288.

Treasury attorney: Susan Scherbel (202) 535-6965.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB36

### 2456. TAXABLE YEARS OF CERTAIN ENTITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 441 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to S corporations, personal service corporations and partnerships, that must conform their taxable years, in general, to the taxable year of their owners.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/23/87 | 52 | FR | 48546 |
| Final Action | 00/00/00 |    |    |       |

Small Entity: No

Additional Information: LR-45-87

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Richard Harvey (202) 566-6960.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK63

## 2457. ● ELECTION OF TAXABLE YEARS OTHER THAN REQUIRED TAXABLE YEAR

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 444 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This regulation provides guidance with respect to elections of taxable years other than required taxable years.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-6-88

Drafting attorney: Arthur Davis (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Richard Harvey (202) 566-2928.

**Income Taxes** 

Agency Contact: Arthur Davis, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W.

Washington, D.C. 20224, 202 566-3238

RIN: 1545-AL46

### 2458. LIMITATION OF THE USE OF THE CASH METHOD OF ACCOUNTING

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 448 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to certain C Corporations, partnerships with a corporate partner and tax shelters prohibited from using the cash method of accounting.

#### Timetable:

| Action                        | Date                    | FR | Cite  |
|-------------------------------|-------------------------|----|-------|
| NPRM<br>Interim Final<br>Rule | 06/16/87 52<br>06/30/88 | FR | 22796 |

Small Entity: Not Applicable

Additional Information: LR-122-86.

Drafting attorney: Ewan D. Purkiss (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Thomas Evans (202) 566-5453.

Agency Contact: Ewan D. Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3238

RIN: 1545-AJ52

# 2459. ● CLARIFICATION OF DETERMINATION OF BAD DEBT EXPERIENCE UNDER NONACCRUAL-EXPERIENCE ACCOUNTING METHOD

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 448 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: This temporary regulation provides a clarification of determining the bad debt experience under nonaccrual-experience accounting methods.

#### Timetable:

| Action    | - | Date     | FR Cite |
|-----------|---|----------|---------|
| Temporary |   | 00/00/00 | _       |

Regulation

Small Entity: Not Applicable

Additional Information: LR-133-87

Drafting attorney: Ewan Purkiss (202)

566-3238.

Reviewing attorney: Treasury attorney:

**Income Taxes** 

Agency Contact: Ewan Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AL39

# 2460. ACCOUNTING FOR LONG-TERM CONTRACTS; CORPORATIONS FILING CONSOLIDATED RETURNS WITH A CONTRACTOR

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation provides rules for the manufacturer of components and subassemblies reasonably expected to be incorporated in the subject matter of an extended period long-term contract in the case of members of a consolidated group.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/06/86 | 51 | FR | 3    |
| NPRM Comment               | 03/07/86 | 51 | FR | 3    |
| Period End<br>Final Action | 00/00/00 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-121-85.

Drafting attorney: Paulette C. Galanko

(202) 566-3288.

Reviewing attorney: John M. Fischer (202) 566-3394.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Evans (202) 566-4902.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-Al19

### 2461. INCOME TAX--GENERAL RULES RELATING TO INSTALLMENT SALES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Treasury decision will provide general rules and rules for reporting contingent installment obligations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 02/04/81 | 46 FR 10749 |
| NPRM Comment<br>Period End | 04/06/81 | 46 FR 10749 |
| Hearing                    | 10/01/81 | 46 FR 40774 |
| Final Action               | 00/00/00 |             |

Small Entity: Yes

Additional Information: LR-173-80.

Drafting attorney: Ewan Purkiss (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Ewan Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AB42

# 2462. INCOME TAX--INSTALLMENT OBLIGATIONS RECEIVED FROM A LIQUIDATING CORPORATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules for reporting gain in respect of installment obligations received as liquidating distributions from corporations under a plan of complete liquidation.

#### Timetable:

| Action                     | Date     |    | FR | Cite |   |
|----------------------------|----------|----|----|------|---|
| NPRM .                     | 01/13/84 | 49 | FR | 1742 |   |
| NPRM Comment<br>Period End | 03/16/84 | 49 | FR | 1742 | ٠ |
| Final Action               | 00/00/00 |    |    |      |   |

Small Entity: Not Applicable

Additional Information: LR-184-80.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB43

#### 2463. INCOME TAX--INSTALLMENT OBLIGATIONS RECEIVED IN TRANSACTIONS IN WHICH GAIN OR LOSS IS GENERALLY NOT RECOGNIZED

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules for reporting installment obligations that are received as boot in certain exchanges in which gain is not generally recognized.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/03/84 | 49 FR | 18866 |
| Final Action | 00/00/00 |       |       |

Small Entity: Not Applicable

Additional Information: LR-186-80.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB44

Final Rule Stage

#### 2464. INCOME TAX--INSTALLMENT METHOD REPORTING BY DEALERS IN PERSONAL PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** Proposal would provide rules for installment method reporting by dealers in personal property.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/28/86 | 51 | FR | 26909 |
| NPRM Comment<br>Period End | 09/29/86 |    |    |       |
| Final Action               | 04/01/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-146-81.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB47

#### 2465. INCOME TAX REGULATIONS--PART 1. INSTALLMENT SALE BY DEALERS IN PERSONAL PROPERTY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will provide rules relating to sales by dealers of personal property on the installment plan.

#### Timetable:

| illictable.                |          |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 07/28/86 |         |
| NPRM Comment<br>Period End | 09/26/86 | •       |
| Final Action               | 00/00/00 |         |

Small Entity: No

Additional Information: LR-141-83.

Drafting attorney: Paulette C. Galanko (202) 566-3288.

Office of Tax Legislative Counsel reviewing attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF71

# 2466. INCOME TAX-EXCLUSION FROM GROSS INCOME WITH RESPECT TO MAGAZINES, PAPERBACKS, AND RECORD RETURNS AFTER CLOSE OF TAXABLE YEAR

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 458 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulation will provide rules on the exclusion from gross income of income attributable to the sale of magazines, paperbacks, or records that are returned.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 08/31/84 | 49 FR 34520 |
| Final Action | 12/31/88 | •           |

Small Entity: Not Applicable

Additional Information: LR-195-78.

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB48

#### 2467. TEMPORARY INCOME TAX REGULATIONS--THE ECONOMIC PERFORMANCE REQUIREMENT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 461 (h) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance relating to when economic performance occurs with respect to a liability and how the recurring item exception applies.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-257-84.

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AH33

### 2468. INCOME TAX--LIMITATION ON DEDUCTIONS IN CASE OF FARMING SYNDICATES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 464 Internal Revenue Code of 1986; 26 USC 278(b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide that enterprises which qualify as farming syndicates must deduct expenses for feed, seed fertilizer, etcetera, only when used or consumed and to capitalize certain cost of poultry. Furthermore, farming syndicates are to capitalize certain expenses of groves, orchards and vineyards to the extent such expenses are incurred before the grove, orchard or vineyard becomes productive.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/15/83 | 48 | FR | 51936 |
| NPRM Comment<br>Period End | 01/16/84 | 48 | FR | 51936 |
| Hearing                    | 03/08/84 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-144-76.

Drafting attorney: Ewan D. Purkiss (202) 566-3238.

Reviewing attorney: Cynthia C. Clark (202) 566-3288.

Office of Tax Legislative Counsel . (Treasury) reviewing attorney: Thomas Evans (202) 566-8277.

Agency Contact: Ewan D. Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AB51

# 2469. INCOME TAX-DETERMINATION OF AMOUNTS AT RISK WITH RESPECT TO CERTAIN ACTIVITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 465 Internal Revenue Code of 1986; PL 94-455, Sec 204 Tax Reform Act of 1976

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to taxpayers for purposes of determining the amount the taxpayer is at risk in certain activities. This guidance is necessary because a taxpayer's deductions are limited to the amount the taxpayer is at risk in the activity. This at risk limit applies to most activities except the holding of real property and certain equipment leasing by closely-held corporations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/05/79 | 44 FR 32235 |
| NPRM Comment<br>Period End | 08/06/79 | 44 FR 32235 |
| Hearing                    | 09/27/79 | 44 FR 49701 |
| Final Action               | 12/00/88 |             |

Small Entity: Not Applicable

Additional Information: LR-168-76.

Drafting attorney: Michael J. Grace

(202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Treasury attorney: Lorry Spitzer (202) 535-6968.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AB52

### 2470. AGGREGATION OF CERTAIN ACTIVITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 465 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: This temporary regulation will provide rules for aggregating certain activities for purposes of applying the at-risk rules under section 465. In general, the at-risk rules limit the amount of loss deductible in a taxable year with respect to an activity to the amount the taxpayer is at risk in the activity.

#### Timetable:

| Action                  | Date     | , | FR C | ite |
|-------------------------|----------|---|------|-----|
| Temporary<br>Regulation | 04/01/88 |   |      |     |

Small Entity: Not Applicable

Additional Information: LR-155-85.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Treasury attorney: Robert Scarborough (202) 535-6969.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-Al41

#### 2471. TEMPORARY INCOME TAX REGULATIONS-DEFERRED PAYMENTS FOR USE OF PROPERTY OR SERVICES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 467 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1T Legal Deadline: None.

Abstract: The regulations will provide rules to the accrual of rents for the use of tangible property (and interest on rent that accrues but is not paid) under a section 467 rental agreement. A section 467 rental agreement will be defined. Certain tax avoidance transactions will be defined. Rules will be provided for the recapture of prior understated inclusions. Comparable rules for services will be provided.

#### Timetable:

| Date     | FR Cite |
|----------|---------|
| 06/30/88 | ,       |
|          |         |

Small Entity: Not Applicable

Additional Information: LR-292-84.

Drafting attorney: Sharon L. Hall (202) 566-3288.

Treasury attorney: Reed Shuldiner (202) 566-6963.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AG81

# 2472. INCOME TAX REGULATIONS --` SPECIAL RULES RELATING TO NUCLEAR DECOMMISSIONING COSTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 468A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the Federal income tax treatment of nuclear power plant decommissioning costs. The regulations will provide guidance with respect to the manner of making the election, the determination of the amount to be deducted, and the qualification requirements for the nuclear decommissioning fund.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/10/86 | 51 | FR | 25070 |
| NPRM Comment<br>Period End | 09/08/86 | 51 | FR | 25070 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-18-85.

Drafting attorney: Bill Blagg (202) 566-3238.

Treasury attorney: Kathleen Ferrell (202) 566-2928.

Agency Contact: William L. Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AI01

# 2473. INCOME TAX--THREE-YEAR AVERAGING FOR INCREASES IN INVENTORY VALUE WHEN ELECTING LIFO METHOD OF ACCOUNTING

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 472(d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide for three-year averaging for

Final Rule Stage

increases in inventory value when electing the LIFO method of accounting.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/10/83 | 48 FR 6134 |
| Final Action | 00/00/00 |            |

Small Entity: Not Applicable

Additional Information: LR-254-81.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Treasury attorney: J. Richard Harvey (202) 566-6960.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AB55

#### 2474. SIMPLIFIED DOLLAR-VALUE LIFO METHOD FOR CERTAIN SMALL BUSINESSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 0474 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidance to certain small businesses that are eligible to elect a simplified dollar-value LIFO method of inventory valuation. This method requires the use of published government indexes.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 04/30/88 |         |
| Regulation |          |         |

Small Entity: No

Additional Information: LR-30-87

Drafting attorney: Arthur E. Davis III(202) 566-3238.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Treasury accountant-advisor: J. Richard Harvey (202) 566-2926.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK65

# 2475. INCOME TAX-RULES CLARIFYING THE REGULATIONS WITH RESPECT TO THE COMPUTATION OF "GROSS INCOME" OF AN ELECTRIC COOPERATIVE

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 501(c)(12) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide that electric cooperatives would take into account costs of goods sold when determining income under the 85 percent member-income test.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/10/84 | 49 FR 1244 |
| NPRM Comment<br>Period End | 03/12/84 | 49 FR 1244 |
| Hearingheld<br>5/31/84     | 03/26/84 | 49 FR 1186 |
| Final Action               | 12/21/88 |            |

Small Entity: Not Applicable

Additional Information: EE-17-81.

Drafting attorney: William D. Gibbs (202) 566-3430.

Reviewing attorney: Richard J. Wickersham (202) 566-3250.

Agency Contact: William D. Gibbs, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AD99

## 2476. INCOME TAX--LIMITATION ON ADDITIONS TO BANK LOSS RESERVES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 585 Internal Revenue Code of 1986; PL 97-34, Sec 273

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: The regulations would impose a requirement of a minimum addition to bad debt reserves of mutual savings banks in order to conform the treatment of these institutions to financial institutions described in section 585.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/19/83 | 48 | FR | 56083 |
| NPRM Comment               | 02/17/84 | 48 | FR | 56083 |
| Period End<br>Final Action | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-152-79.

Drafting attorney: Susan E. Overlander (202) 566-3459.

Reviewing attorney: Gerald W. Rock (202) 566-6456.

Agency Contact: Susan E. Overlander, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AB66

#### 2477. INCOME TAX--SUPPLEMENTARY RULES ON LIMITATIONS ON PERCENTAGE DEPLETION FOR OIL & GAS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 613(a) Internal Revenue Code of 1986; 26 USC 703(a) Internal Revenue Code of 1986; 26 USC 705(a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would clarify the circumstances under which percentage depletion will be available in the case of oil and gas wells.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/13/77 | 42 FR | 24279 |
| Hearing      | 08/31/78 |       |       |
| Final Action | 04/01/88 |       |       |

Small Entity: Not Applicable

Additional Information: LR-105-75.

Drafting attorney: Walter H. Woo (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Walter H. Woo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB73

### 2478. INCOME TAX--TO CONFORM TO SEC 3 OF THE ACT OF 12/28/80

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 613A(c)(10) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

Legal Deadline: None.

Abstract: The regulation would provide guidance to taxpayers using the section 613A(c)(10) exception to the transfer rules under section 613A(c)(9). In general section 613A(c)(9) disallows percentage depletion to the transferee of proven oil or gas property. Section 613A(c)(10) relates to the transfer of qualified property by an individual to a qualified transferee corporation solely in exchange for stock.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM -                     | 10/03/84 | 49 FR 39076 |
| NPRM Comment<br>Period End | 12/03/84 | 49 FR 39076 |
| Hearing                    | 03/15/85 |             |
| Final Action               | 07/31/89 |             |

Small Entity: Not Applicable

Additional Information: LR-35-81.

Drafting attorney: David R. Haglund

(202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AB74

# 2479. INCOME TAX - APPLICATION OF EFFECTIVE DATE FOR NEW RULES REGARDING DEDUCTIONS FOR MEAL, TRAVEL, AND ENTERTAINMENT TO PARTNERSHIPS AND S CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 702 Internal Revenue Code of 1986; 26 USC 1366 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance to taxpayers relating to the effective date for new rules regarding deductions for meal, travel and entertainment to partnerships and S corporations.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 12/31/88 |         |
| Regulation |          |         |

Small Entity: Not Applicable

Additional Information: LR-28-87

Drafting Attorney: David R. Haglund (202) 566-3297.

Reviewing Attorney: Walter H. Woo (202) 566-3297.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AK85

### 2480. TAXABLE YEARS OF CERTAIN PARTNERSHIPS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 706 (b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations will provide rules for determining the appropriate taxable year for certain partnerships.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/29/87 | 52 | FR | 49030 |
| Final Action | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-101-86.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Treasury attorney: J. Richard Harvey (202) 566-4902.

Agency Contact: Beverly A.
Baughman, Attorney, Department of the
Treasury, Internal Revenue Service,

1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ47

#### 2481. MORTALITY AND MORBIDITY TABLES TO BE USED FOR INSURANCE PRODUCTS FOR WHICH THERE ARE NOT APPLICABLE COMMISSIONER'S TABLES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 807 (d) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project will provide rules relating to the mortality and morbidity

tables to be used in computing reserves for life insurance contracts for which there are no applicable Commissioner's standard tables.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/02/87 | 52 | FR | 0083 |
| NPRM Comment<br>Period End | 03/03/87 |    |    |      |
| Final Action               | 00/00/00 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-71-86.

Drafting attorney: Sharon Hall (202) 566-3288.

Treasury attorney: Don Rocap (202) 566-

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK04

#### 2482. INCOME TAX REGULATIONS-DIVERSIFICATION REQUIREMENTS FOR VARIABLE ANNUITY, ENDOWMENT, AND LIFE INSURANCE CONTRACTS

**Legal Authority:** 26 USC 7805 Internat Revenue Code of 1986; 26 USC 817 Internat Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide diversification requirements for variable annuity, endowment, and life insurance contracts. The testing of diversification for various periods and applicable effective dates.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/15/86 | 51 | FR | 32664 |
| NPRM Comment<br>Period End | 11/14/86 | 51 | FR | 32664 |
| Hearing                    | 07/01/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-295-84.

Drafting attorney: Ewan D. Purkiss (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Donald Rocap (202) 566-8278.

Agency Contact: Ewan D. Purkiss,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AG79

#### 2483. TEMPORARY INCOME TAX REGULATIONS--DISCOUNTING OF UNPAID LOSSES OF PROPERTY AND CASUALTY INSURANCE COMPANIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 846 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the discounting of unpaid losses by property and casualty insurance companies. It is anticipated that the regulations will provide guidance with respect to the treatment of salvage and subrogation and the use of company's loss payment pattern.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 | ,-      |

Small Entity: Not Applicable

Additional Information: LR-138-86.

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3238

RIN: 1545-AI96

# 2484. • ALLOCATION OF GROSS INCOME ATTRIBUTABLE TO INTEREST RATE SWAPS UNDER SECTION 863 (A)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 863 (a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project provides source rules for income and expenses attributable to interest rate swap agreements. Interest rate swap agreements are basically agreements used to hedge against interest rate fluctuation.

#### Timetable:

| Action    | Date     | FR Cite |
|-----------|----------|---------|
| Temporary | 00/00/00 |         |

Temporary Regulation

Small Entity: Not Applicable

Additional Information: INTL-987-86

Drafting attorney: Scott Farmer (202) 634-5406.

Reviewing attorney: Bob Katcher (20) 634-5406.

Treasury attorney: Peter Daub (202) 566-5991.

**Income Taxes** 

Agency Contact: Scott Farmer,
Attorney-Advisor, Department of the
Treasury, Internal Revenue Service,

1111 Constitution Avenue, N.W., Washington, D.C. 20224, **202 634-5406** 

RIN: 1545-AL26

### 2485. ● ALLOCATION AND APPORTIONMENT OF EXPENSES

Significance: Regulatory Program

Legal Authority: 26 USC 861 (b) Internal Revenue Code of 1986; 26 USC 863 (b) Internal Revenue Code of 1986; 26 USC 864 (e) Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations provide rules relating to the allocation and apportionment of expenses, including interest expense for purposes of the foreign tax credit rules and other international tax provisions.

#### Timetable:

| Date     | FR Cite                          |
|----------|----------------------------------|
| 09/11/87 | 52 FR 4580                       |
| 10/26/87 |                                  |
| 11/13/87 | ,                                |
| 04/30/88 |                                  |
|          | 09/11/87<br>10/26/87<br>11/13/87 |

Small Entity: Not Applicable

Additional Information: INTL-935-86
Drafting attorney: David Merrick (202)

566-6275.

Reviewing attorney: Charles Saverude

(202) 377-9060.

Treasury attorney: Mark Beams (202)

566-8275. Income Tax

Agency Contact: David Merrick, Attorney-Advisor, Department of the Treasury, Internal Revenue Service,

1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-6276

RIN: 1545-AL21

### 2486. INCOME TAX--ORIGINAL ISSUE DISCOUNT

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 871 Internal Revenue Code of 1986; 26 USC 881 Internal Revenue Code of 1986; 26 USC 1441 Internal Revenue Code of 1986; 26 USC 1442 Internal Revenue Code of 1986; 26 USC 3401 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 31

Legal Deadline: None.

Abstract: The regulations would provide rules with respect to the taxation of original issue discount on bonds and obligations held by nonresident alien individuals and foreign corporations. The regulations would also provide guidance to withholding agents for withholding tax on original issue discount on such bonds and obligations.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/12/76 | 41 FR 28517 |
| NPRM Comment<br>Period End | 09/09/76 | 41 FR 28517 |
| Hearing                    | 11/18/76 |             |
| Final Action               | 00/00/00 |             |

Additional Information: INTL-237-86

Small Entity: Not Applicable

Drafting attorney: Theresa E. Bearman (202) 566-3407.

Reviewing attorney: Robert A. Katcher [202] 566-3407.

Agency Contact: Theresa E. Bearman, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3407

RIN: 1545-AB93

#### 2487. EMPLOYMENT TAXES: **APPLICATION OF THE REPEAL OF** 30% WITHHOLDING BY THE TAX **REFORM ACT OF 1984 AND OF** INFORMATION REPORTING AND **BACKUP WITHHOLDING IN LIGHT OF** SUCH REPEAL

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 871 Internal Revenue Code of 1986; 26 USC 881 Internal Revenue Code of 1986; 26 USC 1441 Internal Revenue Code of 1986; 26 USC 1442 Internal Revenue Code of 1986; 26 USC 3406 Internal Revenue Code of 1986; 26 USC 6041 Internal Revenue Code of 1986; 26 USC 6045 Internal Revenue Code of 1986; 26 USC 6049 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations provide rules relating to the repeal of 30 percent withholding by the Tax Reform Act of 1984 and to the application of information reporting and backup withholding in light of such repeal.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Hearing held               | 01/28/85 | 49 FR 47870 |
| NPRM                       | 08/20/85 | 50 FR 33552 |
| NPRM Comment<br>Period End | 10/22/85 | 50 FR 33552 |
| NPRM                       | 12/31/87 |             |
| Final Action               | 00/00/00 |             |

Small Entity: No

Additional Information: INTL-53-86. Drafting attorney: Carl Cooper (202)

576-3388.

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Treasury attorney: Peter Daub (202) 566-

5791.

Agency Contact: Carl Cooper, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Room 4109, Washington, D.C. 20224, 202 566-3388

RIN: 1545-AH15

#### 2488. BRANCH PROFITS TAX (GENERAL RULE AND DEFINITIONS) AND SECOND LEVEL WITHHOLDING TAXES (TEMPORARY REGULATIONS)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 884 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance on the calculation of the branch profits tax. The regulations will provide rules for the treatment of interest allocable to effectively connected income.

#### Timetable:

| Action                | - Date   | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 00/00/00 |         |

Small Entity: Undetermined

Additional Information: INTL-979-86 Drafting Attorney: Richard M. Elliott (202) 566-6457

Reviewing Attorney: Benedetta A. Kissel (202) 566-3179

Treasury Attorney: Peter Daub (202) 566-5791

Agency Contact: Richard M. Elliott, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6457

RIN: 1545-AJ77

#### 2489. INCOME TAX--RECAPTURE OF **OVERALL FOREIGN LOSSES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 904(f) Internal Revenue Code of 1986; PL 97-248, Sec

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide rules for determining the amount of and recapturing overall foreign losses. An overall foreign loss under any one of the separate limitations on the foreign tax credit may offset the taxpayer's United States tax on United States source income in the year of the loss. The recapture rules. provide that a portion of the taxpayer's foreign taxable income under the same limitation in subsequent years is to be recharacterized as United States source income, thereby reducing the taxpayer's foreign tax credit and preventing a double tax benefit from the loss.

#### Timetable:

| Action       | Date       | FR   | Cite  |
|--------------|------------|------|-------|
| NPRM         | 01/24/86 5 | 1 FR | 3193  |
| Hearing      | 06/05/86 5 | 1 FR | 11323 |
| Final Action | 04/01/88   |      |       |

Small Entity: Not Applicable

Additional Information: INTL-47-86

Drafting attorney: Carolyn M. DuPuy (202) 566-3289.

Reviewing attorney: Jacob Feldman (202) 566-3289.

Treasury attorney: Peter Barnes (202) 566-5815.

Agency Contact: Carolyn M. DuPuy, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3289

RIN: 1545-AC05

#### 2490. INCOME TAX REGULATIONS **UNDER SECTION 121 OF THE TAX REFORM ACT OF 1984 RELATING TO RESOURCING CERTAIN AMOUNTS RECEIVED FROM A U.S. OWNED** FOREIGN CORPORATION

Legal Authority: 26 USC 7805 Internal Revenue Code of 1954; 26 USC 904(g) Internal Revenue Code of 1954

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations will provide guidance on the resourcing of section 951 and 551 inclusions, and interest and dividends from certain U.S. owned foreign corporations. The regulations will provide rules for determining what interest amounts will be subject to resourcing.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM .                     | 08/26/87 | 52 | FR | 32242 |
| NPRM Comment<br>Period End | 10/26/87 |    |    |       |
| Hearing                    | 11/12/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |
|                            | •        |    |    |       |

Small Entity: Not Applicable Additional Information: INTL-931-86

Drafting attorney: Carolyn Dupuy (202) 566-3494...

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Treasury attorney: Peter Daub (202) 566-5791.

Agency Contact: Carolyn M. Dupuy, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3499

RIN: 1545-AI33

400

#### 2491. SEPARATE APPLICATION OF SECTION 904 WITH RESPECT TO CERTAIN CATEGORIES OF INCOME

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 904 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide rules for determining the separate application of the foreign tax credit limitation with respect to certain categories of income. The regulation will define the separate limitations, provide operational rules for determining the separate limitations (including look-through rules) and provide certain transition rules.

#### Timetable:

566-3499.

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 08/26/87 |         |
| Hearing      | 11/12/87 |         |
| Final Action | 04/30/88 | ,       |
|              |          |         |

Small Entity: Not Applicable

Additional Information: INTL-931-86

Drafting Attorneys: Carolyn Dupuy (202) 566-3289 and Marnie Carro (202)

Reviewing Attorney: Carol Doran Klein (202) 566-6419

Treasury Attorney: Peter Daub (202) 566-2964

Agency Contact: Carolyn M. Dupuy & Marnie J. Carro, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3289

RIN: 1545-AJ69

# 2492. SEPARATE APPLICATION OF SECTION 904 WITH RESPECT TO CERTAIN CATEGORIES OF INCOME

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 904 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide guidance to taxpayers in computing the foreign tax credit limitations with respect to certain categories of income.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/26/87 | 52 FR 32242 |
| NPRM Comment<br>Period End | 10/26/87 |             |
| Hearing                    | 11/12/87 | 52 FR 32242 |
| Final Action               | 12/31/88 | •           |

Small Entity: No

Additional Information: INTL-931-86

Drafting Attorney: Carolyn DuPuy (202) 566-3494

Reviewing Attorney: Carol Doran-Klein (202) 566-6419

Treasury Attorney: Unassigned

Agency Contact: Carolyn M. DuPuy, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3494

RIN: 1545-AJ72

2493. INCOME TAX--TEMPORARY REGULATIONS--TAXPAYER'S OBLIGATION TO FILE A NOTICE OF REDETERMINATION OF FOREIGN TAX AND CIVIL PENALTIES FOR FAILURE TO FILE

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 905(c) Internal Revenue Code of 1986; 26 USC 6689 Internal Revenue Code of 1986

CFR Citation: 26 CFR 4 Legal Deadline: None.

Abstract: The regulations will establish procedures for taxpayers by which they must notify the Service of a change in foreign tax liability for a taxable year for which they claimed the foreign tax credit. The regulations provide special rules for redetermining the taxpaver's United States tax liability when the dollar value of the foreign currency fluctuates between the time for which the foreign tax credit is originally claimed and the time for which the foreign tax credit is redetermined. In addition, the regulations set forth deadlines for compliance with the notification requirements.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL - 61-86

Drafting attorney: Gerard Traficanti (202) 566-6384.

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Draft of the Treasury decision to International Tax Counsel, on October 19, 1982.

Agency Contact: Gerard Traficanti, Tax Law Specialist, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Room 5531, Washington, D.C. 20224, 202 566-6384

RIN: 1545-AC09

#### 2494. FSC TRANSFER PRICING RULES, DISTRIBUTIONS, DIVIDENDS RECEIVED, DEDUCTION AND OTHER SPECIAL RULES FOR FSC

Significance: Regulatory Program

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 925(b)(1) Internal Revenue Code of 1986; 26 USC 925(b)(2) Internal Revenue Code of 1986; 26 USC 927(d)(2)(B) Internal Revenue Code of 1986; 26 USC 927(e)(1) to 927(e)(2) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would provide rules for Application of the FSC Transfer Pricing Rules, Distributions, Dividends Received Deductions and Other Special FSC provisions.

#### Timetable:

| Action -                   | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/03/87 | 52 | FR | 6467 |
| NPRM Comment<br>Period End | 05/02/87 | 52 | FR | 6467 |
| Hearing                    | 01/19/88 |    |    |      |
| Final Action               | 12/01/88 |    |    |      |

Small Entity: Not Applicable

Additional Information: INTL - 153-86.

Drafting attorney: Richard Chewning (202) 566-3490.

Reviewing attorney: Carol Doran Klein (202) 566-3289.

Treasury attorney: D. Crowe (202) 566-8275.

Agency Contact: Richard Chewning, Attorney - Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AI16

Final Rule Stage

#### 2495. INCOME TAX--DEFINITION OF QUALIFIED POSSESSION SOURCE INVESTMENT INCOME FOR PURPOSES OF PUERTO RICO & POSSESSION TAX CREDIT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 936(d)(2) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide rules with respect to what constitutes qualified possession source investment income for purposes of the Puerto Rico and possession tax credit.

#### Timetable:

| Action       | Date     |    | FR Cite  |
|--------------|----------|----|----------|
| NPRM         | 01/21/86 | 51 | FR .2726 |
| Final Action | 00/00/00 |    |          |

Additional Information: INTL -44-86

Small Entity: Not Applicable

Drafting attorney: Philip L. Garlett (202) 566-6645.

Reviewing attorney: Jacob Feldman (202) 566-6645.

Treasury attorney: Mary Bennett (202) 566-5815.

Agency Contact: Philip L. Garlett, Attorney, Department of the Treasury, Internal Revenue Service; 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6645

RIN: 1545-AC10

#### 2496. CURRENT TAXATION OF FOREIGN OIL RELATED INCOME OF CONTROLLED FOREIGN CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 954 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would define and interpret when foreign oil related income will be subject to current taxation under section 954 of the Internal Revenue Code of 1954. Changes to the applicable law were made by section 212 of the Tax Equity and Fiscal Responsibility Act of 1982.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/27/87 | 52 FR 32308 |
| NPRM Comment<br>Period End | 10/26/87 |             |
| Final Action               | 12/01/88 |             |

Small Entity: Not Applicable

Additional Information: INTL-57-86.

Drafting attorney: Richard Chewning (202) 566-3490.

Reviewing attorney: Charles C. Saverude (202) 566-6645.

Treasury attorney: Peter Barnes (202)

Agency Contact: Richard Chewning, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AE38

#### 2497. • FUNCTIONAL CURRENCY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 985 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project provides rules for determining the currency an entity is a foreign entity it may be allowed to compute its gain or loss in foreign currency and translate the net amount of such gain or loss into U.S. dollars.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-982-86

Drafting attorney: Scott Farmer (202) 634-5406.

Reviewing attorney: Bob Katcher (202) 634-5406.

Treasury attorney: David Crowe (202) 566-5791.

**Income Taxes** 

Agency Contact: Scott Farmer, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL27

2498. ● TRANSITION RULES FOR QUALIFIED BUSINESS UNITS USING A NET WORTH METHOD OF ACCOUNTING FOR TAXABLE YEARS BEGINNING BEFORE JANUARY 1, 1987

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 989 (c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This project provides transition rules for those foreign branches of United States entities who used a net worth method of accounting prior to the enactment of the Tax Reform Act of 1986. Under the Act foreign branches must now account for their operations under the profit and loss method as set forth in section 987 of the Code.

#### Timetable:

| Action                  | Date     | FR | Cite |
|-------------------------|----------|----|------|
| Temporary<br>Regulation | 00/00/00 |    |      |

Small Entity: Not Applicable

Additional Information: INTL-984-86

Drafting attorney: David Rosenberg (202) 634-5406.

Reviewing attorney: Ann Fisher (202) 634-5406.

Treasury attorney: David Crowe (202) 566-5791.

**Income Taxes** 

Agency Contact: David Rosenberg, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 634-5406

RIN: 1545-AL28

#### 2499. PROPOSED INCOME TAX REGULATIONS UNDER THE TAX REFORM ACT OF 1984 RELATING TO INTEREST CHARGE DISCS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 995 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The Regulations will provide guidance relating to the Interest Charge imposed on DISC shareholders for taxable years ending after 1984. The regulations will explain how the

Final Rule Stage

Deemed Distribution is computed and how the Interest Charge is computed.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/02/87 | 52 FR 3256 |
| Final Action | 07/31/88 |            |

Small Entity: Not Applicable

#### Additional Information: LR-172-84.

Drafting attorney: Joseph M. Rosenthal (202) 566-3872.

Reviewing attorney: Jacob Feldman (202) 566-3289.

Treasury attorney: Jane Sarosdy (202) 566-8275.

Agency Contact: Joseph M. Rosenthal, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3872

RIN: 1545-AG71

#### 2500. INCOME TAX--TRANSFERS OF SECURITIES UNDER CERTAIN AGREEMENTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1058 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide that so long as the provisions of section 1058 and these regulations are met, the lender will neither recognize gain or loss on the transfer of securities nor upon the return of identical securities.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/26/83 | 48 | FR | 33912 |
| NPRM Comment<br>Period End | 09/26/83 | 48 | FR | 33912 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-182-78.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AC20

## 2501. CUSTOMS LIMITATION ON TAXPAYER'S BASIS IN PROPERTY IMPORTED FROM RELATED PERSONS

Legal Authority: PL 99-514, Sec 1248

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Prior to the Tax Reform Act of 1986 importers could claim a transfer price for customs purposes that was too low to be consistent with the price they claim for income tax purposes. Section 1248 of the Tax Reform Act of 1986 addressed this problem by enacting Section 1059A of the Internal Revenue Code, under which importers cannot claim a transfer price for income tax purposes that is higher than would be consistent with the value they claim for customs purposes. Regulations will be needed to provide rules for coordinating customs and tax valuation principles. It is anticipated that as a result of Section 1059A of the Internal Revenue Code, some taxpayers will claim higher transfer prices for customs purposes. No estimate has been made of the revenue.

#### Timetable:

| Action                     | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 09/03/87 | 52 FR 171 |
| NPRM Comment<br>Period End | 11/02/87 |           |
| Final Action               | 04/01/88 |           |

Small Entity: Not Applicable

Additional Information: INTL-960-86

Drafting Attorney: W. Edward Williams (202) 287-4851

Reviewing Attorney: George Sellinger (202) 287-4851

Treasury Attorney: Stephen Shay (202)

Agency Contact: W. Edward Williams, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Room 3319, Washington, D.C. 20024, 202 287-4851

**RIN:** 1545-AJ92

## 2502. INCOME TAX--SPECIAL ALLOCATION RULES FOR CERTAIN ASSET ACQUISITIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1060 Internal Revenue Code of 1986; 26 USC 755 Internal Revenue Code of 1986; 26 USC 338 Internal Revenue Code of 1986; 26 USC 167 Internal Revenue Code of 1986; 26 USC 1031 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation will explain and illustrate the application of the residual method of allocation to the purchase price in certain asset acquisitions. It will also provide certain information reporting requirements.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/15/88 |         |

#### Small Entity: No

#### Additional Information: LR-118-86.

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ03

# 2503. INCOME TAX REGULATIONS UNDER THE TAX REFORM ACT OF 1984 RELATING TO MIXED STRADDLES

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1092(b)(1) Internal Revenue Code of 1986; 26 USC 1092(b)(2) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to mixed straddles. The regulations will explain the application of the straddle-by-straddle identification rules of mixed straddles and the establishment of mixed straddle accounts.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/24/85 | 50 | FR | 3351 |
| NPRM Comment<br>Period End | 03/25/85 | 50 | FR | 3351 |
| Hearing                    | 05/02/85 |    |    |      |
| Final Action               | 07/00/88 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-299-84.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: John M. Fischer (202) 566-3394.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AH59

# 2504. INCOME TAX REGULATIONS UNDER THE ECONOMIC RECOVERY TAX ACT OF 1981 AND THE TAX REFORM ACT OF 1984, RELATING TO STRADDLES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1092 (b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to tax straddles. The regulations will explain the general loss deferral rule under section 1092, and the application of rules similar to section 1091 and 1233 to straddles.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/24/85 | 50 | FR | 3352 |
| NPRM Comment<br>Period End | 03/25/85 | 50 | FR | 3352 |
| Hearing                    | 05/02/85 |    |    |      |
| Final Action               | 07/00/88 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-297-84.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: John M. Fischer (202) 566-3294.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AH60

## 2505. INCOME TAX--GAIN FROM DISPOSITION OF INTEREST IN OIL OR GAS PROPERTY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7254 Internal Revenue Code of 1986; 26 USC 751 Internal Revenue Code of 1986; PL 94-455, Sec 205 Tax Reform Act of 1976; PL 94-455, Sec 1901 Tax Reform Act of 1976; PL 95-618, Sec 402 Energy Tax Act of 1978

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will determine the tax treatment of gain from the disposition of certain oil, gas, or geothermal property to determine how much of the gain from the disposition is subject to recapture under section 1254 and accorded ordinary income treatment. The regulations also will define intangible drilling and development costs, disposition, and oil, gas and geothermal property for purposes of section 1254.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/11/80 | 45 FR 39512 |
| NPRM Comment<br>Period End | 08/11/80 | 45 FR 39512 |
| Hearing                    | 09/09/80 |             |
| Final Action               | 12/00/88 |             |

Small Entity: Not Applicable

Additional Information: LR-276-76.

Drafting attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-4473.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AC35

2506. HEDGING EXCEPTION TO MARK-TO-MARKET RULES FOR SECTION 1256 CONTRACTS, DEFERRAL OF CERTAIN STRADDLE LOSSES, AND WASH-SALE AND SHORT-SALE PRINCIPLES APPLICABLE TO CERTAIN STRADDLE TRANSACTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1256 (e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None. Abstract: These regulations will provide rules relating to the hedging transaction exception for section 1256 contracts and straddles.

#### Timetable:

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| Temporary - | 07/00/88 |         |
| Regulation  | -        |         |

Small Entity: Not Applicable

Additional Information: LR-10-86.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

Reviewing attorney: John M. Fischer (202) 566-3394.

Treasury attorney: Kathleen Ferrell (202) 566-2175.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, DC 20224, 202 566-3287

RIN: 1545-A172

#### 2507. REGULATIONS UNDER SECTION 1271 THROUGH 1275 RELATING TO TAX TREATMENT OF DEBT INSTRUMENTS HAVING ORIGINAL ISSUE DISCOUNT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1275 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations would provide guidance as to computation of amount to be included in income by holders and amount to be deducted by issuers of certain bonds issued after July 1, 1982. With respect to these bonds, original issue discount is computer based on constant interest accrual. Guidance is also provided as to the computation of original issue discount in special circumstances where the bond contains a variable interest rate, where put and call options are present, and in other circumstances.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 05/08/86 | 51 | FR | 12022 |
| Hearing      | 11/17/86 | 51 | FR | 24162 |
| Final Action | 12/31/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-189-84.

Drafting attorney: Laura Ann M. Lauritzen (202) 566-3459.

Final Rule Stage

Reviewing attorney: Susan T. Baker (202), 566-3294.

Agency Contact: Laura Ann M. Lauritzen, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AH46

### 2508. INCOME TAX--DEFINITION OF S CORPORATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1361 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would address the following matters: {1} the number of permitted shareholders of a small business corporation, (2) the types of trusts that are permitted to be shareholders of a small business corporation, (3) whether shares are permitted to be owned as a split interest and (4) the rules relating to corporations that are ineligible to be an S corporation.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/07/87 | 51 FR 35659 |
| NPRM Comment<br>Period End | 12/08/87 |             |
| Final Action               | 07/31/88 |             |

Small Entity: Not Applicable

Additional Information: LR-262-82.

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE86

#### 2509. TEMPORARY REGULATION--APPLICATION OF SECTION 1374 BUILT-IN GAIN TAX TO C CORPORATION'S ELECTING S CORPORATION STATUS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1374 Internal Revenue Code of 1986; 26 USC 337 (d) Internal Revenue Code of 1986

CFR Citation: 26 CFR t Legal Deadline: None.

Abstract: Regulations will provide ruling relating to the section 1374 builtin gains tax to C corporations electing S corporation status

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 04/15/88 |         |
| Regulation |          |         |

Small Entity: Not Applicable Additional Information:

LR-6-87.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

**RIN:** 1545-AK91

#### 2510. INCOME TAX-CERTAIN ELECTIONS UNDER THE SUBCHAPTER S REVISION ACT OF 1982

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1361 Internal Revenue Code of 1986; 26 USC 1362 Internal Revenue Code of 1986; 26 USC 1377 Internal Revenue Code of 1986; 26 USC 1378 Internal Revenue Code of 1986; 26 USC 1379 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations relate to the time and manner of making certain elections, consents, and refusals under the Subchapter S Revision Act of 1982 and to the taxable year which a corporation may select in order to make the election to be an S corporation.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/26/83 | 48 FR 03637 |
| NPRM Comment<br>Period End | 03/28/83 | 48 FR 03637 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-1-83.

Drafting attorney: Walter H. Woo (202)

566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: Walter H. Woo, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AF30

# 2511. APPLICATIONS FOR EXEMPTION FROM SELF-EMPLOYMENT TAXES FOR MINISTERS, ETC

**Legal Authority:** 26 USC 1402 (e) Internal Revenue Code of 1986; 26 USC-7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR: † Legal Deadline: None.

Abstract: This regulation will provide guidance with respect to applications for exemption from self-employment taxes under section 1402 (e) for ministers, members of a religious order and Christian Science practitioners.

#### Timetable:

| Action                     | Date:    | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/15/87 | 52 FR 12194 |
| NPRM Comment<br>Period End | 06/15/87 | 52 FR 12194 |
| Final Action               | 04/01/88 | •           |

Small Entity: Not Applicable

Additional Information: LR-154-86

Drafting attorney: Robert E. Shaw (202): 566-3297.

Reviewing attorney: John Bromell (202) 566-3297.

Treasury attorney: Susan Scherbel (202) 566-4902.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111

Final Rule Stage

Constitution Ave., N.W., Washington, DC 20224, 202 566-3297

RIN: 1545-AJ94

## 2512. WITHHOLDING ON ITEMS OF INCOME COVERED BY AN INCOME TAX CONVENTION

**Legal Authority:** PL 97-248, Sec 342; 26 USC 7805 Internal Revenue Code of 1986

**CFR Citation: 26 CFR 1; 26 CFR 301** 

Legal Deadline: None.

Abstract: These regulations relate to the withholding on certain items of income subject to a reduced rate of, or exemption from, U.S. tax under an income tax convention to which the United States is a party. These regulations would amend the existing regulations to provide a certification requirement for obtaining reduced rates of, or exemption from, U.S. withholding tax on payments of fixed or determinable annual or periodical income and certain other income.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/10/84 | 49 FR 35511 |
| NPRM Comment<br>Period End | 11/09/84 | 49 FR 35511 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: INTL-41-86

Drafting attorney: Lilo A. Hester (202) 566-5862.

Reviewing attorney: Michael F. Patton (202) 566-5862.

Treasury attorney: Peter Daub (202) 566-5815.

Agency Contact: Lilo Alfreida Hester, Attorney, Department of the Treasury, Internal Revenue Service, 950 L'Enfant Plaza South, S.W., Suite 3319, Washington, DC 20024, 202 287-4851

**FIN:** 1545-AH86

# 2513. ● TEMPORARY REGULATION ON WITHHOLDING TAX ON PAYMENTS FROM PARTNERSHIPS TO FOREIGN PARTNERS

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1446 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1

**Legal Deadline:** Statutory, December 31, 1987. Withholding must begin no later than January 1, 1988.

Abstract: The regulation explains when withholding is required under section 1446, how and when the amounts withheld are to be reported and paid over to the Internal Revenue Service, and when the taxpayer is to credit the tax withheld against its U.S. income tax liability or apply for a refund significant policy issues tax involved.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: INTL-938-86

Drafting attorney: David F.Chan (202) 634-5404.

Reviewing attorney: Robert E. Culbertson, Jr. (202) 634-5404.

Treasury attorney: David Crowe (202) 566-5791.

**Income Taxes** 

Agency Contact: David F. Chan, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, Attn: CC:INTL, Room 3042, 202 634-5404

RIN: 1545-AL32

#### 2514. INCOME TAX-CREDIT & DEDUCTIONS ETC., FOR CONSOLIDATED RETURNS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Provision would amend the consolidated returns regulations to clarify, among other things, the rules relating to net operating loss carrybacks of a member of an affiliated group filing consolidated returns to a year in which the member was not in existence, thereby giving the public needed guidance on what the rule is in that situation.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/31/84 | 49 | FR | 30528 |
| NPRM Comment<br>Period End | 10/01/84 |    |    |       |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Hearing      | 12/10/84 |         |
| Final Action | 12/31/88 |         |

Small Entity: No

Additional Information: LR-97-79.

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Patricia McClanahan (202) 566-4902.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AC48

# 2515. INVESTMENT ADJUSTMENTS UNDER THE CONSOLIDATED RETURN REGULATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Provision would amend the consolidated return investment adjustment rules by changing the computation of earnings and profits where section 312 (k), (l), (m), or (n) applies.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: LR-15-86.

Drafting attorney: Judith C. Winkler (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Judith C. Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3458

RIN: 1545-A158

Final Rule Stage

#### 2516. TEMPORARY REGULATIONS-CONSOLIDATED RETURN INVESTMENT ADJUSTMENTS WITH RESPECT TO AN ACQUIRED SUBSIDIARY'S BUILT-IN GAINS OR LOSSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986; 26 USC 337 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Regulations will prevent the consolidated return investment adjustments from reflecting the recognized built-in gains or losses of assets acquired in certain corporate acquisitions.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/01/88 | -       |

Small Entity: Not Applicable Additional Information:

LR-4-87.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: John Broadbent (202) 566-3458.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK95

#### 2517. ● CONSOLIDATE GROUPS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation provides revisions of section1.1502-32 to alleviate the problems that occur when a subsidiary is deconsolidated and the consent dividend election is not available to the consolidated group.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable
Additional Information: LR-5-88

Drafting attorney: Judith Winkler (202) 566-3458.

Reviewing attorney: John Broadbent (202) 566-3458.

Income Taxes

Agency Contact: Judith Winkler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N:W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AL45

#### 2518. CROSS-REFERENCE--ALASKA NATIVE CORPORATIONS; REQUIREMENTS FOR AFFILIATION IN ORDER TO FILE A CONSOLIDATED RETURN

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1504 Internal Revenue Code of 1986; 26 USC 1502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal will provide rules relating to the affiliated requirements of Alaska Native Corporations with certain other corporations in order to file a consolidated return.

#### Timetable:

| Action | Date     | FR Cite    |
|--------|----------|------------|
| NPRM   | 03/18/87 | 52 FR 8471 |

Next Action Undetermined Small Entity: Not Applicable

#### Additional Information:

LR-23-87.

Drafting attorney: Mark S. Jennings (202) 566-3458.

Reviewing attorney: John Broadbent (202) 566-3458.

Agency Contact: Mark S. Jennings, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AK88

#### 2519. ESTATE & GIFT TAXES--INCLUSION OF STOCK IN ESTATE WHERE DECEDENT RETAINED VOTING RIGHTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 2036(a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 20 Legal Deadline: None.

Abstract: These regulations will provide the extent to which the retention of voting rights by a transferor of stock will require that the value of that stock be included in the transferor's gross estate.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/03/83 | 48 | FR | 35143 |
| NPRM Comment<br>Period End | 11/03/83 | 48 | FR | 35143 |
| Final Action               | 12/00/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-181-76.

Drafting attorney: Fred E. Grundeman (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Susan Himes (202) 566-8527.

Agency Contact: Fred E. Grundeman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AC63

#### 2520. ESTATE AND GIFT TAXES--INCREASE IN LIMITATIONS ON MARITAL DEDUCTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 2012 Internal Revenue Code of 1986; 26 USC 2014 Internal Revenue Code of 1986; 26 USC 2055 Internal Revenue Code of 1986; 26 USC 2056 Internal Revenue Code of 1986; 26 USC 2207A Internal Revenue Code of 1986; 26 USC 2519 Internal Revenue Code of 1986; 26 USC 2523 Internal Revenue Code of 1986; 26 USC 6019 Internal Revenue Code of 1986

CFR Citation: 26 CFR 20; 26 CFR 25

Legal Deadline: None.

Abstract: These regulations will clarify the estate and gift tax treatment of transfers of property between spouses. They will provide how an executor may elect to treat certain property as qualified terminable interest property, in which case the imposition of transfer taxes will be delayed until the latter of (1) the surviving spouse's disposition of an interest in the property or (2) the surviving spouse's death.

Final Rule Stage

| Timetal | ole: |
|---------|------|
|---------|------|

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/21/84 | 49 FR 21350 |
| NPRM Comment<br>Period End | 07/20/84 | 49 FR 21350 |
| Final Action /             | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-211-76.

Drafting attorney: Christopher J. Wilson (202) 566-4336.

Reviewing attorney: Fredric E. Grundeman (202) 566-3287.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Susan Himes (202) 566-8527.

Agency Contact: Christopher J. Wilson, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AC67

### 2521. ESTATE TAX-GENERATION SKIPPING TRANSFER TAX

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 2653 (b) Internal Revenue Code of 1986; 26 USC 2662 Internal Revenue Code of 1986; 26 USC 2663 Internal Revenue Code of 1986

CFR Citation: 26 CFR 26; 26 CFR 26a

Legal Deadline: None.

Abstract: The regulations will provide rules relating to the effective date provisions, return requirements, definitions, and certain special rules for the tax on generation-skipping transfers.

#### Timetable:

| Action.                 | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/01/88 |         |

Small Entity: Not Applicable Additional Information:

LR-127-86.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Fred E. Grundeman (202) 566-3287.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AJ12

### 2522. ● LEASED PROPERTY UNDER SECTION 280F

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 280F Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This regulation provides inclusion amounts for listed property leased after December 31, 1986.

#### Timetable:

|          |         | _ |
|----------|---------|---|
| Date     | FR Cite |   |
| 00/00/00 |         |   |
|          |         |   |

Small Entity: Not Applicable

Additional Information: LR-1-88

Drafting attorney: Joel Rutstein (202) 566-3297.

Reviewing attorney: Sharon Galm (202) 566-3930.

Treasury attorney: John Parcell (202) 535-6965.

Income Taxes

Agency Contact: Joel Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AL42

#### 2523. EMPLOYMENT TAX-TO REQUIRE WITHHOLDING OF SOCIAL SECURITY AND RAILROAD RETIREMENT TAX FROM CERTAIN PAYMENTS OF SICK PAY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3121 Internal Revenue Code of 1986; 26 USC 3231 Internal Revenue Code of 1986; PL 97-123, Sec 3

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: The regulations will provide guidance to third parties paying sick pay which is subject to social security or railroad retirement tax, employees receiving the sick pay, and employers of the employees.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| Final Action<br>Effective  | 01/01/82 |    |    |       |
| NPRM                       | 07/06/82 | 47 | FR | 29266 |
| NPRM Comment<br>Period End | 09/06/82 |    |    |       |
| Final Action               | 06/30/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-23-82.

Drafting Attorney: Renay France (202) 566-3459.

Reviewing Attorney: John M. Coulter, Jr. (202) 566-3331.

Treasury Attorney: Paul Strella (202) 535-6965.

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AC77

#### 2524. ● BACKUP WITHHOLDING

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3406 Internal Revenue Code of 1986

CFR Citation: 26 CFR 35a Legal Deadline: None.

**Abstract:** This regulation clarifies certain requirements under section 35a.3406-1 regarding backup withholding due to incorrect TIN.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable
Additional Information: LR-8-88

Drafting attorney: Renay France (202) 566-3459.

Reviewing attorney: John Coulter (202) 566-3331.

Treasury attorney: Susan Himes (202) 566-8527.

**Income Taxes** 

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AL48

# 2525. TREATMENT OF REAL ESTATE AGENTS AND DIRECT SELLERS AS NONEMPLOYEES FOR EMPLOYMENT TAX PURPOSES--REPORTING REQUIREMENTS WITH RESPECT TO DIRECT SELLERS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3508 Internal Revenue Code of 1986; 26 USC 3509 Internal Revenue Code of 1986; 26 USC 6041A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 31

Legal Deadline: None.

Abstract: The proposed regulations would provide rules for the treatment of real estate agents and direct sellers as independent contractors for employment tax purposes. The proposed rules would also provide guidance for the reporting requirements of sales to direct sellers. The proposed rules would also provide guidance for computing certain employer liability for employment taxes.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/07/86 | 51 | FR | 619  |
| NPRM Comment<br>Period End | 03/10/86 | 51 | FR | 619  |
| Hearing                    | 06/18/86 |    |    |      |
| Final Action               | 00/00/00 | •  |    |      |

Small Entity: Not Applicable

Additional Information: LR-214-82.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: John Bromell (202) 566-3297.

Treasury Attorney: Harry Conaway (202) 566-8277.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE62

# 2526. • ELECTION TO HAVE CERTAIN DIESEL FUEL TAXES IMPOSED ON SALES TO RETAILERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4041 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

Abstract: The regulations will provide guidance to assist diesel fuel retailers in making an election to have the diesel fuel excise tax collected by the wholesaler at the time the liquid is sold to the retailer.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/01/88 |         |

Small Entity: Not Applicable

Additional Information: LR-117-87

Drafting Attorney: Lauren G. Shaw (202) 566-3287.

Reviewing Attorney: William A. Jackson (202) 566-3287.

Treasury Attorney: Ellen Aprill (202) 566-2565.

**Excise Taxes** 

Agency Contact: Lauren G. Shaw, Attorney - Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20008, 202 566-3287

RIN: 1545-AL14

#### 2527. TEMPORARY REGULATION EXCISE TAXES ON HEAVY TRUCKS, TRUCK TRAILERS AND SEMITRAILERS, AND TRACTORS SOLD AT RETAIL

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4051 Internal Revenue Code of 1986; 26 USC 4052 Internal Revenue Code of 1986; 26 USC 4053 Internal Revenue Code of 1986

CFR Citation: 26 CFR 145 Legal Deadline: None.

Abstract: The regulations will provide guidance to dealers in paying tax on the sale of heavy trucks, trailers, and tractors.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 09/00/88 |         |

Small Entity: Not Applicable

Additional Information: LR-142-83.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Ellen Aprill (202) 566-5453.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4336

RIN: 1545-AF79

## 2528. EXCISE TAX - EXCISE TAX ON HEAVY TRUCKS, TRUCK TRAILERS AND SEMITRAILERS, AND TRACTORS

**Legal Authority:** 26 USC 4052 Internal Revenue Code of 1986

CFR Citation: 26 CFR 145 Legal Deadline: None.

Abstract: These regulations will define the term "first retail sale" and provide rules relating to the determination if the retail sales price where the tax is paid by the manufacturer and where a longterm lease is treated as a taxable sale.

#### Timetable:

| Action       | Date     | FR Cite                               |
|--------------|----------|---------------------------------------|
| Final Action | 04/01/88 | · · · · · · · · · · · · · · · · · · · |

Small Entity: No

Additional Information: LR-1-86.

Drafting attorney: Maurice B. Foley (202) 566-4336.

Reviewing attorney: Ada Rousso (202) 566-3287.

Treasury attorney: Ellen Aprill (202) 566-2565.

Agency Contact: Maurice B. Foley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, DC 20224, 202 566-4336

RIN: 1545-Al62

## 2529. EXCISE TAX--COLLECTION OF EXCISE TAX IMPOSED ON THE SALE OR REMOVAL OF GASOLINE

Significance: Regulatory Program

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4081 Internal Revenue Code of 1986; 26 USC 4082 Internal Revenue Code of 1986; 26 USC 4101 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48
Legal Deadline: None.

Abstract: The regulations will provide rules relating to excise tax imposed on the sale or removal of gasoline. The regulations will also provide procedural requirements for any required registration and bonding, and obtaining applicable refunds or credits relating to the excise tax.

#### Timetable: Action Date **FR** Cite **NPRM**

01/05/88 hearing Final Action 07/00/88

Small Entity: Not Applicable Additional Information:

LR-115-66.

Drafting attorney: Timothy J. McKenna (202) 566-3287.

11/18/87

52 FR 44141

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Treasury attorney: Robert Scarborough (202) 566-4979.

Agency Contact: Timothy J. McKenna, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AJ09

#### 2530. ● EXCISE TAX ON DIESEL FUEL

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4091 to 4093 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

**Abstract:** This regulation provides guidance on the collection of diesel fuel excise tax under the Revenue Act of 1987.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 00/00/00 | .,      |
| Regulation |          | -       |

Small Entity: Not Applicable

Additional Information: LR-3-88

Drafting attorney: Lauren Shaw (202) 566-3287.

Reviewing attorney: William Jackson (202) 566-3287.

Treasury attorney: Ellen Aprill (202) 566-5453.

**Excise Taxes** 

Agency Contact: Lauren Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AL43

#### 2531. REDUCTION OF THE HEAVY VEHICLE USE TAX FOR FOREIGN-**BASED TRUCKS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4481 Internal Revenue Code of 1986

CFR Citation: 26 CFR 41 Legal Deadline: None.

Abstract: This project will address how the heavy vehicle use tax will be imposed on foreign-based trucks at a reduced rate and what proof of payment of the tax must be presented upon entry into the United States.

#### Timetable:

| Action       | Date     | FR    | Cite  |  |
|--------------|----------|-------|-------|--|
| NPRM         | 09/04/87 | 52 FR | 33602 |  |
| Final Action | 04/01/88 |       |       |  |

Small Entity: Not Applicable

Additional Information: LR-33-87

Drafting Attorney: William A. Jackson (202) 566-3287.

Reviewing Attorney: Ada Rousso (202) 566-3287.

Treasury Attorney: Ellen Aprill (202) 566-2565.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK98

#### 2532. TRANSITIONAL RULES **RELATING TO INDEBTEDNESS** TREATED AS PAYMENT ON INSTALLMENT OBLIGATIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 453C Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide guidance to taxpayers in applying a 3-year phase-in transitional rule on the application of section 453C, which treats indebtedness as the receipt of payments on installment obligations.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 00/00/00 |         |

Small Entity: Not Applicable

Additional Information: LR-20-87

Drafting attorney: Ewan D. Purkiss (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Ellen Aprill (202) 566-2565.

Agency Contact: Ewan Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK54

#### 2533. INCOME TAX--LOBBYING BY **PUBLIC CHARITIES**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 501(h) Internal Revenue Code of 1986; 26 USC 504 Internal Revenue Code of 1986; 26 USC 4911 Internal Revenue Code of 1986; 26 USC 170(f) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1; 26 CFR 53; 26

**CFR 56** 

Legal Deadline: None.

Abstract: The regulations will provide rules primarily applicable to tax exempt organizations described in section 501(c)(3) that elect to have the provisions of section 501(h) and 4911 apply to their lobbying expenditures.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/05/86 | 51 | FR | 40211 |
| NPRM Comment<br>Period End |          |    |    |       |
| Hearing                    | 05/11/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable Additional Information: EE-154-78.

Drafting attorney: Jerry P. Walsh Skelly (202) 566-3422.

Reviewing attorney: Paul G. Accettura (202) 566-3544.

Agency Contact: Jerry P. Walsh Skelly, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AE02

#### 2534. EXCISE TAX--ELECTION TO AGGREGATE LINES OF BUSINESS FOR PURPOSES OF CERTAIN FRINGE **BENEFIT EXCLUSIONS**

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4977 Internal Revenue Code of 1986

CFR Citation: 26 CFR 54 Legal Deadline: None.

**Abstract:** Regulations will provide guidance in the manner of making an election under section 4977. The regulations will also provide rules concerning the requirements for making a section 4977 election.

#### Timetable:

| Action                                   | Date     |    | FR | Cite |
|--|----------|----|----|------|
| NPRM                                     | 01/07/85 | 50 | FR | 836  |
| NPRM Comment<br>Period End               | 03/08/85 |    |    |      |
| Hearing See<br>additional<br>information | 04/16/85 | 50 | FR | 7072 |
| Final Action                             | 06/30/88 |    |    |      |

Small Entity: No

Additional Information: EE-139-87

Drafting attorney: Rhonda G. Migdail (202) 566-6212.

Reviewing attorney: Mary Oppenheimer (202) 566-6628.

Treasury attorney: Susan Scherbel (202) 535-6965.

Proposed and temporary regulations under section 4977 were published together with other fringe benefits regulations (LR-216-84) and the subject of public hearings. Additional section 4977 regulations will be provided exclusively in this project.

Agency Contact: Rhonda G. Migdail, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-6212

**RIN:** 1545-Al63

#### 2535. EXCISE TAX -- EXCESS DISTRIBUTIONS FROM QUALIFIED RETIREMENT PLANS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4981A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations will provide rules for determining the amount of the excise tax on excess distributions from qualified retirement plans.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/10/87 | 52 | FR | 46782 |
| NPRM Comment<br>Period End | 02/08/88 | 52 | FR | 46782 |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

Additional Information: EE-162-86

Drafting Attorney: Marjorie Hoffman

(202) 566-3430.

Reviewing Attorney: Richard J. Wickersham (202) 566-3250.

Treasury Attorneys: Paul Strella/Harry Conaway (202) 566-8277.

Agency Contact: Marjorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AI81

# 2536. EXCISE TAXES RELATING TO REAL ESTATE INVESTMENT TRUSTS AND REGULATED INVESTMENT COMPANIES UNDER THE TAX REFORM ACT OF 1986

Legal Authority: 26 USC 4981 Internal Revenue Code of 1986; 26 USC 4982 Internal Revenue Code of 1986; 26 USC 6011 Internal Revenue Code of 1986; 26 USC 6061 Internal Revenue Code of 1986; 26 USC 6071 Internal Revenue Code of 1986; 26 USC 6151 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 55 Legal Deadline: None.

Abstract: The regulation would provide guidance pertaining to the excise taxes relating to real estate investment trusts and regulated investment companies under the Tax Reform Act of 1986.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 09/01/87 |    |    | •     |
| NPRM                           | 09/09/87 | 52 | FR | 33953 |
| ANPRM<br>Comment<br>Period End | 10/30/87 |    |    |       |
| NPRM Comment<br>Period End     | 11/09/87 | 52 | FR | 33953 |
| Final Action                   | 04/01/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-104-86.

Drafting attorney: Robert M. Casey (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Don Rocap (202) 566-

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ02

### 2537. EXCISE TAX--DEFINITION OF NEWLY DISCOVERED OIL

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4997 Internal Revenue Code of 1986; 26 USC 4991 Internal Revenue Code of 1986; 26 USC 4996 Internal Revenue Code of 1986

CFR Citation: 26 CFR 51 Legal Deadline: None.

Abstract: The regulations would provide guidance on the requirements for the qualification of crude oil as newly discovered oil, as well as a definition of production in "commercial quantities" that affects the net income limitation on windfall profit and the exemption for Alaskan oil.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/05/82 | 47 FR 50306 |
| NPRM Comment<br>Period End | 01/04/83 | 47 FR 50306 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-224-81.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AC96

# 2538. EXCISE TAX--ISSUES ARISING WHERE MULTIPLE PARTIES SHARE IN PRODUCTION, INCLUDING UNITIZATIONS, PARTNERSHIPS, TRUSTS AND ESTATES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4986 to 4998 Internal Revenue Code of 1986

CFR Citation: 26 CFR 51 Legal Deadline: None.

Final Rule Stage

Abstract: These regulations would provide rules relating to production from a unitized property of imputed stripper well crude oil, imputed heavy crude oil, and imputed newly discovered crude oil for purposes of the windfall profit tax. The regulations would provide rules for determining the amount of imputed oil and rules for allocating the imputed oil among the producers of the unitized property.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/30/86 | 51 | FR | 34653 |
| NPRM Comment<br>Period End | 12/01/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

#### Additional Information: LR-225-81.

Small Entity: Not Applicable

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Treasury attorney: Bryan Collins (202) 566-2175.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AC94

### 2539. EXCISE TAX--INCREMENTAL TERTIARY OIL

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4993 Internal Revenue Code of 1986

CFR Citation: 26 CFR 51 Legal Deadline: None.

Abstract: The regulations would clarify the rules relating to incremental tertiary oil. The regulations provide procedural rules for requesting approval from the Service of tertiary recovery methods which are not already approved under Department of Energy regulations. The regulations also define "project beginning date" and "tertiary injectant".

#### Timetable:

| Action                     | Date          |    | FR | Cite  |
|----------------------------|---------------|----|----|-------|
| NPRM                       | 09/10/84      | 49 | FR | 35517 |
| NPRM Comment<br>Period End | 11/09/84      | 49 | FR | 35517 |
| Hearing                    | 07/26/85      |    |    |       |
| Final Action               | 06/01/88      |    |    |       |
| Small Entity: N            | ot Applicable |    |    |       |

#### Additional Information: LR-67-80.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Agency Contact: Beverly A.
Baughman, Attorney, Department of the
Treasury, Internal Revenue Service,
1111 Constitution Ave., N.W.,
Washington, D.C. 20224, 202 566-3297

RIN: 1545-AD04

### 2540. EXCISE TAX--OIL FROM A STRIPPER WELL PROPERTY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4991 Internal Revenue Code of 1986; 26 USC 4992 Internal Revenue Code of 1986; 26 USC 4994 Internal Revenue Code of 1986

CFR Citation: 26 CFR 51 Legal Deadline: None.

Abstract: The proposed regulations provide rules and definitions relating to oil from a stripper well property for purposes of tier 2 oil and exempt stripper well oil.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/20/83 | 48 FR 2552 |
| NPRM Comment<br>Period End | 03/20/83 | 48 FR 2552 |
| Final Action               | 00/00/00 |            |

#### Small Entity: Not Applicable

#### Additional Information: LR-217-81.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: David R. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AD01

# 2541. EXCISE TAX--DEFINITION OF PROPERTY UNDER THE CRUDE OIL WINDFALL PROFIT TAX ACT 1980

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4996 Internal Revenue Code of 1986

CFR Citation: 26 CFR 51

Legal Deadline: None.

Abstract: These proposed regulations would provide rules relating to the definition of "property" for purposes of the crude oil windfall profit tax. These regulations are important because the rate of tax depends, in part, on the characteristics of the property from which the crude oil is produced.

#### Timetable:

| Action                     | Date      |    | FR | Cite  |
|----------------------------|-----------|----|----|-------|
| NPRM                       | 09/25/86  | 51 | FR | 34095 |
| NPRM Comment<br>Period End | 11/24/86  | 51 | FR | 34095 |
| Hearing                    | 02/25/87  |    |    |       |
| Final Action               | 00/00/00` |    |    |       |

Small Entity: Not Applicable

#### Additional Information: LR-34-82.

Drafting attorney: David R. Haglund (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Bryan Collins (202) 566-2175.

Agency Contact: David A. Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AD08

# 2542. ELIMINATION OF FORM 941 FILING REQUIREMENT FOR QUARTERS IN WHICH SEASONAL EMPLOYERS PAY NO WAGES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: Regulations would direct the public to the instructions to Form 941 to find exceptions to the filing requirements of the form for seasonal and intermittent employers with respect to quarters in which no wages were paid.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 12/31/88 |         |

Small Entity: Not Applicable

Additional Information: LR-57-86.

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Final Rule Stage

Reviewing attorney: John B. Bromell (202) 566-3326.

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, DC 20224, 202 566-3297

RIN: 1545-AI56

2543. EXCISE TAX -- PART 54 --PROCEDURE AND ADMINISTRATION--PART 301 -- FILING OF RETURNS FOR PAYMENT OF PENSION EXCISE TAX ON REVERSIONS OF QUALIFIED PLAN ASSETS

Significance: Agency Priority

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4980 Internal Revenue Code of 1986

CFR Citation: 26 CFR 54; 26 CFR 602

Legal Deadline: None.

Abstract: The regulations would provide guidance regarding the payment of the excise tax by employers receiving reversions of qualified plan assets imposed by section 4980 of the Internal Revenue Code of 1986.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/02/87 | 52 FR 10583 |
| NPRM Comment<br>Period End | 06/01/87 | 52 FR 10583 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Additional Information: EE-151-86

Drafting Attorney: Suzanne K. Tank (202) 566-3422.

Reviewing Attorney: James L. Brokaw (202) 566-4173.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Harry J. Conaway (202) 566-8277.

Cross Reference to EE-150-86.

Agency Contact: Suzanne K. Tank, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-4322

RIN: 1545-Al83

# 2544. INCOME TAX-AMENDMENTS TO REQUIREMENTS FOR RETURN OF PARTNERSHIP INCOME.

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6031 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide guidelines for determining when and what information a partnership must provide to its partners. The regulations also provide guidelines for determining what foreign partnerships must file information returns.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 01/23/86 | 51 | FR | 3075 |
| Final Action | 08/01/88 |    |    |      |

Small Entity: Not Applicable

Additional Information: LR-198-82.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Treasury attorney: Mary Bennett (202) 566-5815.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE40

### 2545. NOMINEE REPORTING OF PARTNERSHIP INFORMATION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6031 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

Abstract: These temporary regulations will provide rules relating to nominee reporting of partnership interest which such nominee hold s for another person. The regulations will provide the information that the nominee is required to provide and will also provide the manner in which this information is to be reported to the partnership.

#### Timetable:

#### **Temporary Regulation**

Temporary Regulation 04/01/88

Small Entity: Not Applicable

Additional Information: LR-155-86.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel Reviewing attorney: Greg Marich (202) 566-4979.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ97

### 2546. INFORMATION RETURNS OF BROKERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6045 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations in this project clarify the definition of the term "commodity" for purposes of broker reporting. Rules are provided for determining whether personal property (including gold and silver) is a commodity. Generally, the term "commodity" is defined as personal property that is deliverable in satisfaction of a regulated futures contract, certain specified personal property that the secretary determines is to be treated as a commodity or any form or quality of or any interest in such personal property. The term "commodity" does not include a security, regulated futures contract, forward contract, or a form of tangible personal property if the gross proceeds from its sale exceed by more than 15 percent its value as a commodity. The rules proposed include alternative methods (the "exact" and "approximate" methods) of tangible personal property valuation.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/05/84 | 49 | FR | 646  |
| NPRM Comment<br>Period End | 03/05/84 | 49 | FR | 646  |
| Hearing                    | 03/28/84 | 49 | FR | 645  |
| Final Action               | 00/00/00 |    |    |      |

#### Small Entity: No

Additional Information: LR-201-83.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111

Final Rule Stage

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AG02

### 2547. INFORMATION RETURNS OF BROKERS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6045 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations provide a special rule for broker reporting with respect to transactions made through a cash on delivery account (COD). In addition, these regulations make technical corrections to the list of recipients exempted from coverage under the reporting requirement, and expand the class of brokers which qualify for the multiple broker rule.

#### Timetable:

| Action                     | Date      | FR Cite     |
|----------------------------|-----------|-------------|
| NPRM                       | 05/29/84  | 49 FR 22343 |
| NPRM Comment<br>Period End | .07/30/84 | 49 FR 22343 |
| Final Action               | 00/00/00  |             |

Small Entity: Not Applicable

Additional Information: LR-62-84.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AG52

### 2548. INFORMATION REPORTING ON REAL ESTATE TRANSACTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6045 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would propose rules relating to the reporting of real estate transactions

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/03/87 | 52 FR 10774 |
| Hearing      | 07/22/87 | 52 FR 23308 |
| Final Action | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-95-86.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 566-3238

RIN: 1545-AJ25

### 2549. ● INFORMATION REPORTING ON REAL ESTATE TRANSACTIONS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6045 (e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This temporary regulations provides guidance with respect to information reporting on real estate transactions.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 00/00/00 |         |
| Regulation | •        |         |

Small Entity: Not Applicable

#### Additional Information: LR-130-87

Drafting attorney: Arthur Davis (202) 566-3238.

Reviewing attorney:

Treasury attorney:

**Income Taxes** 

Agency Contact: Arthur Davis, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202:566-3238

RIN: 1545-AL38

### 2550. INCOME TAX-MORTGAGE INTEREST REPORTING

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6050H Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations propose rules relating to information reporting of mortgage interest received in a trade or business from individuals, including the

persons and interest subject to the reporting requirements.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/20/85 | 50 FR | 33551 |
| NPRM Comment<br>Period End | 10/21/85 | 50 FR | 33551 |
| Hearing                    | 01/07/86 | 50 FR | 46674 |
| Final Action               | 04/01/88 |       |       |

Small Entity: Not Applicable

Additional Information: LR-214-84.

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney: Ewan D. Purkiss (202) 566-3238.

Treasury attorney: Reed Shuldiner (202) 566-2175.

Agency Contact: Katherine Lee Wambsgans, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AG93

# 2551. FINAL REGULATIONS RELATING TO REPORTS OF FORECLOSURES AND ABANDONMENTS OF SECURITY UNDER THE TAX REFORM ACT OF 1984

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6050J Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations proposed rules relating to information reporting of foreclosures, abandonments, and other acquisitions of property securing indebtedness, including the persons and property subject to the reporting requirement and the information required to be reported, and when a person has reason to know that property has been abandoned.

#### Timetable:

| Date     | FR                   | Cite                             |  |
|----------|----------------------|----------------------------------|--|
| 08/31/84 | 49 FR                | 34518                            | -  |
| 10/31/84 | 49 FR                | 34518                            |  |
| 00/00/00 |                      |                                  |  |
|          | 08/31/84<br>10/31/84 | 08/31/84 49 FR<br>10/31/84 49 FR | 08/31/84 49 FR 34518<br>10/31/84 49 FR 34518 |

Small Entity: Not Applicable

Additional Information: LR-181-84.

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AG48

# 2552. • REPORTING REQUIREMENTS PERTAINING TO RETURNS RELATING TO PERSONS RECEIVING CONTRACTS FROM FEDERAL EXECUTIVE AGENCIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6050M Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide guidance to the heads of Federal executive agencies for purposes of complying with information and reporting requirements prescribed by section 6050M

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| Temporary  | 05/02/88 |         |
| regulation |          |         |

Small Entity: Not Applicable

Additional Information: LR-161-86

Drafting attorney: Keith E. Stanley (202) 566-3458

Reviewing attorney: Charles M. Whedbee (202) 566-3458

Treasury attorney: Patricia McClanahan (202) 566-8278

Information returns

Agency Contact: Keith E. Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AL33

## 2553. • GRANT OF AUTOMATIC EXTENSION OF TIME TO FILE PARTNERSHIP AND TRUST RETURNS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6081 (a) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** This temporary regulation grants an automatic extension of time for taxpayers who file partnership and trust returns.

#### Timetable:

| Action                  | Date     | FR | Cite |
|-------------------------|----------|----|------|
| Temporary<br>Regulation | 00/00/00 |    |      |

Small Entity: Not Applicable

Additional Information: LR-131-87

Drafting attorney: Katherine Lee Wambsgans (202) 566-3288.

Reviewing attorney:

Treasury attorney:

**Income Taxes** 

Agency Contact: Katherine Lee Wambsgans. Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

**RIN:** 1545-AL37

# 2554. PROPOSED REGULATIONS UNDER SECTIONS 6111 AND 6709, RELATING TO TAX SHELTER REGISTRATION

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6111 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: This project will provide rules explaining what investments are tax shelters that must be registered with the Internal Revenue Service. The project will also provide rules relating to the persons required to register tax shelters and to the furnishing of tax shelter registration numbers to investors in tax shelters.

#### Timetable:

| Date     |                                  | FH                      | Cite   |
|----------|----------------------------------|-------------------------|--|
| 08/15/84 | 49                               | FR                      | 32728  |
| 10/15/84 | 49                               | FR                      | 32728  |
| 01/17/85 |                                  |                         |  |
| 00/00/00 |                                  |                         |  |
|          | 08/15/84<br>10/15/84<br>01/17/85 | 10/15/84 49<br>01/17/85 | 08/15/84 49 FR<br>10/15/84 49 FR<br>01/17/85 |

Small Entity: Not Applicable

Additional Information: LR-142-84.

Drafting attorney: Paulette Galanko (202) 566-3288.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Paulette C. Galanko, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, **202** 566-3288

RIN: 1545-AG45

#### 2555. TIME AND MANNER OF MAKING QUARTERLY PAYMENTS OF THE RAILROAD UNEMPLOYMENT REPAYMENT TAX (NPRM)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6157 Internal Revenue Code of 1986; 26 USC 6011 Internal Revenue Code of 1986; 26 USC 6071 Internal Revenue Code of 1986; 26 USC 6302 Internal Revenue Code of 1986

CFR Citation: 26 CFR 31
Legal Deadline: None.

**Abstract:** The regulations will provide rules with respect to the time and manner of making quarterly payments of the railroad repayment tax.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/05/86 |         |
| NPRM Comment<br>Period End | 01/05/87 |         |
| Final Action               | 06/00/88 |         |

Additional Information: LR-12-86.

Small Entity: Not Applicable

Drafting Attorney: John B. Bromell (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3326.

Treasury attorney: Susan Scherbel (202) 535-6963.

Duplicate of RIN 1545-AI73

Agency Contact: John B. Bromell, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-Al60

#### 2556. MISCELLANEOUS RULES RELATING TO CONSOLIDATED ADMINISTRATIVE AND JUDICIAL PROCEEDINGS TO DETERMINE THE TAX TREATMENT OF PARTNERSHIP ITEMS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6222 Internal Revenue Code of 1986; 26 USC 6223 Internal Revenue Code of 1986; 26 USC 6224 Internal Revenue Code of 1986; 26 USC 6227 Internal Revenue Code of 1986; 26 USC 6230 Internal Revenue Code of 1986; 26 USC 6231 Internal Revenue Code of 1986; 26 USC 6231 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301

#### Legal Deadline: None.

Abstract: The proposed regulations would set forth miscellaneous procedural rules for consolidated administrative and judicial proceedings to determine the tax treatment of partnership items. The regulations would provide guidance for various elections under these new procedures and for filing requests for an administrative adjustment.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/18/86 | 51 FR 13231 |
| NPRM Comment<br>Period End | 06/17/86 |             |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-205-82.

Drafting attorney: Robert E. Shaw (202) 566-3297.

Reviewing attorney: Gerald W. Rock (202) 566-3930.

Treasury Attorney: Greg Marich (202) 566-2927.

Agency Contact: Robert E. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AE51

# 2557. SMALL S CORPORATION EXCEPTION AND DEFINITION OF SUBCHAPTER S ITEM

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6241 Internal Revenue Code of 1986; 26 USC 6245 Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 301; 26 CFR 602; 26 CFR 51

Legal Deadline: None.

Abstract: These regulations will provide a small S corporation exception to the unified corporate audit procedures of subchapter D of chapter 63 of the Internal Revenue Code. These regulations also will define subchapter S items for purposes of the income tax and windfall profit tax.

#### Timetable:

| Action                     | Date     | FR    | Cite |
|----------------------------|----------|-------|------|
| NPRM                       | 01/30/87 | 52 FR | 3027 |
| NPRM Comment<br>Period End | 03/31/87 | ,     |      |
| Final Action               | 04/01/88 |       |      |

Small Entity: Not Applicable

#### Additional Information: LR-74-86.

Drafting attorney: Stuart G. Wessler (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Office of Tax Legislative Counsel Reviewing attorney: Bryan P. Collins (202) 535-6968.

Agency Contact: Stuart G. Wessler, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

**RIN:** 1545-AJ99

# 2558. TO REQUIRE FINANCIAL INSTITUTIONS TO DEPOSIT ESTIMATED TAX ON TRUSTS AND ESTATES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 25 USC 6302 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The proposed regulations would require certain financial institutions to make through the Federal Tax Deposit system quarterly estimated income tax payments with respect to certain trusts and estates.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| ACTION                     | Date     | FR Cite     |
| NPRM                       | 11/18/87 | 52 FR 44139 |
| NPRM Comment<br>Period End | 01/04/88 | 52 FR 44140 |
| Final Action               | 04/01/88 | •           |

Small Entity: Not Applicable

#### Additional Information: LR-81-87

Drafting attorney: John A. Tolleris (202) 566-3829.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Agency Contact: John A. Tolleris, Attorney, Department of the Treasury, Internal Revenue Service, Illl Constitution Ave., N.W., Washington, D. C. 20224, 202 566-3829

RIN: 1545-AK35

### 2559. ELECTRONIC FILING OF NOTICE OF FEDERAL TAX LIEN

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6323 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301

Legal Deadline: None.

Abstract: The regulation clarifies that the term "Form 668" as used in section 6323 (f) (3) of the Code includes a notice of magnetic medium where the law of the state in which a notice of Federal tax lien is filed permits such method of filing.

#### Timetable:

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Temporary<br>Regulation | 04/01/88 |         |

Small Entity: Not Applicable

#### Additional Information: LR-18-87

Drafting Attorney: Lauren G. Shaw (202) 566-3287.

Reviewing Attorney: Ada S. Rousso (202) 566-3287.

Treasury Attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Lauren G. Shaw, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AL00

# 2560. PROPOSED REGULATIONS UNDER THE SPENDING REDUCTION ACT OF 1984, RELATING TO REDUCTION OF TAX OVERPAYMENTS BY THE AMOUNT OF PAST-DUE LEGALLY ENFORCEABLE DEBT OWED TO FEDERAL AGENCY

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 31 USC 3720A Internal Revenue Code of 1986

CFR Citation: 26 CFR 301

Legal Deadline: None.

Abstract: These proposed regulations will provide rules relating to the reduction of a taxpayer's overpayment of tax (i.e., tax refund) by the amount of any past-due legally enforceable debt owed to a federal agency by the taxpayer. The regulations explain which debts qualify for offset, and the steps a federal agency must make to refer a debt to the Internal Revenue Service.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/30/85 | 50 | FR | 39713 |
| NPRM Comment<br>Period End | 11/30/85 | 50 | FR | 39713 |
| Final Action               | 00/00/00 |    | •  |       |

Final Rule Stage

Small Entity: Not Applicable

Additional Information: LR-291-84.

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: David Dickinson (202), 566-6655.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AG95

#### 2561. PROCEDURE AND ADMINISTRATIVE--REDUCTION OF TAX OVERPAYMENTS BY AMOUNT OF PAST DUE LEGALLY ENFORCEABLE DEBT OWED TO FEDERAL AGENCY

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 31 USC 3720A Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: These regulations will amend proposed regulations published September 30, 1985 relating to the reduction of a taxpayer's overpayment of tax by the amount of past-due legally enforceable debt owed to a federal agency by the taxpayer.

#### Timetable:

| Action       | Date     | F    | R Cite  |
|--------------|----------|------|---------|
| NPRM         | 05/13/87 | 52 F | R 17949 |
| Final Action | 00/00/00 |      |         |

Small Entity: Not Applicable

Additional Information: LR-72-86

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: David Dickinson (202) 566-6655.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK12

#### 

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6611 Internal Revenue Code of 1986; 26 USC 6601 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulation would provide rules for determining the period during which interest accrues on an underpayment or an overpayment of tax as provided in sections 6601 and 6611 of the Internal Revenue Code of 1954. The period would be determined, in part, by the dates the return and the claim for refund are filed and by whether they were filed in a way that they can be processed.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/09/84 | 49 | FR | 39566 |
| NPRM Comment<br>Period End | 12/10/84 |    |    |       |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-280-82.

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AF10

# 2563. PROCEDURE AND ADMINISTRATION REGULATIONS - INCREASED RATE OF INTEREST ON SUBSTANTIAL UNDERPAYMENTS ATTRIBUTABLE TO CERTAIN TAX MOTIVATED TRANSACTIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6621 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations provide guidance to taxpayers subject to the increased rate of interest on substantial underpayments attributable to certain tax motivated transactions. The regulations define tax motivated transaction and accounting methods that may result in a substantial distortion of income. The regulations also provide rules for determining the amount of a tax motivated underpayment and the accrual of interest at the increased rate.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/28/84 | 49 | FR | 50406 |
| NPRM Comment<br>Period End | 02/26/85 | 49 | FR | 50406 |
| Final Action               | 06/00/88 |    |    |       |

Small Entity: Not Applicable

#### Additional Information: LR-180-84.

Drafting attorney: Michael J. Grace (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Treasury attorney: Patricia A. McClanahan (202) 566-2927.

Agency Contact: Michael J. Grace, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AG75

# 2564. TO PROVIDE REGULATIONS RELATING TO ACCELERATED PAYMENT OF ESTIMATED TAXES BY CORPORATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6655 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Rules will provide for acceleration of estimated payments by corporations, new seasonal income exception, and clarify the annualization rules. The amount of estimated tax payments required for all corporations is increased from 80 to 90 percent of current year's tax liability.

#### Timetable:

| Action       | Date     | F    | R | Cite  |
|--------------|----------|------|---|-------|
| NPRM         | 03/26/84 | 49 F | R | 11186 |
| Hearing      | 06/26/84 |      |   |       |
| Final Action | 12/30/88 |      |   |       |

Small Entity: Not Applicable

Additional Information: LR-228-82.

Drafting attorney: Renay France (202) 566-3829.

Reviewing attorney: John M. Coulter, Jr. (202) 566-4473.

Treasury attorney: Marjorie Roberts (202) 566-2927 and Dick Harvey (202) 566-6960.

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1111

#### TREAS-IRS

Final Rule Stage

Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3829

**RIN:** 1545-AE37

# 2565. PENALTY FOR FAILURE TO INCLUDE CORRECT INFORMATION ON INFORMATION RETURNS AND PAYEE STATEMENTS

**Legal Authority:** 26 USC 6723 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations provide guidance on the penalty for failing to provide correct information on information returns and payee statements

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| NPRM   | 09/10/87 | 52 | FR | 34358 |

**Next Action Undetermined** 

## Small Entity: No Additional Information:

LR-142-86.

Drafting Attorney: Renay France (202) 566-3459.

Reviewing Attorney: Sharon Galm (202) 566-3930.

Treasury Attorney: Patricia McClanahan (202) 566-2926.

#### Agency Contact: Renay France,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, DC 20224, 202 566-3459

RIN: 1545-AJ29

#### 2566. PROCEDURE AND ADMINISTRATION--PROPERTY SEIZED BY THE INTERNAL REVENUE SERVICE UNDER THE MONEY LAUNDERING CONTROL ACT OF 1986

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7103 (b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 405

Legal Deadline: None.

Abstract: This regulation provides guidance with respect to property seized by the Internal Revenue Service under the Money Laundering Control Act of 1986.

#### Timetable:

Action Date FR Cite

Final Action 00/00/00

Small Entity: Not Applicable

Additional Information: LR-24-87

Drafting Attorney: David Haglund (202) 566-3297.

Agency Contact: David Haglund, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W.,

Washington, DC 20224, 202 566-3297

RIN: 1545-AL04 -

#### 2567. AMENDMENT OF REGULATIONS TO PERMIT DISCLOSURE OF TAX RETURN INFORMATION BETWEEN FRANCHISEES WHO JOINTLY OPERATE A TAX SERVICE

**Legal Authority:** 26 USC 7216 Internal Revenue Code of 1986; 26 USC 7805 Internal Revenue Code of 1986.

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would allow disclosure of tax return information by tax return preparers for the purpose of monitoring quality of return preparation.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/19/85 | 50 | FR | 47563 |
| NPRM Comment<br>Period End | 12/19/85 |    |    |       |
| Final Action               | 12/31/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-3-85.

Drafting attorney: Robert M. Casey (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AH91

# 2568. PROCEDURE AND ADMINISTRATION--AMENDMENT OF REGULATIONS RELATING TO THE TIMELY MAILING OF RETURNS, TAXES AND DEPOSITS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7502 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations would amend existing regulations, relating to the timely mailing of documents, to provide for the timely mailing of returns, taxes and deposits.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/11/79 | 44 | FR | 71430 |
| NPRM Comment | 02/11/80 | 44 | FR | 71430 |
| Period End   |          |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-1406.

Drafting attorney: Katherine Wambsgans (202) 566-3288.

Reviewing attorney: Ewan Purkiss (202) 566-3238.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: unassigned.

Agency Contact: Ewan Purkiss, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AD42

#### 2569. AMENDMENT OF PROCEDURE AND ADMINISTRATION REGULATIONS UNDER SECTION 7701(B) (DEFINITION OF RESIDENT ALIENS) TO REFLECT SECTION 138 OF THE TAX REFORM ACT OF 1984 (P.L. 98-369)

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7701(b) Internal Revenue Code of 1986

**CFR Citation:** 26 CFR 1; 26 CFR 31; 26 CFR 301

Legal Deadline: None.

Abstract: These regulations provide rules for determining whether an alien individual is a resident or a nonresident alien of the United States.

#### TREAS-IRS

#### Final Rule Stage

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM -                     | 09/10/87 | 52 | FR | 34230 |
| NPRM Comment<br>Period End | 11/10/87 | 52 | FR | 34230 |
| Final Action               | 12/31/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: INTL-55-86.

Drafting attorney: Peter Hanley (202) 566-3499.

Reviewing attorney: Carol Doran Klein (202) 566-6419.

Treasury attorney: Mary Bennett (202) 566-5815.

Agency Contact: Peter J. Hanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3499

RIN: 1545-AH13

# 2570. EFFECTIVE DATES AND OTHER QUESTIONS ARISING UNDER EMPLOYEE BENEFIT PROVISIONS OF THE TAX REFORM ACT OF 1984

Legal Authority: PL 98-369, Sec 511 to

CFR Citation: 26 CFR 1 Legal Deadline: None:

Abstract: This regulation will provide proposed rules relating to effective dates and other questions arising under the employee benefit provisions of the Tax Reform Act of 1984.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 02/04/86 | 51 FR 4391  |
| Hearing      | 06/26/86 | 51 FR 15916 |
| Final Action | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: EE-96-85.

Drafting attorney: John T. Ricotta (202) 566-3544.

Reviewing attorney: Michael A. Thrasher (202) 566-3961.

Treasury attorney: Harry Conaway (202) 566-8277.

Agency Contact: John T. Ricotta, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3544

RIN: 1545-AI21

#### 2571. INDIAN TRIBAL GOVERNMENTS TREATED AS STATES FOR CERTAIN PURPOSES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7701 Internal Revenue Code of 1986; 26 USC 7871 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations would provide guidance to certain Indian tribal governments as to their treatment as States under designated sections of the Internal Revenue Code of 1954.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/07/84 | 49 FR | 19329 |
| Final Action | 00/00/00 |       |       |

Small Entity: Not Applicable

Additional Information: LR-221-83.

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: Cynthia L. Clark (202) 566-3288.

Office of Tax Legislative Counsel: Elliot Stern (202) 566-2926.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

RIN: 1545-AF77

D.C. 20224, 202 566-3288

# 2572. REGULATIONS ON INCOME TAX UNDER THE TAX REFORM ACT OF 1984, RELATING TO BELOW-MARKET LOANS

Significance: Regulatory Program

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 7872 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations provide guidance to taxpayers who enter into certain below-market interest rate loan transactions. The regulations explain what type of transactions are treated as loans and what type of loans are subject to the provisions of section 7872. If the loan is subject to section 7872, the below-market loan will be recharacterized as an arm's length market-interest rate loan coupled with a payment by the lender to the borrower in an amount generally equal to the amount of imputed interest. The

regulations provide rules for determining the amount and the character of the imputed transfers.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM-                      | 08/20/85 | 50 | FR | 33553 |
| NPRM Comment<br>Period End | 10/20/85 | 50 | FR | 33553 |
| Hearing                    | 01/09/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-165-84.

Drafting attorney: Sharon L. Hall (202) 566-3828.

Reviewing attorney: John Fischer (202) 566-3394.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3828

RIN: 1545-AH72

### 2573. INCOME TAX-MARITIME CAPITAL CONSTRUCTION FUND

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 46 USC 1177 Merchant Marine Act of 1936

CFR Citation: 26 CFR 3 Legal Deadline: None.

Abstract: The proposal would provide rules for the income tax treatment with respect to capital construction funds for certain vessels.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 01/29/76 | 41 FR 04280 |
| NPRM Comment<br>Period End | 03/29/76 | 41 FR 04280 |
| Hearing                    | 07/07/76 | ÷           |
| Final Action               | 10/01/88 |             |

Small Entity: Not Applicable

Additional Information: LR-149-75.

Drafting attorney: Robert M. Casey (202) 566-3458.

Reviewing attorney: Robert J. Mason (202) 566-3463.

Agency Contact: Robert M. Casey, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington D.C. 20224, 202 566-3458

RIN: 1545-AD46

### DEPARTMENT OF THE TREASURY (TREAS)

**Completed Actions** 

- Internal Revenue Service (IRS)

### 2574. MISCELLANEOUS AMENDMENTS

Legal Authority: 5 USC 301; 5 USC 552

CFR Citation: 26 CFR 601 Legal Deadline: None.

Abstract: Amends two separate paragraphs in the statement of procedural rules to conform with recent revenue procedures.

#### Timetable:

Rules

Action Date FR Cite

Final Action 10/16/87 52 FR 38405

Statement Of Procedural

Small Entity: No

Additional Information: LR-9-87

Drafting attorney: George H. Bradley (202) 343-0231.

Reviewing attorney: Charles Whedbee (202) 566-3458.

Agency Contact: George H. Bradley, Staff Assistant, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, DC 20224, 202 343-0231

RIN: 1545-AJ95

### 2575. INCOME TAX-UNEARNED OF MINOR CHILDREN

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 1 (i) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulations will provide rules for determining the tax on unearned income of certain minor children.

#### Timetable:

LR-112-86.

| Action            | Date     | FR Cite     |
|-------------------|----------|-------------|
| Final Action T.D. | 09/04/87 | 52 FR 33577 |

Small Entity: Not Applicable

Additional Information:

Additional inform

Drafting attorney: William A. Jackson (202) 566-3287.

Reviewing attorney: Fred E. Grundeman (202) 566-3287.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AJ17

#### 2576. SUBSTANTIATION REQUIREMENT FOR MORTGAGE INTEREST CREDIT CERTIFICATES

Legal Authority: 26 USC 25 Internal Revenue Code of 1986

enue Code of 1960

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The regulation provides compliance rules for MCCs.

#### Timetable:

| Action         | Date     | FR Cite |
|----------------|----------|---------|
| Closed without | 09/24/87 |         |
| regulations    |          |         |

Small Entity: Not Applicable

**Additional Information: LR-46-87** 

Drafting Attorney: Robert Beatson (202) 566-3459.

Reviewing attorney: John Coulter (202) 566-3331.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, Illl Constitution Ave. N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AK34

#### 2577. SUBSTANTIATION REQUIREMENT FOR MORTGAGE INTEREST CREDIT CERTIFICATES

**Legal Authority:** 26 USC 25 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation provides compliance rules for MCCs.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| Closed without regulations | 09/24/87 |         |

Small Entity: Not Applicable

Additional Information: LR-47-87

Drafting Attorney: Robert Beatson (202) 566-3459.

Reviewing Attorney: John Coulter (202) 566-3331.

#### Agency Contact: Robert Beatson, Attorney, Department of the Treasury,

Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D. C. 20224, 202 566-3459

**RIN: 1545-AK38** 

## 2578. INCOME TAX-NOTICE TO EMPLOYEES OF EARNED INCOME CREDIT

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6051 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations would provide the procedures necessary to implement the statutory requirement that employers notify certain employees whose wages are not subject to income tax withholding that they may be eligible for the refundable earned income credit.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Final Action | 06/11/87 | 52 FR | 22301 |

Small Entity: Not Applicable

Additional Information: LR-98-86.

Drafting attorney: Joel S. Rutstein (202) 566-3297.

Reviewing attorney: John B. Bromell (202) 566-3297.

Office of Legislative Counsel attorney: Marjorie Roberts (202) 566-2565.

Duplicate of RIN 1545-AI77

Agency Contact: Joel S. Rutstein, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AK00

#### 2579. LOW-INCOME HOUSING CREDIT

Legal Authority: 26 USC 42 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1
Legal Deadline: None.

**Abstract:** The regulations provide lowincome housing credit allocation and reporting rules.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action T.D.<br>8162 | 11/03/87 | 52 FR | 42098 |

#### TREAS-IRS

#### **Completed Actions**

Small Entity: Not Applicable

Additional Information: LR-61-87

Drafting attorney: Robert Beatson (202) 566-3459

Reviewing attorney: John Coulter (202) 566-3331

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AK39

#### 2580. INCOME TAX REGULATIONS--**MORTALITY TABLES TO BE USED TO DETERMINE AMOUNT HELD BY INSURER WITH RESPECT TO A** BENEFICIARY

Legal Authority: 26 USC 7805 Internal Code of 1986; 26 101(d)(2)(B)(ii) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will prescribe mortality tables to be used to determine the amount held by an insurer with respect to a beneficiary of a life insurance contract.

#### Timetable:

| Action            | Date     |    | FR | Cite  |
|-------------------|----------|----|----|-------|
| Final Action T.D. | 09/21/87 | 52 | FR | 35414 |
| 8161              |          |    |    |       |

Small Entity: Not Applicable

Additional Information: LR-134-86

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: John H. Parcell (202) 566-3336.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK15

#### 2581. TO PROVIDE REGULATIONS RELATING TO THE STATE VOLUME CAP ON PRIVATE ACTIVITY BONDS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 103(m) Internal Revenue Code of 1954; 26 USC 0146 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: These regulations will provide rules relating to the limitation on the aggregate amount of private activity bonds. The regulations will define the terms private activity bond and state ceiling. The regulations will also provide rules for carrying forward any unused private activity bond limit.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/05/84 | 49 FR 39344 |
| NPRM Comment<br>Period End | 12/04/84 | 49 FR 39344 |
| Hearing                    | 04/22/85 |             |
| Closed without regulations | 11/30/87 |             |

Small Entity: Not Applicable

Additional Information: LR-144-84.

Drafting attorney: David Selig (202) 566-

Reviewing attorney: Gerald Rock (202) 566-3294.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AH62

#### 2582. INCOME TAX REGULATIONS--**LIMITATIONS ON DEDUCTIONS FOR** NONBUSINESS INTEREST

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 163 Internal. Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance relating to the disallowance of a deduction for personal interest, including guidance regarding the definitions of qualified residence, qualified residence interest and qualified indebtedness.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action T.D.<br>8168 | 12/22/87 | 52 FR | 48407 |

Small Entity: Not Applicable

Additional Information: LR-136-86

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: John Fischer (202) 566-3394.

Treasury attorney: Reed Shuldiner (202) 535-6963.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK16

#### 2583, INCOME TAX--OWNERSHIP CHANGE

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 382 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide guidance on what constitutes ownership change" under section 382 of the Internal Revenue Code of 1986 (generally, an "ownership change" is a shift in loss corporate stock ownership (after which the corporation's net operating loss carryovers are limited)).

#### Timetable:

| Action            | Date     | FR C    | ite  |
|-------------------|----------|---------|------|
| Final Action T.D. | 08/11/87 | 52 FR 2 | 9663 |
| 8149              |          |         |      |

Small Entity: Not Applicable

Additional Information: LR-105-86

Drafting attorneys: Keith E. Stanley (202) 566-3458.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Thomas Wessel (202) 566-4979.

Agency Contact: Keith Stanley, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3458

RIN: 1545-AJ08

#### 2584. INCOME TAX - TEMPORARY REGULATIONS ON MINIMUM VESTING STANDARDS

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 410 Internal Revenue Code of 1986; 26 USC 411 Internal Revenue Code of 1986; PL 99-514, Sec 1113 Tax Reform Act of 1986; PL 99-514, Sec 1141 Tax Reform Act of 1986

CFR Citation: 26 CFR 1

Legal Deadline: Statutory, February 1988. Deadline set by section 1141 of PL 99-514 "Tax Reform Act of 1986"

#### TREAS-IRS

**Completed Actions** 

Abstract: These temporary regulations will amend existing rules to reflect changes made by section 1113 of the Tax Reform Act of 1986, relating to minimum vesting standards and participation standards for qualified employee plans.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        | <br> |         |

Final Action T.D. 01/06/88 53 FR 238 8170

Small Entity: Not Applicable

Additional Information: EE-73-87

Drafting Attorney: V.A. Moore (202) 566-3422.

Reviewing Attorney: James Brokaw (202) 566-4173.

Treasury Attorney: Harry Conaway (202) 566-8277.

Cross-Reference to EE-167-86

Agency Contact: V.A. Moore, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue N.W., Washington, D.C. 20224, 202 566-3422

RIN: 1545-AK43

## 2585. TAXABLE YEARS OF CERTAIN ENTITIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 441 Internal Revenue Code of 1986-

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation would provide guidance to S corporations, personal service corporations and partnerships that must conform their taxable years, in general, to the taxable year of their owners.

#### Timetable:

| Action | Date | ., | FR | Cite |
|--------|------|----|----|------|
|        |      |    |    |      |
|        |      |    |    |      |

Final Action T.D. 12/23/87 52 FR 48524 8167

Small Entity: No

Additional Information: LR-44-87

Drafting attorney: Arthur E. Davis III (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288

Treasury attorney: Richard Harvey (202) 535-6960.

Agency Contact: Arthur E. Davis III, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK61

### 2586. TAXABLE YEARS OF CERTAIN PARTNERSHIPS (TEMPORARY)

Legal Authority: 26 USC 7805 Internal Revenue Code of 1986; 26 USC 706 (b) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None:

**Abstract:** The project provides temporary regulations with respect to the taxable year of certain partnerships.

#### Timetable:

Action Date FR Cite
Final Action T.D. 12/29/87 52 FR 48994
8169

Small Entity: Not Applicable

Additional Information: LR-100-86.

Drafting attorney: Beverly A. Baughman (202) 566-3297.

Reviewing attorney: Walter H. Woo (202) 566-3297.

Treasury reviewer: J. Richard Harvey (202) 566-4902.

Agency Contact: Beverly A. Baughman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3297

RIN: 1545-AJ46

#### 2587. TREATMENT OF SALVAGE AND REINSURANCE IN DETERMINING LOSSES OF PROPERTY AND CASUALTY INSURANCE COMPANIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 832 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules relating to the treatment of salvage and reinsurance recoverable in determining the paid and unpaid losses of property and casualty insurance companies.

#### Timetable:

8171

Action Date FR Cite
Final Action T.D. 01/05/88 53 FR 117

Small Entity: Not Applicable

#### Additional Information: LR-64-87

Drafting attorney: Bill Blagg (202) 566-3238.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Treasury attorney: Don Rocap (202) 566-8278.

Agency Contact: Bill Blagg, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3238

RIN: 1545-AK48

### 2588. STATUTE OF LIMITATIONS - NATIONALIZED COMPANIES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: Proposal would define FOGEI

and FORI.

Timetable:

 Action
 Date
 FR Cite

 Final Action T.D. 09/09/87
 52 FR 33930

8160

Small Entity: Not Applicable

Additional Information: INTL-59-86

Drafting Attorney: Richard Chewning (202) 566-3490

Reviewing Attorney: Charles Saverude (202) 566-9050

Office of International Tax Counsel Reviewing Attorney: Steve Shay (202) 566-5046

Agency Contact: Richard Chewning, Attorney-Advisor, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3490

RIN: 1545-AJ75

# 2589. INCOME TAX-TO REFLECT THE U.S. SUPREME COURT IN U.S. V. VOGEL FERTILIZER CO., HOLDING THAT EACH MEMBER OF STOCKGROUP MUST OWN STOCK IN EACH BROTHER-SISTER CORP

Legal Authority: 26 USC 7895 Internal Revenue Code of 1986; 26 USC 1563(a)(2) Internal Revenue Code of 1986; 26 USC 52 Internal Revenue Code of 1986; 26 USC 414(c) Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

#### TREAS—IRS

**Completed Actions** 

Abstract: The regulations relating to the definition of a brother-sister controlled group of corporations are to be amended to conform to the Supreme Court decision in U.S. v. Vogel Fertilizer Company, which held that a person's stock ownership is not taken into account for purposes of the 80% ownership test unless that person owns stock in each brother-sister corporation.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/16/83 | 48 FR 52081 |
| NPRM Comment<br>Period End | 01/16/84 | 48 FR 52081 |
| Closed without regulations | 07/24/87 |             |

Small Entity: Not Applicable

Additional Information: LR-35-82.

Drafting attorney: Michel A. Daze (202) 566-6456.

Reviewing attorney: Charles M. Whedbee (202) 566-3458.

Treasury attorney: Don Rocap (202) 566-8277.

Agency Contact: Michel A. Daze, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-6456

**RIN:** 1545-AC59

# 2590. SUBMISSION OF CERTAIN WITHHOLDING EXEMPTION CERTIFICATES AND ENTITLEMENTS TO ADDITIONAL WITHHOLDING EXEMPTION

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3402 (m) Internal Revenue Code of 1986

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: This document provides proposed regulations that relate to the submission of withholding exemption certificates when the total number of withholding exemptions claimed on a certificate exceed 10 and to the requirements that an employee must meet to be entitled to the additional withholding exemption in respect of the standard deduction.

#### Timetable:

| Action            | Date     | FR Cite     |
|-------------------|----------|-------------|
| NPRM              | 12/17/86 | 51 FR 45132 |
| Final Action T.D. | 12/01/87 | 52 FR 45632 |
| 8164              |          |             |

## Small Entity: Not Applicable Additional Information:

LR-144-86.

Drafting Attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing Attorney: John M. Coulter (202) 566-4473.

Treasury Attorney: Patricia McClanahan (202) 566-2929.

Agency Contact: Laura Ann M. Lauritzen, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3459

RIN: 1545-AJ30

# 2591. TO PROVIDE TEMPORARY REGULATIONS RELATING TO BACKUP WITHHOLDING WHERE THE SERVICE NOTIFIES PAYOR TO WITHHOLD DUE TO AN INCORRECT TAXPAYER IDENTIFICATION NUMBER

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 3406 Internal Revenue Code of 1986; 26 USC 6676 Internal Revenue Code of 1986

CFR Citation: 26 CFR 35a

Legal Deadline: None.

Abstract: These regulations will prescribe when withholding is required when the Internal Revenue Service notifies the payor of an incorrect taxpayer identification number. The regulations will also describe that no withholding is required if the payee, within 30 days of the Service's notification, certifies under penalties of perjury that the name and taxpayer identification number are correct. If no certification is received within 30 days, backup withholding applies until such certification is received.

#### Timetable:

| Action                    | Date       |    | FR | Cite  |
|---------------------------|------------|----|----|-------|
| Final Action<br>Effective | 01/01/86   | 44 | FR | 44842 |
| Final Assistant T.D.      | 44 /00 /07 |    |    | 44004 |

Final Action T.D. 11/23/87 52 FR 44861 8163

0103

Small Entity: Not Applicable

Additional Information: LR-7-84.

Drafting attorney: Renay France (202)

566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Treasury attorney: Susan Himes (202) 566-8527.

Agency Contact: Renay France,

Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington,

D.C. 20224, 202 566-3459

RIN: 1545-AF90

## 2592. SALES OF DIESEL AND SPECIAL MOTOR FUEL FROM UNATTENDED LOCATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4041 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48

Legal Deadline: None.

Abstract: This project will address the requirements for nontaxable sales of diesel or special motor fuel from unattended locations and what recordkeeping requirements must be met for such sales.

#### Timetable:

| Action            | Date     | -  | FR | Cite  |   |
|-------------------|----------|----|----|-------|---|
| Final Action T.O. | 08/25/87 | 52 | CD | 22008 | _ |

8154

Small Entity: Not Applicable

Additional Information: LR-60-87

Drafting Attorney: William A. Jackson (202) 566-3287.

Reviewing Attorney: Ada Rousso (202) 566-3287.

Treasury Attorney: Moshe Schuldinger [202] 566-2928.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK99

## 2593. MANUFACTURERS AND RETAILERS EXCISE TAXES-TAXES ON FUELS, TIRES AND GASOLINE

Legal Authority: 26 USC 4071 Internal Revenue Code of 1986; 26 USC 4041 Internal Revenue Code of 1986; 26 USC 4081 Internal Revenue Code of 1986; 26 USC 6420 Internal Revenue Code of 1986; 26 USC 6427 Internal Revenue Code of 1986

CFR Citation: 26 CFR 48 Legal Deadline: None.

Abstract: The regulations will provide guidance concerning the rates of tax on certain fuels and gasohol. In addition, the regulations will provide guidance concerning the tax on tires.

#### TREAS—IRS

#### **Completed Actions**

| i imetable:                |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| Final Action<br>Effective  | 01/01/84 | 52 | FR | 31614 |
| NPRM                       | 08/22/85 | 50 | FR | 33977 |
| NPRM Comment<br>Period End | 10/21/85 | •  |    |       |
| Hearing                    | 01/14/86 |    |    | -     |
| Final Action T.D. 8152     | 08/21/87 | 52 | FR | 31614 |

Small Entity: Not Applicable

Additional Information: LR-119-83.

Drafting attorney: Margaret O'Connor (202) 566-3287.

Reviewing attorney: Ada S. Rousso (202) 566-3287.

Office of Tax Legislative Counsel (Treasury) reviewing attorney: Mo Schuldinger (202) 566-2928.

Agency Contact: Margaret O'Connor, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AF58

# 2594. REDUCTION OF THE HEAVY VEHICLE USE TAX FOR FOREIGNBASED TRUCKS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4481 Internal Revenue Code of 1986

CFR Citation: 26 CFR 41 Legal Deadline: None.

Abstract: This project will address how the heavy vehicle use tax will be imposed on foreign-based trucks at a reduced rate and what proof of payment of the tax must be presented upon entry into the United States.

#### Timetable:

Action

| Action |                   |          |             |
|--------|-------------------|----------|-------------|
|        | Final Action T.D. | 09/04/87 | 52 FR 33583 |
|        | 8159              |          |             |

Date

FR Cite

Small Entity: Not Applicable

Additional Information: LR-32-87

Drafting Attorney: William A. Jackson (202) 566-3287.

Reviewing Attorney: Ada Rousso (202) 566-3287.

Treasury Attorney: Mark Perlis (202) 566-8278.

Agency Contact: William A. Jackson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3287

RIN: 1545-AK97

## 2595. ● EXCISE TAX -- EXCESS DISTRIBUTIONS FROM QUALIFIED RETIREMENT PLANS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4981A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulation will provide rules for determining the amount of the excise distributions from qualified retirement plans.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/10/87 | 52 FR 96747 |

Small Entity: Not Applicable

Additional Information: EE-155-86

Drafting Attorney: Marjorie Hoffman (202) 566-3430.

Drafting Attorney: Richard J. Wickersham (202) 566-4621.

Treasury Attorneys: Paul Strella/Harry Conaway (202) 566-8277.

Cross Reference to EE-162-86.

Agency Contact: Marjorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224, 202 566-3430

RIN: 1545-AL13

## 2596. ● EXCISE TAX—EXCESS DISTRIBUTIONS FROM QUALIFIED RETIREMENT PLANS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 4981A Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: The regulations will provide rules for determining the amount of the excise tax on excess distributions from qualified retirement plans.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        | <br> |         |

Final Action T.D. 12/10/87 52 FR 46747 8165

Small Entity: Undetermined

Additional Information: EE-155-86

Drafting attorney: Marjorie Hoffman (202) 566-3430.

Reviewing attorney: Richard J.Wickersham (202) 566-3250.

Treasury attorney: Paul Strella/Harry Conaway (202) 566-8277.

**Excise Tax** 

Agency Contact: Majorie Hoffman, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3430

RIN: 1545-AL22

#### 2597. INFORMATION REPORTING OF ALLOWANCES, OR REIMBURSEMENTS, OR CHARGES FOR TRAVEL AND OTHER EXPENSES OF PUBLIC SECTOR EMPLOYEES AND CERTAIN OTHER PERSONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6041 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

**Abstract:** The proposed regulations would make clear that all employers, including the United States, a State, Territory or a political subdivision thereof, and the District of Columbia, are required to report amounts provided to persons in the military or civil service as allowances reimbursements, or charges for traveling and other business expenses, including an allowance for meals and lodging or a per diem allowance in lieu of subsistence, except to the extent that such persons are required to and do account to the employer for such expenses within the meaning of Sec. 1.162-17(b)(4).

#### Timetable:

| Action                     | Date     |    | FR | Cite  |  |  |
|----------------------------|----------|----|----|-------|--|--|
| Final Action<br>Effective  | 01/01/86 | 52 | FR | 30357 |  |  |
| NPRM                       | 01/09/86 | 51 | FR | 985   |  |  |
| NPRM Comment<br>Period End | 03/10/86 | 51 | FR | 985   |  |  |
| Final Action T.D.          | 08/04/87 | 52 | FR | 30357 |  |  |

Small Entity: Not Applicable

Additional Information: LR-59-85.

Drafting attorney: Renay France (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331

TREAS—IRS Completed Actions

TLC attorney: Marjorie Roberts (202) 566-2927.

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AI42

# 2598. INTEREST ON HOSPITAL INSURANCE TAXES ON WAGES OF STATE AND LOCAL GOVERNMENT EMPLOYEES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6205 Internal Revenue Code of 1986

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: This temporary regulation will permit interest-free adjustments for underpayments of hospital insurance taxes with respect to wages of state and local government employees hired after March 31, 1986.

#### Timetable:

| Action         | Date     | FR Cite |
|----------------|----------|---------|
| Closed without | 09/13/87 |         |

regulations
Small Entity: No

Additional Information: LR-47-86.

Drafting attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing attorney: John M. Coulter Jr., (202) 566-3331.

Treasury attorney: Susan Scherbel (202) 535-6965.

Agency Contact: Laura Ann M. Lauritzen, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., NW, Washington, DC 20224, 202 566-3459

RIN: 1545-Al45

# 2599. INTEREST ON HOSPITAL INSURANCE TAXES ON WAGES OF STATE AND LOCAL GOVERNMENT EMPLOYEES

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6205 Internal Revenue Code of 1986

CFR Citation: 26 CFR 31 Legal Deadline: None.

Abstract: This regulation will permit interest-free adjustments for underpayments of hospital insurance taxes with respect to wages of State and local government employees hired after March 31, 1986.

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Final Action T.D.<br>8156<br>published.<br>NPRM<br>determined<br>unnecessary. | 09/04/87 | 52 FR 33581 |

#### Small Entity: No

Additional Information: LR-46-86.

Drafting attorney: Laura Ann M. Lauritzen (202) 566-3459.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

Treasury Attorney: Susan Scherbel (202) 535-6965.

Agency Contact: Laura Ann M. Lauritzen, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AI50

# 2600. INCOME TAX--DEPOSIT OF ESTIMATED INCOME TAX BY CERTAIN PRIVATE FOUNDATIONS AND TAX-EXEMPT ORGANIZATIONS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 6302 Internal Revenue Code of 1986

CFR Citation: 26 CFR 1 Legal Deadline: None.

Abstract: This regulation would provide guidance regarding deposits by certain private foundations and tax-exempt organizations of estimated income taxes. The Tax Reform Act of 1986 requires these organizations to make quarterly estimated tax payments.

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| NPRM                       | 12/24/86 | -51 | FR | 46689 |
| Final Action<br>Effective  | 01/01/87 | 52  | FR | 33808 |
| NPRM Comment<br>Period End | 01/23/87 | 51  | FR | 46689 |
| Final Action T.D. 8157     | 09/08/87 | 52  | FR | 33808 |

#### Small Entity: Not Applicable

Additional Information: LR-132-86.

Drafting attorney: John A. Tolleris (202) 566-3590.

Reviewing attorney: John M. Coulter, Jr. (202) 566-3331.

#### Agency Contact: John A. Tolleris, Attorney, Department of the Treasury,

Internal Revenue Service, 1111 Constitution Avenue, NW, Washington, DC 20224, 202 566-3590

RIN: 1545-AJ43

## 2601. PROCEDURE AND ADMINISTRATION - ABATEMENT OF INTEREST

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

**Abstract:** The regulations will provide guidance on the definition of ministerial act.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action T.D.<br>8150 | 08/13/87 | 52 FR 30162 |
| Temporary<br>Regulation   | 00/00/00 |             |

Small Entity: Not Applicable

Additional Information: LR-35-87

Drafting attorney: Sharon L. Hall (202) 566-3288.

Reviewing attorney: Cynthia Clark (202) 566-3288.

Agency Contact: Sharon L. Hall, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3288

RIN: 1545-AK70

# 2602. PENALTY FOR FAILURE TO INCLUDE CORRECT INFORMATION ON INFORMATION RETURNS AND PAYEE STATEMENTS

**Legal Authority:** 26 USC 6723 Internal Revenue Code of 1986

CFR Citation: 26 CFR 301 Legal Deadline: None.

Abstract: The regulations provide guidance on the penalty for failing to provide correct information on information returns and payee statements.

#### Timetable:

| Action                    | Date     | FR Cite     |  |
|---------------------------|----------|-------------|--|
| Final Action<br>Effective | 01/01/87 | 52 FR 34354 |  |
| Final Action<br>T.D.8155  | 09/10/87 | 52 FR 34354 |  |

#### TREAS-IRS

**Completed Actions** 

Small Entity: No

Additional Information: LR-141-86

Drafting Attorney: Renay France (202) 566-3459.

Reviewing Attorney: Sharon Galm (202) 566-3930.

Treasury Attorney: Patricia McClanahan (202) 566-2926.

Agency Contact: Renay France, Attorney, Department of the Treasury, Internal Revenue Service, 1lll Constitution Avenue, N.W., Washington, D.C. 20224, 202 566-3459

RIN: 1545-AJ26

2603. INCOME TAX--INVESTMENT CREDIT IN CASE OF PROPERTY USED BY TAX EXEMPT ORGANIZATIONS & GOVERNMENTAL UNITS; PRACTICE & PROCEDURE --DEFINITION OF SERVICE CONTRACTS & OTHER ARRANGEMENTS

**Legal Authority:** 26 USC 7805 Internal Revenue Code of 1986; 26 USC 48(a)(4) Internal Revenue Code of 1986; 26 USC 48(a)(5) Internal Revenue Code of 1986; 26 USC 7701(e) Internal Revenue Code of 1986

CFR Citation: 26 CFR 301

Legal Deadline: None.

Abstract: Proposal would change the definition of use of property by a tax exempt organization or a governmental unit, for purpose of applying rules relating to the investment tax credit. The regulations would also define service contracts and other

arrangements, for purposes of analysis vis a vis leasing arrangements.

#### Timetable:

Action

Date

FR Cite

Closed without regulations

11

11/01/87

Small Entity: Not Applicable

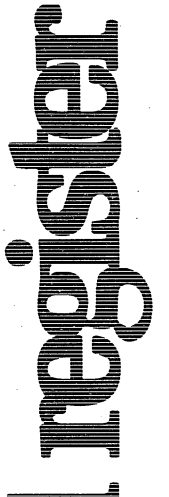
Additional Information: LR-223-78.

Drafting attorney: Robert Beatson (202) 566-3459.

Agency Contact: Robert Beatson, Attorney, Department of the Treasury, Internal Revenue Service, 1111 Constitution Ave., N.W., Washington D.C. 20224, 202 566-3459

RIN: 1545-AA23

[FR Doc. 88-5801 Filed 04-22-88; 8:45 am] BILLING CODE 4830-01-T



Monday April 25, 1988

Part XVI

## **ACTION**

Semiannual Regulatory Agenda



#### **ACTION (ACTION)**

#### **ACTION**

45 CFR Ch. XII

Executive Order 12291, Federal Regulation, Semiannual Agenda of Regulations

AGENCY: ACTION.

**ACTION:** Publication of semiannual agenda.

**SUMMARY:** This agenda announces the regulations that ACTION will have under development, revision or review during the next year. The purpose for publishing this agenda is to give notice

of any regulatory activity by the Agency in order to allow the public an opportunity to participate in the rulemaking process.

FOR FURTHER INFORMATION CONTACT:
The public is encouraged to contact the Agency official listed for the particular agenda item. For other information

concerning ACTION regulations or this semiannual agenda, contact Terry T. Campo, General Counsel and Director of Legislative Affairs, ACTION, 806 Connecticut Avenue, NW., Washington, DC 20525, (202) 634-9333.

SUPPLEMENTARY INFORMATION: In accordance with Executive Order 12291, Federal Regulation, and the Regulatory

Flexibility Act (5 U.S.C. 605), executive agencies are required to publish in the Federal Register semiannual regulatory agendas in April and October of each year.

ACTION has determined that the regulations under consideration will not impose compliance costs or reporting burdens on the public; and that the regulations will not have a significant economic impact on a substantial number of small entities. Accordingly, no Regulatory Analysis is required under 5 U.S.C. 602.

DATED: March 14, 1988. Donna M. Alvarado, Director.

#### **ACTION (ACTION)**

**Prerule Stage** 

## 2604. NONDISCRIMINATION IN FEDERALLY ASSISTED PROGRAMS

**Legal Authority:** 42 USC 2000(d)(1); 42 USC 5057; 42 USC 5060

CFR Citation: 45 CFR 1203 Legal Deadline: None.

Abstract: In accordance with 42 USC 2000(d)(1) ACTION will promulgate regulations implementing provisions of title VI of the Civil Rights Act of 1964, title IX of the Education Amendments of 1972, as amended, and section 417 of the Domestic Volunteer Service Act of 1973, as amended, which prohibit discrimination on the basis of race, color, national origin, religion or sex, in federally assisted programs. Relevant provisions of existing ACTION title VI regulations will be subsumed into this new regulation.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jeanne D. McCamley, Acting Director, Equal Opportunity Staff, Office of Compliance, ACTION, 806 Connecticut Ave., NW, Washington, DC 20525, 202 634-9312

**RIN:** 3001-AA06

## 2605. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN ACTION PROGRAMS

Legal Authority: 29 USC 794; 42 USC

5057; 42 USC 5060

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: In accordance with section 504 of the Rehabilitation Act of 1973, as amended (29 USC 794), ACTION will promulgate implementing regulations which prohibit discrimination on the basis of handicap in federally conducted programs and activities. ACTION regulations prohibiting discrimination on the basis of handicap in federally assisted programs are contained in 45 CFR 1232.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jeanne D. McCamley, Acting Director, Equal Opportunity Staff, Office of Compliance, ACTION, 806 Connecticut Ave., NW, Washington, DC 20525, 202 634-9312

RIN: 3001-AA07

2606. INSPECTION AND COPYING OF RECORDS: RULES FOR COMPLIANCE WITH PUBLIC INFORMATION ACT

Legal Authority: 5 USC 552; 42 USC 4951

CFR Citation: 45 CFR 1215 Legal Deadline: None.

**Abstract:** In accordance with the Freedom of Information Act, (5 USC 522), the Agency is updating its regulation concerning the release of Agency Information.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Kirby McCollum, Director, Administrative Services Division, ACTION, 806 Conn. Ave., NW, Washington, DC 20525, 202 634-

RIN: 3001-AA09

2607. NONDISCRIMINATION ON THE BASIS OF AGE IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL ASSISTANCE FROM ACTION

**Legal Authority:** 42 USC 6101; 42 USC 4951

CFR Citation: 45 CFR 1221

Legal Deadline: None.

Abstract: In accordance with 42 USC 6101 and 42 USC 4951 ACTION will promulgate regulations implementing provisions of the Age Discrimination Act of 1975, as amended, and Section 417 of the Domestic Volunteer Service Act of 1973, as amended, which prohibits discrimination on the basis of

#### **ACTION**

**Prerule Stage** 

age in programs or activities receiving Federal financial assistance.

| Timetable: |      |         |
|------------|------|---------|
| Action     | Date | FR Cite |
|            |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jeanne D. McCamley. Acting Director, Equal Opportunity Staff, Office of Compliance, ACTION, 806 Conn. Ave., NW, Washington, DC 20525, 202 634-9312

RIN: 3001-AA10

#### **ACTION (ACTION)**

Final Rule Stage

### 2608. ● NONPROCUREMENT DEBARMENT AND SUSPENSION

Legal Authority: PL 93-113 42 USC 4951, et sea

CFR Citation: 45 CFR 1229 Legal Deadline: None.

**Abstract:** In accordance with Executive Order 12549 and OMB guidelines this proposed rule would establish a

uniform system of nonprocurement debarment and suspension from programs and activities involving Federal financial and nonfinancial assistance and benefits.

#### Timetable:

| Action       | Date     |    | FR Cit |       |
|--------------|----------|----|--------|-------|
| NPRM         | 10/20/87 | 52 | FR     | 39015 |
| Final Action | 05/26/88 |    |        |       |

Small Entity: No

Agency Contact: Margaret McHale, Acting Chief, Grants Branch, ACTION, 806 Connecticut Ave., Washington, DC 20525, 202 634-9150

RIN: 3001-AA14

#### **ACTION (ACTION)**

Completed Actions

## 2609. SENIOR COMPANION PROGRAM: NON-STIPENDED VOLUNTEERS

CFR Citation: 45 CFR 1207

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 08/26/87 | 52 FR 32133 |
| Final Action<br>Effective | 10/13/87 | 52 FR 32133 |

Small Entity: No

Agency Contact: C. Wade Freeman 202

634-9355

**RIN:** 3001-AA11

2610. FOSTER GRANDPARENT PROGRAM: NON-STIPENDED VOLUNTEERS

CFR Citation: 45 CFR 1208

| C | 0 | m | р | le | te | d | : |
|---|---|---|---|----|----|---|---|
|   |   |   |   |    |    |   |   |

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 08/26/87 | 52 FR 32132 |
| Final Action<br>Effective | 10/13/87 | 52 FR 32132 |

Small Entity: No

Agency Contact: C. Wade Freeman 202 634-9355

RIN: 3001-AA12

# 2611. • UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

Legal Authority: PL 93-113 42 USC 4951,

et seq

CFR Citation: 45 CFR 1234 Legal Deadline: None.

Abstract: In accordance with the Presidential Memorandum, "Uniform

Requirements for Grants to State and Local Governments," dated March 12, 1987, this proposed rule would establish uniform requirements for the administration of grants and cooperative agreements and subawards to State, local and Indian tribal governments.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| NPRM                      | 06/09/87 | 52 FR | 21819 |
| Final Action              | 03/11/88 | 53 FR | 8033  |
| Final Action<br>Effective | 10/01/88 |       |       |

Small Entity: No

Agency Contact: Margaret McHale, Acting Chief, Grants Branch, ACTION, 806 Connecticut Avenue, NW, Washington, DC 20525, 202 634-9150

**RIN:** 3001-AA13

[FR Doc. 88-6197 Filed 04-22-88; 8:45 am]

BILLING CODE 6050-28-T



Monday April 25, 1988

**Part XVII** 

## Agency for International Development

Semiannual Regulatory Agenda



#### AGENCY FOR INTERNATIONAL DEVELOPMENT (AID)

## INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

#### **Agency for International Development**

#### 22 CFR Ch. II

#### Federal Regulations; Agency Regulatory Agenda Semiannual Summary

**AGENCY:** Agency for International Development, IDCA.

ACTION: Agency regulations agenda.

**SUMMARY:** The Agency for International Development (A.I.D.) is publishing this agenda as required by section 5(a) of

Executive Order 12291, Federal
Regulation (46 FR 13193, February 19,
1981) and by the Regulatory Flexibility
Act (Pub. L. 96-354, September 30, 1980).
This agenda reports the status of those
regulations currently under review and
gives A.I.D.'s plan for the issuance of
proposed regulations during the next
twelve months. It is expected that the
information provided in this agenda will
enable the public to be more aware of
and more effectively participate in
A.I.D.'s rulemaking process.

#### FOR FURTHER INFORMATION CONTACT:

General: For further information on the agenda or the review list, in general, contact: Mr. Fred D. Allen, Office of Information Resources Management,

Agency for International Development, Washington, DC 20523, Telephone (703) 875-1573.

Specific: For further information about any particular item on the agenda, contact the individual listed as the contact for that item.

#### Regulatory Flexibility Act (RFA)

The Agency does not have any rulemaking activity that falls within the requirements of RFA and does not anticipate any during the next reporting period.

Dated: February 24, 1988.

R. T. Rollis, Jr.,

Assistant to the Administrator for Management.

#### AGENCY FOR INTERNATIONAL DEVELOPMENT (AID)

#### **Proposed Rule Stage**

# 2612. NONDISCRIMINATION IN FEDERALLY ASSISTED PROGRAMS OF THE AGENCY FOR INTERNATIONAL DEVELOPMENT -- EFFECTUATION OF TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

Legal Authority: 22 USC 2381 CFR Citation: 22 CFR 209 Legal Deadline: None.

Abstract: The regulation will address the problem of discrimination on the basis of race, color, or national origin in any program or activity receiving assistance from the Agency for International Development. The regulation provides that no person in the United States on the ground of race. color or national origin, be excluded from participation in, be denied the benefits of or be subjected to discrimination under any program or activity receiving Federal financial assistance from AID. The regulation provides procedures for 1) assuring that such discrimination does not occur and 2) effecting compliance. The Agency is not considering any alternatives for addressing the problem. There will be some minor costs in administering the regulation; there are potential benefits to individuals who might otherwise be discriminated against.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

**Government Levels Affected:** Local, State

Agency Contact: Leticia Peoples, Equal Opportunity Officer, Agency for International Development, Office of Equal Opportunity Programs (EOP), Room 1224 SA - 1, Washington, DC 20523, 202 663-1340

RIN: 0412-AA01

#### 2613. NONDISCRIMINATION ON THE BASIS OF SEX IN EDUCATION PROGRAMS AND ACTIVITIES RECEIVING OR BENEFITTING FROM FEDERAL FINANCIAL ASSISTANCE

**Legal Authority:** 20 USC 1681 to 1683; 20 USC 1686

CFR Citation: 22 CFR 219, (New)

Legal Deadline: None.

Abstract: This regulation will address the problem of discrimination on the basis of sex in education programs and activities receiving or benefitting from financial assistance from the Agency for International Development. The regulation is intended to implement Title IX of the Education Amendments of 1972, as amended. The regulation provides procedures for 1) assuring that such discrimination does not occur and

2) effecting compliance. The Agency is not considering any alternatives for addressing the problem. There will be some minor costs in administering the regulation; there are potential benefits to individuals who might otherwise be discriminated against.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Leticia Peoples, Equal Opportunity Officer, Agency for International Development, Office of Equal Opportunity Programs (EOP), Room 1224 SA - 1, Washington, DC 20523, 202 663-1340

RIN: 0412-AA04

# 2614. DONATION OF AGRICULTURAL COMMODITIES/PRODUCTS TO ASSIST NEEDY PERSONS OVERSEAS (416 PROGRAM)

**Legal Authority:** 7 USC 1431; PL 97-253, Sec 110

CFR Citation: 22 CFR 210, (New)

Legal Deadline: None.

Abstract: This regulation sets forth provisions of the Agency for International Development (A.I.D.), acting as an Agent for the USDA/Commodity Credit Corporation (CCC), to carry out part of the responsibilities for selecting, approving,

#### AID

#### **Proposed Rule Stage**

administering and implementing the Section 416 program of the Agricultural Act of 1949, as amended. This program will assist needy persons overseas and reduce surplus stocks of dairy and wheat products in CCC inventory. The donation of commodities under this new authority will be coordinated with, but not replace, assistance provided under the Agricultural Trade Development and Assistance Act of 1954, as amended, Pub. L. 83-480. The Agency is not considering any alternatives for addressing the problem. There are some minor costs in administering the regulation. The potential benefits will go to needy persons overseas.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Interim Final<br>Rule | 05/24/84 | 49 | FR | 22024 |

**Next Action Undetermined** 

#### Small Entity: No

Agency Contact: Jessie C. Vogler, Program Officer, Agency for International Development, Office of Food for Peace, Bureau for Food for Peace and Voluntary Assistance, Washington, DC 20523, 703 235-9193

RIN: 0412-AA05

#### 2615. TRANSFER OF FOOD COMMODITIES FOR USE IN DISASTER RELIEF AND ECONOMIC DEVELOPMENT AND OTHER ASSISTANCE

**Legal Authority:** 7 USC 1705; 7 USC 1721 to 1723; 7 USC 1693

CFR Citation: 22 CFR 211 Legal Deadline: None.

Abstract: This regulation prescribes the terms and conditions governing the transfer of agricultural commodities to foreign governments, U.S. voluntary agencies, or intergovernmental

organizations. The regulation is being reviewed to assess its current procedures and requirements with an intent to improve its effectiveness and efficiency. There will be internal administrative and operational costs. There are potential benefits to aid-receiving countries.

#### Timetable:

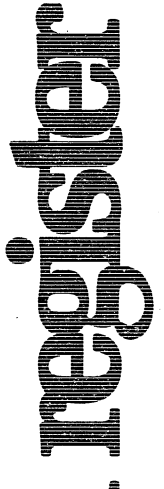
| Action         | Date        | FR Cite |
|----------------|-------------|---------|
| Begin Review   | 12/15/83    |         |
| Next Action Ur | ndetermined |         |

Small Entity: No

Agency Contact: Jessie C. Vogler, Program Officer, Agency for International Development, Office of Food For Peace, Bureau For Food For Peace and Voluntary Assistance, Washington, DC 20523, 703 235-9193

RIN: 0412-AA06

[FR Doc. 88-5086 Filed 04-22-88; 8:45 am]



Monday April 25, 1988

Part XVIII

# Architectural and Transportation Barriers Compliance Board

Semiannual Regulatory Agenda



## ARCHITECTURAL AND TRANSPORTATION BARRIERS COMPLIANCE BOARD (ATBCB)

## ARCHITECTURAL AND TRANSPORTATION BARRIERS COMPLIANCE BOARD

36 CFR Ch. XI

#### **Unified Agenda of Federal Regulations**

AGENCY: Architectural and Transportation Barriers Compliance Eoard.

ACTION: Submission of Unified Agenda of Federal Regulations.

SUMMARY: The Architectural and Transportation Barriers Compliance Board submits the following agenda of proposed regulatory activities which may be conducted by the agency during the next twelve months. This regulatory agenda may be revised and/or refined by the agency during the coming months as a result of action taken by the Board. In addition to any regulatory actions, the Board may also consider issuing advisory standards and/or policy statements as part of its statutory responsibilities. When appropriate,

these standards and policies will also be published in the Federal Register.

ADDRESS: U.S. Architectural and Transportation Barriers Compliance Board, 1111 18th Street, NW., Suite 501, Washington, DC 20036.

#### FOR FURTHER INFORMATION CONTACT:

For information concerning Board regulations and proposed actions, contact Mr. Nicholas Chiarkas, General Counsel, 202/653-7834 (voice or TDD). Thomas E. Harvey,

Chairperson, Architectural and Transportation Barriers Compliance Board.

## ARCHITECTURAL AND TRANSPORTATION BARRIERS COMPLIANCE BOARD (ATBCB)

Final Rule Stage

# 2616. MINIMUM GUIDELINES AND REQUIREMENTS FOR ACCESSIBLE DESIGN

Significance: Agency Priority

Legal Authority: 29 USC 792(b)(7) Rehabilitation Act of 1973, as amended

CFR Citation: 36 CFR 1190 Legal Deadline: None.

Abstract: Specific provisions of the ATBCB Minimum Guidelines and Requirements for Accessible Design have been reserved until sufficient research information and/or field experience is obtained. At present the ATBCB is reviewing comments on the proposed rule to add provisions for leased facilities. In a separate notice of proposed rulemaking, the Board will propose the incorporation of certain technical specifications (including detectable warnings and signage) of the Uniform Federal Accessibility Standards and American National Standards Institute A117.1 (1986) standard into the ATBCB Minimum Guidelines and Requirements for

#### Timetable:

ANSI/UFAS Technical Specifications
NPRM 09/16/87 (52 FR 34955)
NPRM Comment Period End 11/16/87

**Leased Facilities** 

Accessible Design.

NPRM 02/11/87 (52 FR 4352) NPRM Public Comment Period End 03/13/87

Final Action 07/00/88

UFAS Technical Specifications Final Action ANSI 09/00/88

Small Entity: No

Additional Information: Phone number of agency contact is voice or TDD.

#### Government Levels Affected: Federal

Agency Contact: Mark W. Smith, General Attorney, Architectural and Transportation Barriers Compliance Board, 1111 18th Street, NW, Suite 500, Washington, DC 20036, 202 653-7834

RIN: 3014-AA00

## 2617. PRACTICE AND PROCEDURES FOR COMPLIANCE HEARINGS

Legal Authority: 29 USC 794 Rehabilitation Act of 1973, as amended

CFR Citation: 36 CFR 1150
Legal Deadline: None.

Abstract: The current regulation sets forth procedures to ensure compliance with standards issued under the Architectural Barriers Act of 1968, Pub. L. 90-480, as amended, 42 U.S.C. 4151 et seq. The Board has published an interim rule revising this regulation to provide a 180-day period for informally resolving complaints in place of the previous 90-day period. This interim rule is expected to be published as a final rule. The Board has also published a notice of proposed rulemaking to amend its regulations to allow a rebuttable presumption of jurisdiction in those cases in which jurisdictional information is not timely provided by the responsible persons or agencies.

#### Timetable:

| Action                                      | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Interim Final Rule with Request for Comment | 05/22/86 | 51 | FR | 18788 |
| Interim Final<br>Rule Comment<br>Period End | 07/21/86 |    |    | •     |
| NPRM  | 12/23/87 | 52 | FR | 48546 |
| NPRM Comment                                | 02/22/88 |    |    |       |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Mr. Nicholas Chiarkas, General Counsel, Architectural and Transportation Barriers Compliance Board, 1111 18th Street, NW, Washington, DC 20036, 202 653-7834

RIN: 3014-AA03

## 2618. INFORMATION AVAILABILITY: PROCEDURES (36 CFR, PART 1120)

Legal Authority: 5 USC 552

CFR Citation: 36 CFR 1120, (Revision)

Legal Deadline: Statutory, April 25, 1987.

Abstract: This interim final rule amends the ATBCB's regulations to establish a schedule and system for collecting fees to recover certain direct costs associated with responding to Freedom of Information Act (FOIA) requests as required by the Freedom of Information Reform Act of 1986.

#### **ATBCB**

Final Rule Stage

| Timetable:            |          |       |       |
|-----------------------|----------|-------|-------|
| Action                | Date     | FR    | Cite  |
| Interim Final<br>Rule | 11/10/87 | 52 FR | 43193 |
| Final Action          | 06/00/88 |       | •     |

Small Entity: No

**Agency Contact:** Mark W. Smith, General Attorney, Architectural and Transportation Barriers Compliance Board, 1111 18th Street, NW, Washington, DC 20036, 202 653-7834

RIN: 3014-AA04

[FR Doc. 88-5087 Filed 04-22-88; 8:45 am] BILLING CODE 6820-BP-T



Monday April 25, 1988

Part XIX

# **Commission on Civil Rights**

Semiannual Regulatory Agenda



agenda.

#### **COMMISSION ON CIVIL RIGHTS (CCR)**

## COMMISSION ON CIVIL RIGHTS 45 CFR Ch. VII

Semiannual Agenda of Regulations AGENCY: Commission on Civil Rights. ACTION: Publication of semiannual

summary: This agenda announces the regulations the U.S. Commission on Civil Rights will have under development during the 6-month period from April 1, 1988 through September 30, 1988. The purpose for publishing this agenda is to give notice of any regulatory activity by the Commission in

order to allow the public an opportunity to participate in the rulemaking process.

#### FOR FURTHER INFORMATION CONTACT:

General: For further information on the agenda in general, contact: William H. Gillers, Solicitor, U.S. Commission on Civil Rights, Room 606, Washington, DC 20425, (202) 376-8514.

Specific: For further information about any particular item on the agenda, contact the individual listed under that item.

SUPPLEMENTARY INFORMATION: In accordance with Executive Order 12291, Federal Regulation, and the Regulatory Flexibility Act (5 U.S.C. 605), executive agencies are required to publish in the

Federal Register semiannual regulatory agendas in April and October of each year.

The regulations being considered by the Commission are not "major" rules within the meaning of E.O. 12291 and no Regulatory Impact Analysis is required. The Commission has determined that the regulations under consideration will not impose compliance costs or reporting burdens on the public; nor will the regulations have a significant economic impact on a substantial number of small entities. Accordingly, no Regulatory Analysis is required. William H. Gillers,

Solicitor.

#### COMMISSION ON CIVIL RIGHTS (CCR)

#### **Proposed Rule Stage**

## 2619. IMPLEMENTATION OF FREEDOM OF INFORMATION REFORM ACT

Significance: Agency Priority

Legal Authority: 42 USC 1975 to 1975f; 5

USC 552

CFR Citation: 45 CFR 704.1, (Revision)

Legal Deadline: Statutory, April 25, 1987.

Abstract: The regulation implements the 1986 statutory amendments to the Freedom of Information Act (FOIA) (5 USC 552). The revised provisions modify the terms of exemption 7 and also establish new procedures regarding the charging and waiving of fees pursuant to a FOIA request.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 07/00/88 |         |
| NPRM Comment<br>Period End | 08/00/88 |         |

Small Entity: No

Agency Contact: Willian H. Gillers, Solicitor, Commission on Civil Rights, 1121 Vermont Avenue, NW, Room 606, Washington, DC 20425, 202 376-8514

RIN: 3035-AA00

2620. IMPLEMENTATION OF REHABILITATION ACT OF 1973, PART 504-HANDICAPPED DISCRIMINATION PROHIBITION

Legal Authority: 29 USC 794 CFR Citation: 45 CFR 707

Legal Deadline: None.

Abstract: The proposed regulation provides for the implementation of Section 504 of the Rehabilitation Act of 1973, as amended (29 USC 794), which prohibits discrimination on the basis of handicap, as it applies to programs or

activities conducted by the Commission.

#### Timetable:

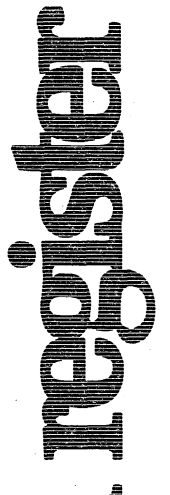
| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| NPRM Comment | 06/00/88 |         |

#### Small Entity: No

Agency Contact: William J. Howard, General Counsel, Commission on Civil Rights, 1121 Vermont Avenue, NW, Room 600, Washington, DC 20425, 202 376-8351

RIN: 3035-AA01

[FR Doc. 88-5088 Filed 04-22-88; 8:45am] BILLING CODE 6335-01-T



Monday April 25, 1988

Part XX

# **Environmental Protection Agency**

Semiannual Regulatory Agenda



#### **ENVIRONMENTAL PROTECTION AGENCY (EPA)**

## ENVIRONMENTAL PROTECTION AGENCY

40 CFR Ch. I

[FRL-3338-4]

#### Regulatory Agenda

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice.

SUMMARY: EPA revises the Regulatory Agenda semiannually, and it appears in the Federal Register each April and October. It provides specific information on the status of regulations that are under development, revision, and review at the Agency. The agenda is published to keep interested parties informed of the progress of EPA regulations.

ADDRESSES: If you want to be on the mailing list for future agendas, please call or write to Bridgette Dent, Regulation Management Branch, EPA, PM-223, Washington, DC 20460, (202) 382-5475.

If you have any suggestions for improving this publication, or need general information about the agenda, please call or write to Angela Tyler, Regulation Management Branch, EPA, PM-223, Washington, DC 20460, (202) 382-7205.

#### FOR FURTHER INFORMATION CONTACT:

For specific information on any item in the agenda, please contact the person listed with each entry.

#### SUPPLEMENTARY INFORMATION:

Statutes Covered in the Agenda Asbestos Hazard Emergency Response Act (AHERA)

Atomic Energy Act (AEA)
Clean Air Act (CAA)
Clean Water Act (CWA)
Comprehensive Environmental
Response, Compensation, and

Liability Act (CERCLA)
Federal Insecticide, Fungicide, and
Rodenticide Act (FIFRA)

Federal Food, Drug, and Cosmetics Act (FFDCA)

Hazardous and Solid Waste Amendments (HSWA)

Marine, Protection, Research, and Sanctuaries Act (MPRSA)

Resource Conservation and Recovery Act (RCRA)

Safe Drinking Water Act (SDWA)

Superfund Amendments and
Reauthorization Act (SARA)
Toxic Substances Control Act (TSCA)
Water Quality Act of 1987 (WQA)
General - Other Acts (including grant
and procurement regulations that cut
across several program areas)

#### Organization of the Agenda

The agenda is organized by statute, and in several cases it combines regulations with differing statutory authorities that have closely-related subject matter. For example, the Asbestos-in-Schools Inspection, Abatement, and Disposal regulation is written under AHERA, but appears with regulations under TSCA.

Within each statutory listing, the regulations are ordered numerically, by section number of the authorizing legislation. For example, all RCRA regulations under section 3001 appear before those under section 3006.

Within each statutory area the entries are further divided into four categories: (1) Prerule Stage; (2) Proposed Rule Stage; (3) Final Rule Stage; and (4) Completed Actions (regulations that EPA is deleting from the agenda because the Agency has completed, withdrawn, or postponed them indefinitely). Detailed information on each of these sections is presented below.

Appendix A includes a list of abbreviations of terms used in this document.

#### I. Prerulemakings

Prerulemaking actions include activities intended to determine whether or how to initiate rulemaking. These activities include anything that influences or leads to rulemaking, such as advance notices of proposed rulemaking, significant studies or analyses of the possible need for regulatory action, requests for public comment on the need for regulatory action, or important pre-regulatory policy proposals.

This section also includes existing EPA regulations that are now under review. The purpose of such reviews is to determine whether the Agency should revise the rule, rescind it, or leave it unchanged. When finished, the Agency will list these reviews in the completed section of the agenda. If EPA decides to revise or rescind the regulation, the action will appear in the proposed rule section of the next agenda, which will

state the timetable for completing the revision or rescission.

For each regulation under review, the agenda provides the title, a short abstract, legal authority, CFR reference, any analysis EPA is preparing, contact person, and the schedule for completing the review. It also indicates the "review authority," which may be different from the regulation's statutory authority. EPA reviews regulations under various mandates, and some reviews satisfy more than one of these mandates. The principal mandates are:

Executive Order 12498 which is intended to establish annually the Administration's Regulatory Program. It defines priority activities that federal departments and agencies will work on during the upcoming year. Its purpose is to minimize duplication and conflict among regulatory activities and enhance public understanding of the Administration's regulatory objectives.

Executive Order 12291 (E.O. 12291) which establishes the general policy that federal departments and agencies should review their regulations to ensure that the costs of the regulations are justified by the benefits of the regulation.

The Regulatory Flexibility Act (RFA) which requires that federal departments and agencies review existing regulations that have a significant economic impact on a substantial number of small entities, including small businesses, small organizations, and small governments, at least once every ten years. EPA invites public comment regarding RFA issues on the list of regulations EPA is reviewing.

Reviews EPA has targeted under the RFA are identified by a "Yes" in the "small entity" category. When the Agency completes reviews of regulations with a significant impact on small entities, the agenda entry includes an abstract that announces the Agency's decision of whether to revise, rescind, or leave the regulation unchanged. This announcement complies with the RFA and EPA's July 16, 1981 plan (46 FR 36930) for reviewing regulations under the Act.

The Paperwork Reduction Act (PRA) which requires federal departments and agencies to review its information collection activities to assure that they need and will use the information and manage it efficiently. They must also

ensure that the information to be collected is of high quality, appropriate for its intended use, and does not already exist at EPA or at some other federal agency. In addition, the PRA requires agencies to review the cost of collecting the information, so that it will be held to a minimum for both the respondent and the agencies.

#### II. Proposed and Final Rules

EPA generally lists regulations in the agenda once they are within a year of proposal or final action. Very important regulations under development will usually appear even if the scheduled publication dates are more than a year away.

Proposed and final rules appear as: (a) Actions that will create new CFR parts, subparts, or subsections; or (b) actions that revise or amend already existing CFR parts, subparts, or subsections. The word "revision" will appear in parentheses after the title of each regulation undergoing revision. All regulations appearing in the agenda for the first time are marked with bullets (•).

This section includes all "significant" EPA regulations. Some are priority regulations under development that are subject to Executive Order 12498; or the Agency has designated for priority development or revision. These regulations are also subject to certain provisions of E.O. 12291, RFA, and PRA.

However, the listings exclude: (a) Specialized categories of actions (such as EPA approvals of State plans and other actions that do not apply nationally); and (b) routine actions (such as pesticide tolerances and minor amendments to existing rules).

For each proposed and final regulation, the agenda includes:

- Title
- Priority classification (if applicable)
- Legal authority
- CFR reference
- Legal deadline (if applicable)

- Short abstract
- Timetable of existing and scheduled actions
- Reference to small entity impacts (yes, no. or undetermined)
- Additional information (includes the FTS phone number for the Agency contact, the Start Action Request (SAR) number, which is assigned to the regulation for internal tracking purposes, and any other information that is not included in the abstract)
- Agency contact
- Analysis section (if the Agency is preparing a Regulatory Impact Analysis (RIA) and/or an RFA)

#### III. Completed Actions

These are actions that appeared in the last agenda, which EPA is deleting because they are completed or are no longer under consideration. Information on these regulations and reviews of regulations is less detailed than for those that are still under consideration. Generally, entries include: (1) An explanation of why the Agency is deleting the regulation from the agenda, or (2) the publication date and Federal Register citation of the final rule.

Dated: February 29, 1988.

#### Robert H. Wayland, III,

Deputy Assistant Administrator for Policy Planning and Evaluation.

Appendix A -- (Abbreviations)
ANPRM - Advance Notice of Proposed
Rulemaking

BAT -. Best Available Technology

BCT - Best Conventional Technology

BOD - Biochemical Oxygen Demand

BPT - Best Practicable Technology

CA - Cooperative Agreements

CAG - Carcinogenic Assessment Group

CBOD - Carbonaceous Biochemical
Oxygen Demand

CEQ - Council on Environmental Quality

CFR - Code of Federal Regulations

DOE - Department of Energy

EAF - Electric Arc Furnaces

FR - Federal Register

FTS - Federal Telecommunications System HDE - Heavy-Duty Engine

HDT - Heavy-Duty Truck

HDV - Heavy-Duty Vehicle

ICS - Intermittent Control System

LDT - Light-Duty Truck

LDV - Light-Duty Vehicle

MCL - Maximum Contaminant Level MCLG - Maximum Contaminant Level Goals

NEPA - National Environmental Policy Act

NESHAPS - National Emission Standards for Hazardous Air Pollutants

NPDES - National Pollutant Discharge Elimination System

NPDWR - National Primary Drinking Water Regulations

NPRM - Notice of Proposed Rulemaking NRDC - Natural Resources Defense Council

NSO - Nonferrous Smelter Orders NSPS - New Source Performance Standards

OAQPS - Office of Air Quality Planning and Standards

OPP - Office of Pesticide Programs OPTS - Office of Pesticides and Toxic Substances

OSHA - Occupational Safety and Health Administration

PCB - Polychlorinated Biphenyls POTW - Publicly Owned Treatment Works

PSD - Prevention of Significant Deterioration

PSES - Pretreatment Standards for Existing Sources

PSNS - Pretreatment Standards for New Sources

RFA - Regulatory Flexibility Act

RIA - Regulatory Impact Analysis

RIN - Regulation Identifier Number

RMCL - Recommended Maximum
Contaminant Level

SAR - Start Action Request

SIC - Standard Industrial Code

SSC - State Superfund Contract

TSS - Total Suspended Solids

**UIC - Underground Injection Control** 

USC - United States Code

**VOC - Volatile Organic Chemicals** 

#### Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2621                    | SAR No. 2406. Pesticide Applicator Certification Fees for EPA Administered Programs | 2070-AB76                          |

#### Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2622                    | SAR No. 2444. Procedures for Amending and Repealing Tolerances or Exemptions from Tolerances Under Section 408 and 409 of FFDCA         | 2070-AB78                          |
| 2623                    | SAR No. 2317. Restricted Use Classification for Certain Active Ingredients Used in Termiticides   |                                    |
| 2624                    | SAR No. 2351. Restricted Use Classification for Groundwater Contaminating Pesticides  |                                    |
| 2625                    | SAR No. 2567. Registration Data Requirements for Pesticide Product Performance and Companion Pesticide Assessment Guidelines (Revision) | 2070-AB82                          |
| 2626                    | SAR No. 2337. Sale of Restricted Use Pesticides to Noncertified Persons   | 2070-AB48                          |
| 2627                    | SAR No. 2446. Regulations on Certification of Pesticide Applicators (Revision)  | 2070-AB75                          |
| 2628                    | SAR No. 2445. Experimental Use Permits (Revision)   | 2070-AB77                          |
| 2629                    | SAR No. 1640. Worker Protection Standards for Agricultural Pesticides (Revision)  | 2070-AA49                          |

#### Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)—Final Rule Stage

| Se-<br>quence<br>Number                                      | Title   | Regulation<br>Identifier<br>Number   |
|--|---|--|
| 2630<br>2631<br>2632<br>2633<br>2634<br>2635<br>2636<br>2637 | SAR No. 1964. Comprehensive Revision of Pesticide Registration and Classification Procedures (Revision) | 2070-AB46<br>2070-AB68<br>2070-AB50<br>2070-AA04<br>2070-AB47<br>2070-AB88 |

#### Toxic Substances Control Act (TSCA)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  |                                    |
| 2638                    | SAR No. 2549. Asbestos-Containing Materials in Schools; Transport and Disposal Rule(Revision)              |                                    |
| 2639                    | SAR No. 2555. Toxic Chemical "Peak Release" Reporting Rule (Revision)                                      | 2070-AB86                          |
| 2640                    | Decisions on Test Rules: Proposed Rules  | 2070-AB07                          |
| 2641                    | SAR No. 2563. SARA Section 110 Chemicals Generic Test Rule   | 2070-AB84                          |
| 2642                    | SAR No. 1923. Follow-up Rules on Existing Chemicals  | 2070-AA58                          |
| 2643                    | SAR No. 1976. Follow-up Rules on Non-5(e) New Chemicals  |                                    |
| 2644                    | Chemical Specific Significant New Use Rules to Extend Provisions of Section 5(e) Orders                    | 2070-AB27                          |
| 2645                    | SAR No. 2247. Generic Significant New Use Rule for Acrylate Compounds                                      | 2070-AB56                          |
| 2646                    | Rulemaking Concerning Certain Microbial Products ("Biotechnology")   | 2070-AB61                          |
| 2647                    | SAR No. 2149. Nitrosamines in Metalworking Fluids.   | 2070-AB09                          |
| 2648                    | SAR No. 2149. Nitrosamines in Metalworking Fluids  | 2070-AB14                          |
| 2649                    | SAR No. 2150. Polychlorinated Biphenyls (PCBs): Applications for Exemptions from the Ban on Manufacturing, |                                    |
|                         | Processing, and Distribution   | 2070-AB20                          |
| 2650                    | SAR No. 2284. Regulatory Investigation of Chlorinated Solvents   | 2070-AB41                          |
| 2651                    | SAR No. 2297. PCB Spill Cleanup Recordkeeping Rule   | 2070-AB45                          |
| 2652                    | SAR No. 2560. Procedures and Criteria for Termination of Polychlorinated Biphenyl Disposal Permits         | 2070-AB81                          |
| 2653                    | SAR No. 2550. PCB Notification and Manifesting Rule.   | 2070-AB83                          |

#### Toxic Substances Control Act (TSCA)—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2654<br>2655<br>2656    | SAR No. 2245. Negotiated Consent/Procedural Test Rule (Revision) |                                    |

#### Toxic Substances Control Act (TSCA)—Final Rule Stage—Continued

| Se-<br>quence<br>Number  | Title   | Regulation<br>Identifier<br>Number   |
|--|---|--|
| 2657<br>2658<br>2659<br>2660<br>2661<br>2662<br>2663<br>2664<br>2665 | SAR No. 2250. General Regulations on Significant New Use Rules (SNURs) (Revision)  SAR No. 2375. Procedural Rule for Expedited New Chemical Follow-up  SAR No. 2562. Recodification of TSCA CFR Section 721.  SAR No. 2561. Proposal to Exempt Certain Microorganisms from PMN Requirements under TSCA 5(h)(4).  SAR No. 2244. Polychlorinated Biphenyls (PCBs): Manufacturing, Processing, Distribution in Commerce, and Use Prohibitions; Exclusions and Use Authorizations (Revision).  SAR No. 2296. Action Concerning Commercial and Industrial Use of Asbestos.  SAR No. 2447. PCBs in Electrical Transformers (Revision) | 2070-AB67<br>2070-AB85<br>2070-AB89<br>2070-AB25<br>2070-AB29<br>2070-AB74<br>2070-AB08<br>2070-AB11 |
| 2666<br>2667   | SAR No. 2129. TSCA Section 8(a) Comprehensive Assessment Information Rule (CAIR)  | 2070-AB13<br>2070-AB54   |

#### Toxic Substances Control Act (TSCA)—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2668<br>2669<br>2670    | SAR No. 2404. SARA Section 313 Toxic Chemical Release Reporting Rule | 2070-AB44                          |

#### Clean Water Act (CWA)—Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2671                    | SAR No. 2304. Future Effluent Guidelines Standards Initiatives | 2040-AA90                          |

#### Clean Water Act (CWA)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2672                    | SAR No. 1649. Effluent Guidelines for Offshore Oil and Gas Extraction Industry (Revision)                       | 2040-AA12                          |
| 2673                    | SAR No. 2600. Effluent Guidelines for Nonferrous Metals Forming (Revision)                                      |                                    |
| 2674                    | SAR No. 2583. Effluent Guidelines for Nonferrous Metals Manufacturing (Phase II) (Revisions)                    | 2040-AB31                          |
| 2675                    | SAR No. 2473. Effluent Guidelines for Pesticides Chemicals  | 2040-AB32                          |
| 2676                    | SAR No. 2395. Definition of "Waters of the United States"   | 2040-AB01                          |
| 2677                    | SAR No. 2475. Water Quality StandardsRevision for Indian Tribes   | 2040-AB36                          |
| 2678                    | SAR No. 2493. NPDES Regulatory Revisions  | 2040-AB38                          |
| 2679                    | SAR No. 2525. Interpretation of Provisions of Section 304(1) of the CWA   | 2040-AB46                          |
| 2680                    | SAR No. 2580. Procedural Rules for Class I Administrative Penalty Proceedings under the CWA                     | 2040-AB49                          |
| 2681                    | SAR No. 2587. Revisions to Regulations for Modification of Secondary Treatment Requirements for Municipal       |                                    |
|                         | Discharge into Marine Waters  | 2040-AB29                          |
| 2682                    | SAR No. 2200. NPDES Regulations: Stormwater Application Requirements (Revision)                                 | 2040-AA79                          |
| 2683                    | SAR No. 2501. NPDES Permit Application Form 2C, Standard Form A, and Short Form A (Revision)                    | 2040-AB39                          |
| 2684                    | SAR No. 2162. Sewage Sludge Use and Disposal Regulations  | 2040-AA74                          |
| 2685                    | SAR No. 2515. Citizen Suit Notice Regulation under the CWA  | 2040-AB50                          |
| 2 <del>6</del> 86       | SAR No. 2189. Comprehensive Revisions to Ocean Dumping Regulations  | 2040-AA78                          |
| 2687                    | SAR No. 2581. Underground Injection Control Program: Hazardous Waste Disposal Injection Restrictions; Effective |                                    |
|                         | Dates and Capacity Variances for Selected First Third Wastes  | 2040-AB47                          |
| 2688                    | SAR No. 2342. General Pretreatment Regulations for Existing and New Sources                                     | 2040-AA99                          |

#### Clean Water Act (CWA)—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  |                                    |
| 2689                    | SAR No. 2300. Guidelines for Classifying Ground Water under the EPA Ground Water Protection Strategy         | 2040-AA85                          |
| 2690                    | SAR No. 1962. Secondary Treatment/Percent Removal Requirements for Combined Sewer Systems                    | 2040-AB13                          |
| 2691                    | SAR No. 2163. National Pollutant Discharge Elimination System Sewage Sludge Permit Regulations; State Sludge | rl -                               |
|                         | Management Program Requirements  |                                    |
| 2692                    | SAR No. 2479. Water Quality Planning and Management Grants for Indian Tribes                                 | 2040-AB35                          |
| 2693                    | SAR No. 1722. Simplifying Construction Grants Regulations (Revision)   | 2040-AA70                          |
| 2694                    | SAR No. 2585. Comprehensive Construction Grant Regulation Revision   | 2040-AB25                          |
| 2695                    | SAR No. 1427. Effluent Guidelines for Pharmaceuticals  | 2040-AA13                          |
| 2696                    | SAR No. 1425. Effluent Guidelines for Gum and Wood (Revision)  | 2040-AA17                          |
| 2697                    | SAR No. 2584. Effluent Guidelines for Ore Mining and Dressing (Placer Mining)                                | 2040-AA65                          |
| 2698                    | SAR No. 1410. Effluent Guidelines for Nonferrous Metals: (Phase I) (Revision)                                | 2040-AA96                          |
| 2699                    | SAR No. 2212. General Pretreatment Regulations: Response to PIRT (Revision)                                  | 2040-AA81                          |
| 2700                    | SAR No. 1973. Section 404 State Program Regulations (Revision)   | 2030-AA00                          |
| 2701                    | SAR No. 2140. Ocean Incineration Regulation (Revision)   | 2040-AA72                          |
| 2702                    | Ocean Incineration Site Evaluation, Solicitation, and Designation  | 2040-AB28                          |
|                         |  | 1                                  |

#### Clean Water Act (CWA)—Completed Actions

| Se-<br>quence<br>Number                                      |  | Title  | Regulation<br>Identifier<br>Number |
|--|--|--|------------------------------------|
| 2703<br>2704<br>2705<br>2706<br>2707<br>2708<br>2709<br>2710 | SAR No. 1415.<br>SAR No. 1910.<br>SAR No. 1969.<br>SAR No. 1409.<br>SAR No. 1438.<br>SAR No. 1866. | Water Quality Standards-Revision  Effluent Guidelines for Organic Chemicals and Plastics and Synthetic Fibers  Effluent Guidelines for Adhesives and Sealants.  Effluent Guidelines for Pulp, Paper, and Paperboard (PCB's) (Revision)  Effluent Guidelines for Leather Tanning (Revision)  Effluent Guidelines for Aluminum Forming (Revision)  General Pretreatment Regulations: Removal Credits (Revision)  Discharge of Oil (Revision) | 2040-AA91<br>2040-AB33             |

#### Atomic Energy Act (AEA)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2711                    | Environmental Standards for the Management and Disposal of Spent Nuclear Fuel, High-Level and Transuranic Radioactive Wastes | 2060-AC30                          |
| 2712                    | SAR No. 1727. Environmental Protection Standards for Low-Level Radioactive Waste   |                                    |
| 2713                    | SAR No. 2073. Residual Radioactivity   | 2060-AB31                          |
|                         |  | -                                  |

#### Atomic Energy Act (AEA)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2714<br>2715            | SAR No. 1162. Transuranium Elements   | 2060-AA01<br>2060-AA02             |
| 2716                    | SAR No. 1166. · Groundwater Protection Standards for Inactive Uranium Tailing Sites |                                    |

#### Safe Drinking Water Act (SDWA)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2717                    | SAR No. 2489. Revision to Public Water System Supervision (PWSS) State Primacy Requirements   | 2040-AB26                          |
| 2718                    | SAR No. 2426. Revisions to the Safe Drinking Water Act's, Underground Injection Control Regulations   | 2040-AB27                          |
|                         |   | 2040-A627                          |
| 2719                    | SAR No. 1755. National Primary Drinking Water Regulations: Synthetic Organic Chemicals and Inorganic Chemicals, Monitoring for Unregulated Contaminants (Phase II, 40 Contaminants) | 2040-AA55                          |
| 2720                    | SAR No. 2281. National Primary Drinking Water Regulation: Radionuclides   |                                    |
| 2721                    | SAR No. 2340. National Primary Drinking Water Regulations: Disinfection, Disinfectants and Disinfection By-<br>Products (Revision)  | 2040-AA97                          |
| 2722                    | SAR No. 2396. National Primary Drinking Water Regulations: Inorganic and Organic Compounds (Phase V/30 Contaminants)  | 2040-AB11                          |
| 2723                    | National Primary Drinking Water Regulations: Lead and Copper  | 2040-AB51                          |
| 2724                    | SAR No. 2381(PWSS); SAR No. 1972(UIC) Public Water Supply Supervision Program and Underground Injection Control Program; Administrative Enforcement Implementation Procedures       |                                    |
| 2725                    | SAR No. 2378. Public Water System Supervision Program: Ban on Lead in Plumbing  | 2040-AB05                          |

#### Safe Drinking Water Act (SDWA)—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2726                    | SAR No. 2440. Indian Rule for the Wellhead Protection Program and Sole Source Aquifer Demonstration Program  | 2040-AB18                          |
| 2727                    | SAR No. 2211. Underground Injection Control Program: Hazardous Waste Disposal Injection Restrictions; Amendments To Technical Requirements for Class I Hazardous Waste Injection Wells | 2040-AB03                          |
| 2728                    | SAR No. 2376. Criteria for Filtration and Disinfection of Surface Water and Primary Drinking Water Regulations for Microbiological Contaminants  | 2040-AB24                          |
| 2729                    | SAR No. 2131. Underground Injection Control Program on Indian Lands  | 2040-AA76                          |
| 2730                    | SAR No. 2383. SDWA Indian Primacy Regulations  |                                    |
| 2731                    | SAR No. 2405. Criteria for Identifying Critical Aquifer Protection Areas   | 2040-AB23                          |

#### Safe Drinking Water Act (SDWA)—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2732                    | SAR No. 2377. National Primary Drinking Water Regulation: List of Contaminants That May Require Drinking Water Regulations | 2040-AB12                          |
| 2733                    | SAR No. 1756. Public Water Supply Supervision Program: General Public Notification Requirements and New Lead Public Notice | 2040-AB08                          |

#### Noise Control Act (NCA)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2734                    | SAR No. 2046. Withdrawal of Products from the Agency's Reports Identifying Major Noise Sources and Withdrawal of Proposed Rules | 2060-AB24                          |

#### Resource Conservation and Recovery Act (RCRA)—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2735                    | SAR No. 2494. Municipal Waste Combustor Ash Management  | 2050-AC24                          |
| 2736                    | SAR No. 2449. Determination on Wastes from the Exploration, Development on Production of Crude Oil, Natural | _                                  |
|                         | Gas, and Geothermal Energy  | 2050-AC08                          |
| 2737                    | SAR No. 2434. Management of Used Oil  | 2050-AC17                          |
| 2738                    | SAR No. 2572. Determination on Wastes from Combustion of Coal by Electric Utility Power Plants              | 2050-AC53                          |
| 2739                    | SAR No. 2571. Determination on Solid Waste from Selected Metallic Ore Processing Operations                 | 2050-AC54                          |
|                         |   |                                    |

#### Resource Conservation and Recovery Act (RCRA)—Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| .2740                   | SAR No. 2332. Mandatory Inspections of Hazardous Waste Management Facilities                                   | 2050-AB59                          |
| 2741                    | SAR No. 2527. New Requirements for State Hazardous Waste Programs  |                                    |
| 2742                    | SAR No. 2524. No-Migration Variance for Restricted Hazardous Waste Land Disposal                               | 2050-AC56                          |
| 2743                    | SAR NO. 2174 For further information contact the RCRA/Superfund Identification and Listing of Hazardous Wastes | •                                  |
|                         | - Wood Preserving and Surface Protection Waste   | 2050-AC59                          |
| 2744                    | SAR No. 2224. Solid Waste Disposal Facility Criteria   | 2050-AB21                          |
| 2745                    | SAR No. 2507. Test Methods for Evaluating Solid Waste (Manual SW846) Incorporation by Reference and            |                                    |
|                         | Mandatory Good Laboratory Practices  | 2050-AC32                          |
| 2746                    | SAR No. 2510. Guideline for Federal Procurement for Retread Tires  | 2050-AC52                          |
| 2747                    | SAR No. 2062. Identification of Hazardous Wastes by Toxicity Characteristic and Listing of Additional Organic  |                                    |
| 07.40                   | Toxicants  | 2050-AA78                          |
| 2748                    | SAR No. 2068. Sampling and Analysis Methods for Waste Testing  | 2050-AA82                          |
| 2749                    | SAR No. Air Toxicity Characteristic for Hazardous Waste  | 2050-AC23                          |
| 2750                    | SAR No. 2482. Concentration-Based Relisting of Wastes from Chlorinated Aliphatics                              | 2050-AC30                          |
| 2751                    | SAR No. 2483. Concentration-Based Relisting of Wastes from Explosives, Inorganic Chemicals, and Iron and Steel | 2050-AC31                          |
| 2752                    | Industries   | 2050-AC31<br>2050-AA76             |
| 2752                    | SAR No. 2277. Groundwater Monitoring at Hazardous Waste Facilities   | 2050-AR76                          |
| 2754                    | SAR No. 2303. Location Standards for Hazardous Waste Facilities  | 2050-AB20<br>2050-AB67             |
| 2755                    | SAR No. 2487. Delay in the Closure Period for Hazardous Waste Management Facilities                            | 2050-AB71                          |
| 2756                    | SAR No. 2390. Corrective Action for Solid Waste Management Units (SWMUs) at Hazardous Waste Management         | 2000-7671                          |
| 2750                    | Facilities   | 2050-AB80                          |
| 2757                    | SAR No. 2391. Landfill, Surface Impoundment, and Waste Pile Closures for Hazardous Waste Management            | 2000 7.200                         |
|                         | Facilities   | 2050-AB81                          |
| 2758                    | SAR No. 2453. Emission Controls for Hazardous Waste Incinerators   | 2050-AB90                          |
| 2759                    | SAR No. 2461. Land Disposal Restrictions for Soil and Debris Containing Hazardous Wastes                       | 2050-AC03                          |
| 2760                    | SAR No. 2439. Permitting Experimental Facilities Conducting Hazardous Waste Research                           | 2050-AC04                          |
| 2761                    | SAR No. 2452. Land Disposal Restrictions for First Third of Scheduled Wastes                                   | 2050-AC13                          |
| 2762                    | SAR No. 2503. Corrective Action for Releases to Groundwater from Regulated Hazardous Waste Units               | 2050-AC28                          |
| 2763                    | SAR No. 2522. Land Disposal Restriction for Second Third of Scheduled Wastes                                   | 2050-AC55                          |
| 2764                    | SAR No. 2435. List (Phase 2) of Hazardous Constituents for Groundwater Monitoring                              | 2050-AC05                          |
| 2765                    | SAR No. 2158. Compliance Monitoring and Enforcement Requirements for State Hazardous Waste Management          |                                    |
|                         | Programs   | 2050-AB01                          |
| 2766                    | SAR No. 2544. Trial Burns for Existing Hazardous Waste Incinerators  | 2050-AC50                          |
| 2767                    | SAR No. 2389. Mining Waste Management Under RCRA Subtitle D  | 2050-AB77                          |
| 2768                    | SAR No. 2465. Underground Storage Tanks Containing Hazardous Substances- Financial Responsibility Requirements | 2050-AC15                          |

#### Resource Conservation and Recovery Act (RCRA)—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2769<br>2770            | SAR No. 2226. Identification and Listing of Hazardous Wastes - Petroleum Refinery Primary Treatment Sludge | 2050-AB70                          |
| 2//0                    | Methyl Bromide   | 2050-AC60                          |

#### Resource Conservation and Recovery Act (RCRA)—Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2771                    | SAR No. 2398. Changes to Interim Status and Permitted Facilities for Hazardous Waste Management; Procedures for Post-Closure Permitting | 2050-AC29                          |
| 2772                    | SAR No. 2078. Burning of Hazardous Waste in Boilers and Industrial Furnaces   | 2050-AA72                          |
| 2773                    | SAR No. 2207. Disposal of Containerized Liquids in Hazardous Waste Landfills  | 2050-AB12                          |
| 2774                    | SAR No. 2388. Double Liner and Leachate Collection Systems for Hazardous Waste Land Disposal Units                                      |                                    |
| 2775                    | SAR No. 2436. Statistical Methods for Evaluating Groundwater Monitoring Data from Hazardous Waste Facilities                            |                                    |
| 2776                    | SAR No. 2460. Liability Requirements for Hazardous Waste Facilities - Other Instruments   |                                    |
| 2777                    | SAR No. 1805. Permit Modifications for Hazardous Waste Management Facilities  |                                    |
| 2778                    | SAR No. 2397. Permitting Mobile Hazardous Waste Treatment Units and Delisting Hazardous Wastes  |                                    |
| 2779                    | SAR No. 2257. Guidelines for Content in Re-refined Oil Procured by the Federal Government   |                                    |
| 2780                    | SAR No. 2433. Minimum Recovered Materials Content in Paper and Paper Products Procured by the Federal Government                        | 2050-AC18                          |
| 2781                    | SAR No. 2202, 2221, and 2256. Underground Storage Tanks - Technical Requirements  |                                    |
| 2782                    | SAR No. 2255. Underground Storage Tanks Containing Petroleum - Financial Responsibility Requirements                                    | 2050-AB89                          |
| 2783                    | SAR No. 2234. Underground Storage Tanks - State Program Approval  | 2050-AB31                          |

#### Resource Conservation and Recovery Act (RCRA)—Completed Actions

| Se-<br>quence<br>Number              | Title   | Regulation<br>Identifier<br>Number                            |
|--------------------------------------|---|---|
| 2784<br>2785<br>2786<br>2787<br>2788 | SAR No. 1817. Hazardous Waste Miscellaneous Units | 2050-AB46<br>2050-AA23<br>2050-AB47<br>2050-AB58<br>2050-AA68 |

#### Clean Air Act (CAA)—Prerule Stage

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number  |
|--|--|---|
| 2789<br>2790<br>2791<br>2792<br>2793<br>2794<br>2795<br>2796<br>2797 | SAR No. 1004. SAR No. 1001. Review of NAAQS for Carbon Monoxide SAR No. 2387. SAR No. 2430. SAR No. 2181. SAR No. 1869. SAR No. 1869. SAR No. 2557. SAR No. 2557. SAR No. 2214. Fuel and Fuel Additives: Gasoline Lead Content (Revision). | 2060-AC07<br>2060-AB84<br>2060-AC21<br>2060-AC23<br>2060-AB56<br>2060-AB92<br>2060-AC43 |
| 2798<br>2799   | SAR No. 2365. Fuel and Fuel Additive Health Emissions Effects Testing  | 2060-AC10<br>2060-AC11  |

#### Clean Air Act (CAA)—Proposed Rule Stage

| Se-<br>quence<br>Number                      |   | Title   | Regulation<br>Identifier<br>Number |
|--|---|---|------------------------------------|
| 2800<br>2801<br>2802<br>2803<br>2804<br>2805 | SAR No. 1919.  <br>SAR No. 1920.  <br>SAR No. 2577.  <br>SAR No. 2428.  <br>SAR No. 1119. | NAAQS for Sulfur Oxides (Revision)  NAAQS: Lead | 2060-AB82<br>2060-AA14             |

#### Clean Air Act (CAA)—Proposed Rule Stage—Continued

| Se-<br>quence<br>Number | Title   |              |  |
|-------------------------|---|--------------|--|
| 2807                    | SAR No. 2164. NSPS: SOCMI Reactor Processes   | 2060-AB55    |  |
| 2808                    | SAR No. 2239 NSPS: Small Boilers.   | 2060-AB95    |  |
| 2809                    | SAR No. 2424. NSPS: Municipal Waste Combustors  |              |  |
| 2810                    | SAR No. 2535. NSPS: Municipal Landfills   |              |  |
| 2811                    | SAR No. 1685. NESHAPS: Benzene in Coke Oven By-Product Plants   |              |  |
| 2812                    | SAR No. 1686. NESHAPS: Coke Oven Emissions from Coke Oven Charging, Door Leaks, and Topside Leaks on      | 2000-7171-72 |  |
| 2012                    | Wet-Coal-Charged Batteries  | 2060-AA48    |  |
| 2813                    | SAR No. 1714. NESHAP: Asbestos (Revision)   | 2060-AB51    |  |
| 2814                    | SAR No. 2181. NESHAPS: Chromium   | 2060-AB83    |  |
| 2815                    | SAR No. 2386. NESHAP: ChromiumIndustrial Cooling Towers   |              |  |
| 2816                    | SAR No. 2386. NESHAP: ChromiumElectroplating  |              |  |
| 2817                    | SAR No. 2363. Hazardous Organic NESHAP.   |              |  |
| 2818                    | SAR No. 2360. NESHAP: Perchloroethylene Dry Cleaning  |              |  |
| 2819                    | SAR NO. 2484 NESHAP: Ethylene Oxide from Commercial Sterilization   |              |  |
| 2820                    | SAR No. 1695. NESHAP: Organic Solvent Cleaning  | 2060-AC31    |  |
| 2821                    | SAR No. 2558. NESHAP: Benzene Reconsideration.  | 2060-AC41    |  |
| 2822                    | SAR No. 2547. NESHAP: Radionuclides   | 2060-AC47    |  |
| 2823                    | SAR No. 2491. PSD Increments for PM10   |              |  |
| 2824                    | SAR No. 2287. Hydrocarbon Standards for Light-Duty Trucks (Revision)                                      |              |  |
| 2825                    | SAR No. 2384. Decision on Air Pollution Regulatory Strategies for the Gasoline Marketing Industry         |              |  |
| 2826                    | SAR No. 1315. Trading and Banking of Heavy-duty Engine NOx and PM Emission Credits                        |              |  |
| 2827                    | SAR No. 2373. Test Procedures for Trap-Equipped Diesel Vehicles and Engines                               | 2060-AC08    |  |
| 2828                    | SAR No. 2431. Nonconformance Penalties for 1991 through 1994 Model Year Emission Standards for Heavy-Duty |              |  |
| <b></b>                 | Vehicles and Engines  | 2060-AC39    |  |
| 2829                    | SAR No. 2136. Emission Performance Warranty Regulations (Revision)  | 2060-AB53    |  |
| 2830                    | SAR No. 2215. Fuel and Fuel Additives: Preventative Action Program to Prevent Self-Serve Fuel Switching   |              |  |
| 2831                    | SAR No. 2240. Treatment, Storage, and Disposal Facility Area Source Air Emissions - RCRA Standards        | 2060-AB94    |  |

#### Clean Air Act (CAA)—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2832                    | SAR No. 2421. PSD Regulations for NOx  | 2060-AC24                          |
| 2833                    | SAR No. 1845. Fugitive Emissions/Surface Coal Mines for Air Quality New Source Review  | 2060-AA68                          |
| 2834                    | SAR No. 1010. NSPS: Solvent Degreasing   |                                    |
| 2835                    | SAR No. 1618. NSPS: Synthetic Organic Chemical Industry: Air Oxidation Process   | 2060-AA30                          |
| 2836                    | SAR No. 1733. NSPS: Distillation Operations  | 2060-AA35                          |
| 2837                    | SAR No. 1736. NSPS: Petroleum Refinery, FCC Regenerators   | 2060-AA36                          |
| 2838                    | SAR No. 1691. NSPS: Polymer and Resin Manufacture  | 2060-AA37                          |
| 2839                    | SAR No. 2028. NSPS: Sewage Treatment Plants (Revision)   | 2060-AB05                          |
| 2840                    | SAR No. 2044. NSPS: Automobile and Light-Duty Truck Coating Operations (Revision)  | 2060-AB22                          |
| 2841                    | SAR No. 2083. NSPS: Fossil Fuel-Fired Steam Generators (Revision)  | 2060-AB29                          |
| 2842                    | SAR No. 2186. NSPS: Cement Plants (Revision)   |                                    |
| 2843                    | SAR No. 2237. NSPS: Polymeric Coating of Supporting Substrates   | 2060-AB67                          |
| 2844                    | SAR No. 1696. NSPS: VOC Emissions from Petroleum Refinery Wastewater Systems   |                                    |
| 2845                    | SAR No. 1928. NSPS: Magnetic Tape Manufacturing  | 2060-AB88                          |
| 2846                    | SAR No. 2559. State Implementation Plans: Approval of Post -1987 Ozone and Carbon Monoxide Plan Revisions for Areas Not Attaining the National Ambient Air Quality Standards NAAQS | 2060-AB96                          |
| 2847                    | SAR No. 2386. NESHAP: ChromiumComfort Cooling Towers   |                                    |
| 2848                    | SAR No. 2543. Proposed Policy Statement: Alternative Rural Fugitive Dust Policy for PM10   | .2060-AC44                         |
| 2849                    | SAR No. 2372. Stratospheric Ozone Protection Strategy  | ·2060-AC09                         |
| 2850                    | SAR No. 2112. Emission Standards and Test Procedures for Methanol-Fueled New Motor Vehicles  | ·2060-AB28                         |
| 2851                    | SAR No. 2318. Control of Excess Evaporative Emissions/Fuel Volatility  | 2060-AB89                          |
| 2852                    | SAR No. 2416. Particulate Emission Standards for Certain 1987 and Later Model Year Light-Duty Diesel Trucks (Revision)   | 2060-AC18                          |
| 2853                    | SAR No. 2143. Small-Volume Manufacturers Certification Procedure (Revision)  | 2060-AB54                          |
| 2854                    | Amendments to Selective Enforcement Auditing Regulations   |                                    |
| 2855                    | SAR No. 2145. Voluntary Aftermarket Parts Certification Regulations (Revision)   |                                    |

#### Clean Air Act (CAA)—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2856                    | SAR No. 2428. Federal Promulgation of State Implementation Plans to Protect Visibility                    | 2060-AC20<br>2060-AA24             |
| 2857<br>2858            | SAR No. 1615. NSPS: Rubber Products Industry-Tire Manufacturing   | 2060-AA24<br>2060-AB33             |
| 2859                    | SAN NO. 2073. NSPS: Industrial Dollers, Sez.  | 2060-AB33                          |
| 2860                    | SAR No. 2075. NSPS: Industrial Boilers, S02   | 2060-AB68                          |
| 2861                    | SAR No. 2778. Requirements for Preparation, Adoption, and Submittal of Implementation Plans; Approval and | 2000-AB00                          |
| 2001                    | Promulgation of Implementation Plans; Surface Coal Mines  | 2060-AC40                          |
| 2862                    | SAR No. 1941. "Guideline on Air Quality Models" (Revision)  |                                    |
| 2863                    | SAR No. 1317. Importation of Motor Vehicles and Motor Vehicle Engines (Revision)                          | 2060-AA54                          |
| 2864                    | SAR No. 2290. Removal of Lead from EPA Certification and Test Fuels (Revision)                            |                                    |
| 2865                    | SAR No. 2421. PSD Regulations for NOx   |                                    |
| 2866                    | SAR No. 2289. Fuel Economy Test Procedures; Adjustment to Test Results to Account for Test Procedure      |                                    |
|                         | Changes (light-duty trucks)   | 2060-AB86                          |

#### Superfund (CERCLA)—Proposed Rule Stage

| Se-<br>quence<br>Number |               | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---------------|---|------------------------------------|
| 2867                    | SAR No. 2336. | Designation of the Extremely Hazardous Substances List as Hazardous Substances                  | 2050-AB62                          |
| 2868                    | SAR No. 2429. | Reportable Quantities (RQs) for Releases Substances on the Extremely Hazardous Substances List. | 2050-AC14                          |
| 2869                    | SAR No. 2411. | Reporting Continuous Releases of Hazardous Substances   | 2050-AA46                          |
| 2870                    | SAR No. 2394. | Reporting Exemptions for Federally Permitted Releases of Hazardous Substances                   | 2050-AB82                          |
| 2871                    | SAR No. 2538. | Planning and Implementing Superfund Off-Site Response Actions                                   | 2050-AC35                          |
| 2872                    | SAR No. 2400. | National Oil and Hazardous Substances Pollution Contingency Plan (NCP)                          | 2050-AA75                          |
| 2873                    | SAR No. 2566. | Hazard Ranking System for Uncontrolled Hazardous Substance Releases                             | 2050-AB73                          |
| 2874                    | SAR No. 5358. | National Priorities List for Uncontrolled Hazardous Waste Sites - Update 7                      | 2050-AC16                          |
| 2875                    | SAR No. 5357. | National Priorities List for Uncontrolled Hazardous Waste Sites - RCRA Sites                    | 2050-AC48                          |
| 2876                    | SAR No. 5432. | National Priorities List for Uncontrolled Hazardous Waste Sites - Federal Facility Sites        | 2050-AC57                          |
| 2877                    | SAR No. 2455. | Arbitration Procedures for Small Superfund Cost Recovery Claims                                 | 2050-AC36                          |
| 2878                    | SAR No. 2498. | Administrative Hearing Procedure for Superfund Claims   | 2050-AC26                          |
| 2879                    | SAR No. 2427. | Worker Protection Standards for Hazardous Waste Operations and Emergency Response               | 2050-AC12                          |
| 2880                    | Emergency and | Hazardous Chemical Inventory Forms and Community Right-to-Know Reporting Requirements           | 2050-AC34                          |
| 2881                    |               | Administrative Hearing Procedures for Class I Civil Penalties under CERCLA and the Emergency    |                                    |
|                         | Planning Comr | nunity Right to Know Act  | 2050-AC37                          |
|                         | · ·           |   |                                    |

#### Superfund (CERCLA)—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2882                    | SAR No. 2104. Reportable Quantities (RQs) for Releases of Potential Carcinogens and Other Hazardous   |                                    |
|                         | Substances  | 2050-AA80                          |
| 2883                    | SAR No. 2335. Reportable Quantities (RQs) for Releases of Radionuclides   | 2050-AB60                          |
| 2884                    | SAR No. 2459. Reportable Quantities (RQs) for Releases of Methyl Isocyanate (MIC) and Lead; Delisting of Ammonium Thiosulfate                     | 2050-AC21                          |
| 2885                    | SAR No. 5433. National Priorities List (NPL) for Uncontrolled Hazardous Wastes Sites - Update 5   | 2050-AC45                          |
| 2886                    | SAR No. 5434. National Priorities List (NPL) for Uncontrolled Hazardous Wastes Sites - Update 6   |                                    |
| 2887                    | SAR No. 2495. Citizen Awards for Information on Criminal Violations under Superfund   | 2050-AC38                          |
| 2888                    | SAR No. 2564. Response Claims Procedures for the Hazardous Substances Superfund   | 2050-AA90                          |
| 2889                    | SAR No. 2401. Technical Assistance Grants to Groups at National Priority List (NPL) Sites   | 2050-AC10                          |
| 2890                    | SAR No. 2464. Reporting Hazardous Substances Activity When Transferring Federal Real Property   | 2050-AC00                          |
| 2891                    | SAR No. 2409. Reimbursement of Local Governments for Emergency Response to Hazardous Substance  |                                    |
|                         | Releases  | 2050-AC11                          |
| 2892                    | SAR NO. 2419 Trade Secret Claims for Emergency Planning and Community Right-to-Know Information; Trade Secret Disclosures to Health Professionals | 2050-AC27                          |
| 2893                    | SAR NO. 2512 Administrative Hearing Procedures for Class II Penalties under CERCLA and Emergency Planning   |                                    |
| •                       | and Community Right to Know Act   | 2050-AC39                          |

#### Superfund (CERCLA)—Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2894                    | SAR No. 2457. Withdrawal of Arbitration Procedures and Natural Resource Claims Procedures for the Hazardous               |                                    |
| 2895                    | Substance SuperfundSAR No. 2077. National Priorities List (NPL) for Uncontrolled Hazardous Wastes Sites - Updates 3 and 4 | 2050-AC06<br>2050-AA79             |
| 2896                    | SAR No. 2412. Emergency and Hazardous Chemical Inventory Forms and Community Right to Know Reporting Requirements         | 2050-AB88                          |

#### General—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2897                    | SAR No. 2551. Environmental Protection Agency Acquisition Regulation (EPAAR); Submission of General Financial and Organizational Information, and Purchasing System Information by Offerors | 2030-AA06                          |
| 2898                    | SAR No. 2553. Contracting for Expert Services under the Superfund Amendment and Reauthorization Act (SARA) of 1986.   | 2030-AA06                          |
| 2899                    | SAR No. 2552. Amending EPA Acquisition Regulation Rules Regarding Disclosure and Use of Information in Proposals.   | 2030-AA08                          |
| 2900<br>2901            | SAR No. 2196. Denial or Restriction of Disposal Sites (Revision)  |                                    |

#### General—Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2902<br>2903            | SAR No. 2410. Program Fraud Civil Remedies  | 2020-AA11<br>2020-AA01             |
| 2904                    | SAR No. 2218. Nondiscrimination on the Basis of Age in Programs Receiving Financial Assistant from the EPA (Revision) | 2090-AA09<br>2010-AA11             |
| 2906                    | SAR No. 2307. Notice Requirements for Citizen Suits under the SDWA  | 2020-AA10                          |

#### General—Completed Actions

| Se-<br>quence<br>Number |  | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|--|------------------------------------|
| 2907<br>2908            |  | ne Freedom of Information Reform Act of 1986he Freedom of Information Reform Act of 1986 |                                    |

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)

**Prerule Stage** 

2621. PESTICIDE APPLICATOR CERTIFICATION FEES FOR EPA ADMINISTERED PROGRAMS

Legal Authority: 31 USC 9701/FIFRA 4

CFR Citation: 40 CFR 171.12

Legal Deadline: None.

Abstract: This rule is intended to implement a program for assessing fees for certification and training of commercial and private applicators who apply restricted use pesticides. Fees will be collected in States with Federally-administered pesticide certification and training programs, and

will cover the costs of administering such programs.

Timetable:

Action Date FR Cite

ANPRM 05/00/88

Small Entity: Undetermined

### EPA-FIFRA

Prerule Stage

Additional Information: SAR No. 2406:

FTS:8-475-9580

Agency Contact: John MacDonald, Environmental Protection Agency.

Pesticides and Toxic Substances, (TS-

788), Washington, DC 20460, 202: 475-

9580

RIN: 2070-AB76

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)

Proposed Rule Stage

2622. PROCEDURES FOR AMENDING AND REPEALING TOLERANCES OR EXEMPTIONS FROM TOLERANCES UNDER SECTION 408 AND 409 OF FFDCA

Significance: Regulatory Program

**Legal Authority:** 21 USC 346a/FFDCA 408; 21 USC 348/FFDCA 409

CFR Citation: 40:CFR 180
Legal Deadline: None.

Abstract: This regulation will set forth procedures by which food additive tolerances, required by section 409 of the Federal Food, Drug and Cosmetic Act (FFDCA), may be amended or revoked. It may include revisions to FIFRA section 3 and FFDCA section 408 regulations to make them consistent with the new regulations.

Timetable::

Action Date FR Cite

NPRM 04/00/88

Small Entity: Undetermined

Additional Information: SAR No. 2444.

FTS:8-557-7700

Agency Contact: Ferial Bishop, Branch Chief, Registration Support and Emergency Response, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-788), Washington, DC 20460, 703 557-7700

RIN: 2070-AB78

### 2623. RESTRICTED USE CLASSIFICATION FOR CERTAIN: ACTIVE INGREDIENTS USED IN TERMITICIDES

Legal Authority: 7 USC 136a /FIFRA 3

CFR Citation: 40 CFR 162.31 Legal Deadline: None.

Abstract: FIFRA requires that pesticides be classified for either general use or restricted to trained, certified pesticide applicators. This rule would classify certain active ingredients in termiticides for restricted use based on the hazards of misuse. Classification for restricted use permits

the continued use of certain pesticides which, if used without restrictions, may have adverse effects on human health and the environment.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Additional Information: SAR No. 2317.

FTS: 8-557-5096

Agency Contact: James Roelofs, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-767C), Washington, D.C. 20460, 703 557-0064

RIN: 2070-AB53

### 2624. RESTRICTED USE: CLASSIFICATION FOR GROUNDWATER CONTAMINATING: PESTICIDES

Significance: Regulatory Program.

Legal Authority: 7 USC 136a /FIFRA 3; 7 USC 136d /FIFRA 6; 7 USC 136w /FIFRA 25

CFR Citation: 40 CFR 162.30 Legal Deadline: None.

Abstract: This rule will provide a scheme for identifying pesticides which may pose an unacceptable hazard because of the potential to leach into groundwater. The Agency will propose criteria for classify classifying such pesticides for restricted use. Restricted use pesticides generally may be applied only by state certified applicators.

### Timetable:

Action Date FR Cite
NPRM 05/00/88

Small Entity: No

Additional Information: SAR No. 2351.

FTS: 8-557-3942

Agency Contact: David Alexander, Environmental Protection Agency, Pesticides and Toxic Substances, (TS- 767c), Washington, DC 20460, 202 557-3942

RIN: 2070-AB60

2625. REGISTRATION DATA
REQUIREMENTS FOR PESTICIDE
PRODUCT PERFORMANCE AND
COMPANION PESTICIDE
ASSESSMENT GUIDELINES
(REVISION)

Legal Authority: 7 USC 136a./FIFRA 3; 7

USC 136w/FIFRA 25

CFR Citation: 40 CFR 158.160

Legal Deadline: None.

Abstract: The objective in revising the: regulations is to make explicit the Agency's requirement of pesticide producers to submit quantitative data on the yield/quality enhancing performance of their pesticides as compared to alternative pesticides. These data will improve the quality and timeliness of benefit analyses the Agency uses in making risk/benefit decisions to regulate pesticides under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). The companion revised guidelines will provide protocols and methodologies for conducting the studies necessary to produce acceptable comparative performance data. Registrants might experience very minor cost increases to register pesticide products. The benefit would be substantial in the form of better and more uniform data on pesticide product performance; for use by Agency analysts and others...

### Timetable:

 Action
 Date
 FR Cite

 NPRM
 09/00/88

Small Entity: Undetermined

Additional Information: SAR No. 2567.

FTS:8-557-3691

Agency Contact: Bernard A. Schneider, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-

### **EPA**—FIFRA

**Proposed Rule Stage** 

768c), Washington, DC 20460, 703 557-3691

RIN: 2070-AB82

### 2626. SALE OF RESTRICTED USE **PESTICIDES TO NONCERTIFIED PERSONS**

Legal Authority: 7 USC 136b /FIFRA 4; 7 USC 136j /FIFRA 12; 7 USC 136w /FIFRA 25

CFR Citation: 40 CFR 162 Legal Deadline: None.

Abstract: This action is intended to develop regulations to allow the sale of restricted use pesticides to persons who are not certified under special circumstances as set forth by Congress in 1978. Regulatory development will be coordinated with the review of state plans under FIFRA Section 4 to determine both need and compatibility with State authorities and programs.

#### Timetable:

| Action      | Date             | FR Cite |
|-------------|------------------|---------|
| NPRM        | 04/00/88         |         |
| Small Entit | ty: Undetermined |         |

Additional Information: SAR No. 2337.

FTS: 8-382-3949

Agency Contact: Connie Musgrove, Environmental Protection Agency. Pesticides and Toxic Substances, (TS-788), Washington, D.C. 20460, 202 475-9582

RIN: 2070-AB48

### 2627. REGULATIONS ON **CERTIFICATION OF PESTICIDE APPLICATORS (REVISION)**

Legal Authority: 7 USC 136a to b/FIFRA 4; 7 USC 136w /FIFRA 25

CFR Citation: 40 CFR 171 Legal Deadline: None.

Abstract: This action is intended to revise existing regulations on certification of pesticide applicators. The current standards and requirements may need to be updated to clarify definitions and to reflect changes in

technology and current needs in State programs.

### . . . . .

| Timetable:    |          |         |
|---------------|----------|---------|
| Action        | Date :   | FR Citè |
| NPRM          | 09/00/88 | •       |
| Small Entity: | No       |         |

Additional Information: SAR No. 2446.

FTS:382-3847

Agency Contact: Maureen Lydon, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-788), Washington, DC 20460, 202 382-3847

RIN: 2070-AB75

### 2628. EXPERIMENTAL USE PERMITS (REVISION)

Significance: Regulatory Program Legal Authority: 7 USC 136 /FIFRA 4

CFR Citation: 40 CFR 172 Legal Deadline: None.

Abstract: This proposed revision will amend the existing regulations (40 CFR 172) pertaining to Experimental Use Permits (EUPs) to incorporate the policies set forth in the Office of Science and Technology Policy, which were published in the Federal Register on June 26, 1986 (51 FR 23313). The existing regulations exempt prospective registrants from the requirement of obtaining an EUP if they propose to conduct tests which will involve less than 10 acres of land and less than one surface acre of water. The proposed revision would require them to notify EPA if tests are to involve genetically altered or manipulated microorganisms or nonindigenous pathogenic microorganisms and will describe certain data required to be submitted at the time of notification so that the Agency may determine whether an EUP will be required.

### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 12/00/88 |    |      |

Small Entity: Undetermined

Additional Information: SAR No. 2445.

FTS:8-557-8196

Agency Contact: Henry Jacoby, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-769C), Washington, DC 20460, 703 557-8196

RIN: 2070-AB77

### 2629. WORKER PROTECTION STANDARDS FOR AGRICULTURAL **PESTICIDES (REVISION)**

Significance: Regulatory Program

Legal Authority: 7 USC 136a /FIFRA 3; 7 USC 136d /FIFRA 6; 7 USC 136w /FIFRA 25

CFR Citation: 40 CFR 156: 40 CFR 170

Legal Deadline: None.

Abstract: The Worker Protection Standards for Agricultural Pesticides will be revised to reflect new and developing requirements for the registration, reregistration and use of pesticides. The current standards need to be revised in order to increase the scope of coverage, update the provisions, clarify definitions and responsibilities, and improve implementation, compliance, and enforcement.

### Timetable:

| Date     | FR Cite     |
|----------|-------------|
| 08/15/84 | 49 FR 32605 |
| 05/00/88 |             |
|          | 08/15/84    |

Small Entity: Yes

Additional Information: SAR No. 1640.

FTS: 8-557-7666.

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Patricia Breslin, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-757C), Washington, DC 20460, 703 557-7666

RIN: 2070-AA49

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)

Final Rule Stage

# 2630. COMPREHENSIVE REVISION OF PESTICIDE REGISTRATION AND CLASSIFICATION PROCEDURES (REVISION)

Significance: Regulatory Program

Legal Authority: 7 USC 136(a) / FIFRA 3

CFR Citation: 40 CFR 162 Legal Deadline: None.

Abstract: These regulations will revise procedures and requirements for the registration, reregistration and classification of pesticide products as restricted use. The revisions are intended to improve the clarity of the existing rule and to integrate into the procedures aspects of the registration process, such as the Registration Standards program, which were initiated since the original regulation was promulgated.

### Timetable:

| Action       | Date     | FR Cite        |
|--------------|----------|----------------|
| ANPRM        | 12/26/79 | 44 FR 7631:1   |
| NPRM"        | 09/26/84 | 49' FR' 37915' |
| Final Action | 04/00/88 |                |

Small Entity: No

Additional Information: SAR No. 1964.

FTS: 8-557-0944.

Analysis: RIA

Agency Contact: Jean Frane, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-767C), Washington, DC 20460, 703 557-

RIN: 2070-AA56

0944

## 2631. LABELING REQUIREMENTS FOR PESTICIDES AND DEVICES (REVISION)

Significance: Regulatory Program

Legal Authority: 7 USC 136a /FIFRA 3; 7 USC 136d /FIFRA 6; 7 USC 136w /FIFRA 25

**CFR Citation:** 40 CFR 156; 40 CFR 167

Legal Deadline: None.

Abstract: This regulation will revise and expand the labeling requirements for pesticide products and devices. The revisions will provide for pesticide producers a comprehensive description of pesticide labeling requirements, and will result in better quality pesticide labeling for users.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 09/26/84 | 49 FR | 37959 |
| Final Action | 12/00/88 | -     |       |

Small Entity: No

Additional Information: SAR No. 2289.

FTS: 8-557-0944.

Analysis: RIA

Agency Contact: Jean Frane, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-767c), Washington, DC 20460, 703 557-0944

RIN: 2070-AB46

### 2632. FIFRA GOOD LABORATORY PRACTICE STANDARDS (REVISION).

Legal Authority: 7 USC: 136a /FIFRA 3; 7 USC 136w /FIFRA 25; 21 USC 346a; 21 USC 348; 21 USC 371

CFR Citation: 40 CFR 160 Legal Deadline: None.

Abstract: This action will expand the scope of the FIFRA Good Laboratory Practices (GLPs) to include 1) additional types of testing not covered by the current 40 CFR 160 and certain changes from the recent FDA GLP regulation amendments: Specifically, environmental fate, certain other chemistry tests, ecological effects and efficacy (as required by 40 CFR 158.160) are among the types of tests to be added.

### Timetable:

| Action:      | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/28/87 | 52 | FR | 48920 |
| Final Action | 11/00/88 |    | :  |       |

Small Entity: No

Additional Information: SAR No. 1703.

FTS:8-382-7825

Agency Contact: Dan Helfgott, Environmental Protection Agency, Pesticides and Toxic Substances, EN-342, Washington, DC 20460, 202 382-7825

RIN: 2070-AB68

### 2633. REPORTING REQUIREMENTS FOR RISK/BENEFITS INFORMATION

Legal: Authority: 7 USC 136 /FIFRA 6

CFR Citation: 40 CFR 153 Legal Deadline: None.

Abstract: FIFRA Section 6(a)(2) requires that registrants report to EPA additional factual information regarding unreasonable adverse effects of their products. In September 1985, EPA revised its 1979 section 6 (a)(2) enforcement policy by publishing a notice which expanded upon the types of factual information which must be reported and established uniform timeframes for compliance. In response to comments received on this notice, the Agency is revising it to clarify the types of information which registrants must report to EPA.

### Timetable:

### **Enforcement Policy**

Final Action 07/12/79 (44 FR 40716)
Interpretive Rule

Final Action 08/23/78 (43 FR 37611)

### **Rule and Policy Statement**

NPRM 08/23/78 (43 FR 37611) Final Action 09/20/85 (50 FR 38115) Final Action 04/00/88

Small Entity: No

Additional Information: SAR No. 2338:

FTS: 8-557-3942

Agency Contact: David Alexander, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-767C), Washington, D.C. 20460, 703 557-3942

RIN: 2070-AB50

## 2634. REGISTRATION OF PESTICIDE PRODUCING ESTABLISHMENTS (REVISION)

Legal Authority:: 7 USC 136e /FIFRA 7; 7 USC 136w /FIFRA 25

CFR Citation: 40 CFR: 167 Legal Deadline: None:

Abstract: This regulation amends the existing regulations on registering establishments that produce pesticides. The regulation implements the Congressional mandate to register establishments that produce active ingredients used in pesticides.

### Timetable:

| Action       | Date     |    | FR | Cite:  |
|--------------|----------|----|----|--------|
| NPRM         | 07/09/80 | 45 | FR | 46100- |
| NPRM -       | 03/25/87 | 52 | FR | 9504   |
| Final Action | 04/00/88 |    |    |        |

Small Entity: No.

Additional Information: SAR No. 1747.

FTS: 8-382-7825.

#### EPA-FIFRA

Final Rule Stage

Agency Contact: David Hannemann, Environmental Protection Agency, Pesticides and Toxic Substances, (EN-342), Washington, DC 20460, 202 382-7825

RIN: 2070-AA04

### 2635. PESTICIDE ADVERTISING FOR UNREGISTERED PRODUCTS

Legal Authority: 7 USC 136j /FIFRA 12; 7 USC 136w /FIFRA 25

**CFR Citation:** 40 CFR 153.12; 40 CFR 166.7

Legal Deadline: None.

Abstract: EPA is proposing to treat as unlawful under FIFRA section 12 or restrict the advertising of certain uses of pesticides authorized for experimental use, emergency use, and special local needs. The proposed policy will also address advertising of other unregistered pesticides and pesticide use patterns. This policy is intended to prevent misuse of pesticides which could cause unreasonable adverse effects on humans or the environment.

#### Timetable:

Interpretive Rulemaking Final Action 07/00/88

Policy Statement NPRM 07/03/86 (51 FR 24393)

Small Entity: No

Additional Information: SAR No. 2314.

FTS: 8-557-9089

Agency Contact: Franklin Gee,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-767C), Washington, D.C. 20460, **703** 557-

9089

RIN: 2070-AB47

## 2636. • POLICY ON ADVERTISING CLAIMS MADE FOR REGISTERED PRODUCTS

Legal Authority: 7 USC 136j /FIFRA 12

CFR Citation: 40 CFR 153 Legal Deadline: None.

Abstract: This rule interprets FIFRA section 12(a)(1)(B) which provides for the regulation of claims made when advertising registered pesticide products. The rule will establish standards for acceptable advertising claims with respect to claims made about the safety of the product.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| Final Action  | 08/00/88     |         |
| Small Entity: | Undetermined |         |

FTS:8-557-7749

Agency Contact: Vivian Prunier, Environmental Protection Agency, Pesticides and Toxic Substances, (767c), 202 557-7749

Additional Information: SAR No. 2554.

**RIN:** 2070-AB88

### 2637. USER CHARGES FOR PESTICIDE REGISTRATIONS

Significance: Regulatory Program

**Legal Authority:** 31 USC 9701 /Independent Offices Appropriation Act of 1952

**CFR Citation:** 40 CFR 152 (u); 40 CFR 172

Legal Deadline: None.

Abstract: Under the authority of the Independent Offices Appropriation Act (IOAA) of 1952, the Agency is proposing to establish user fees for processing pesticide registration actions which constitute special services to registrants. The Agency is also considering establishing fees for other special services such as re-registration. The proposed registration fee system would place all or part of the burden of payment for the Agency's services on those who benefit from the service rather than on the Agency.

#### Timetable:

| Action       | Date     |    | FR | Cite  | - |
|--------------|----------|----|----|-------|---|
| NPRM .       | 11/26/86 | 51 | FR | 42974 | _ |
| Final Action | 04/00/88 |    |    |       |   |

Small Entity: No

Additional Information: SAR No. 2013.

FTS: 8-557-1128

Agency Contact: Ken Wetzel, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-757C), Washington, D.C. 20460, 703 557-

1128

RIN: 2070-AB52

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Toxic Substances Control Act (TSCA)

# 2638. ● ASBESTOS-CONTAINING MATERIALS IN SCHOOLS; TRANSPORT AND DISPOSAL RULE(REVISION)

Legal Authority: 15 USC 2643 /AHERA

CFR Citation: 40 CFR 763

**Legal Deadline:** Statutory, October 17, 1987. School asbestos transport and disposal regulations were originally scheduled to be developed and promulgated by October 17, 1987, under a revision to the National Emission Standard for Hazardous Air Pollutants (NESHAP).

Abstract: The Asbestos Hazard Emergency Response Act (AHERA) requires that EPA promulgate regulations which prescribe standards for transportation and disposal of asbestos-containing waste material from schools to protect human health and the environment. Such regulations shall include provisions related to the manner in which transportation vehicles are loaded and unloaded and will assure the physical integrity of containers of asbestos- containing waste material. The management will complete all required regulatory subsections under AHERA.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 08/12/86 | 51 | FR | 28913 |
| NPRM         | 04/00/88 |    |    |       |
| Final Action | 05/00/88 |    |    |       |

Small Entity: Undetermined

### Proposed Rule Stage

Additional Information: SAR No. 2549.

FTS:8-382-3949

Agency Contact: Stephen Schanamann, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-788A), 202 382-3949

RIN: 2070-AB87

### 2639. • TOXIC CHEMICAL "PEAK RELEASE" REPORTING RULE (REVISION)

Legal Authority: 42 USC 11013 /SARA

CFR Citation: 40 CFR 372 Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: This action proposes to add a "peak release" reporting element to the Toxic Chemical Release Inventory Reporting Form. Reporting of releases is of annual aggregate releases to all environmental media. The proposal addresses this issue of obtaining a more specific indication of this frequency and/or duration of releases in order to better assess risks to health and the environment.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 00/00/00 | •.      |

Small Entity: Yes

Additional Information: SAR No. 2555.

FTS:8-382-3667

Agency Contact: Michael Shapiro, Environmental Protection Agency,

Pesticides and Toxic Substances, (TS-779), 202 382-3667

RIN: 2070-AB86

### **2640. DECISIONS ON TEST RULES: PROPOSED RULES**

Legal Authority: 15 USC 2603 / TSCA 4

CFR Citation: 40 CFR 799

Legal Deadline: Statutory. 12-month statutory deadline for ITC-designated chemicals

Abstract: The following table lists chemicals for which EPA will initiate rulemaking to require testing, obtain testing through negotiated consent orders, or publish a notice which provides the reasons for not doing so. The list includes chemicals which have been designated for priority testing consideration by the Interagency Testing Committee as well as those chemicals (i.e., recommended and nondesignated chemicals) for which the 12month statutory requirement does not apply. The list also includes chemicals or categories of chemicals which have been identified for testing consideration by other EPA program offices and through EPA review processes.

### Timetable:

Acid Blue 40 (ITC List 21) (SAR 5385) NPRM 04/00/89 Acid Blue 45 (ITC list 21) (SAR 5386) NPRM 04/00/89 Acrylates (SAR 5368) NPRM 02/00/89 **Anthroquinone Dyes (SAR 5367)** NPRM 12/00/89 Aryl Phosphates (ITC List 2)

NPRM 12/00/89

Aryl Phosphates (ITC List 2)(SAR 5369) ANPRM 12/29/83 (48 FR 57452)

C.I. Disperse Blue 79 (ITC List 19)(SAR 5370)

NPRM 12/00/89

Diisodecyl Phenyl Phosphate (ITC List 17) (SAR 5371)

NPRM 09/00/88

Disperse Blue 56 (ITC List 21) (SAR 5387) NPRM 04/00/89

Disperse Red 60 (ITC List 21) (SAR 5388) NPRM 04/00/89

**Environmental Monitoring Test Rule (SAR** 5372)

NPRM 09/00/88

Ethylbenzene (ITC List 20) (SAR 5373) NPRM 00/00/00

**Ethylene Glycol Ethers Category (SAR** 

5374)

NPRM 00/00/00 Glycidols (ITC List 3)

NPRM 10/00/88

Glycidols (ITC List 3) (SAR 5375)

ANPRM 12/30/83 (48 FR 57562) isopropanol (ITC List 19) (SAR 5376) NPRM 04/00/88

Methyl Ethyl Ketoxime (ITC List 19) (SAR 5377)

NPRM 09/00/88

Methylolurea (ITC List 12)

NPRM 12/00/89

Methylolurea (ITC List 12) (SAR 5379) ANPRM 05/21/84 (49 FR 21371)

Nonylphenol (SAR 5380) NPRM 06/00/88

Oleyamine (Pharmocokinetics (ITC List 13) (SAR 5381)

NPRM 09/00/88

Phenylenediamines (ITC List 6) NPRM 01/06/86 (51 FR 472)

NPRM 01/14/88 (53 FR 913) Phenylenediamines (ITC List 6) (SAR 5382)

ANPRM 01/08/82 (47 FR 973) Tributyl Phosphate (ITC List 19) (SAR 5383) NPRM 11/12/87 (52 FR 43346)

1,1,1-Tricholourethane (muta/neuro) (ITC List 2) (SAR 5384) NPŘM 01/00/89

Small Entity: No

Additional Information: SEE SAR NUMBER LISTED NEXT TO EACH **ACTION** 

FTS: 8-475-8130.

Agency Contact: Gary Timm, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-788), Washington, DC 20460, 202 475-

8130

RIN: 2070-AB07

### 2641. SARA SECTION 110 CHEMICALS **GENERIC TEST RULE**

Significance: Regulatory Program

Legal Authority: 15 USC 2603 / TSCA 4

CFR Citation: 40 CFR 790

Legal Deadline: None.

Abstract: The regulation will set forth the policies and procedures to be used in using the TSCA Section 4 testing authority to obtain toxicity and chemical fate testing to fill certain data needs identified in toxicity profiles of chemicals prepared pursuant to Section 110 of the Superfund Amendments and Reauthorization Act.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| Final Action | 00/00/00 |         |

Small Entity: No

Additional Information: SAR No. 2563.

FTS:8-475-8130

Agency Contact: Gary E. Timm, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-788), Washington, DC 20460, 202 475-8130

RIN: 2070-AB84

### 2642. FOLLOW-UP RULES ON **EXISTING CHEMICALS**

Legal Authority: 15 USC 2604 / TSCA 5; 15 USC 2607 / TSCA 8

CFR Citation: 40 CFR 704; 40 CFR 721

Legal Deadline: None.

Abstract: EPA has instituted a program to monitor the commercial development of existing chemicals of concern and/or to gather information to support risk assessments on such chemicals. As these chemicals are identified, EPA will initiate rulemakings under TSCA section 5 and/or 8 to require reporting by the manufacturers, importers and/or processors of these chemicals. Individual proposed or final rules will be published on at least the chemicals listed below.

### Timetable:

### **Epibromohydrin**

NPRM 01/02/87 (52 FR 107) Final Action 10/27/87 (52 FR 41296)

Ethylenediaminetetra

(Methylenephosphonic Acid) and its Salts NPRM 04/00/88

### Hexafluoropropylene Oxide

NPRM 01/02/87 (52 FR 107) Final Action 10/27/87 (52 FR 41296)

Trichlorobutylene Oxide

NPRM 01/02/87 (52 FR 107) Final Action 10/27/87 (52 FR 41296)

### 1-Chloro-2-bromoethane

NPRM 09/04/87 (52 FR 33606)

Final Action 00/00/00

EPA-TSCA

**Proposed Rule Stage** 

Small Entity: No

Additional Information: SAR No. 1923.

FTS: 8-382-3436.

Agency Contact: Frank Kover, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-778), Washington, DC 20460, 202 382-

3436

RIN: 2070-AA58

### 2643. FOLLOW-UP RULES ON NON-5(E) NEW CHEMICALS

Legal Authority: 15 USC 2604 / TSCA 5; 15 USC 2607 / TSCA 8

CFR Citation: 40 CFR 704: 40 CFR 721

Legal Deadline: None.

Abstract: EPA has instituted a program to follow the commercial development of selected new chemicals that have completed premanufacture notice review. EPA will issue rules on new chemicals of concern as they are identified to require follow-up reporting under TSCA Section 5 or 8, by the manufacturers and processors of the chemicals.

### Timetable:

#### Alkyl, Sulfonic Acid, Ammonium Salt (84-1056)

NPRM 06/11/86 (51 FR 21199) Final Action 00/00/00

### Dinitrophenyl Azo-2,4-Diamino-5-Methoxybenzene Derivatives

NPRM 10/25/84 (49 FR 42960) Final Action 00/00/00

Diphenyl-2,4,6-Trimethylbenzol Phosphine Oxide (87-586)

NPRM 01/00/89

1-Decanimine-N-Decyl-N-Methyl-N-Oxide (86-566)

NPRM 12/08/87 (52 FR 46496) Final Action 00/00/00

Small Entity: No

Additional Information: SAR No. 1976.

FTS: 8-382-3771.

Agency Contact: John Bowser,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, D.C. 20460, 202 382-3771

RIN: 2070-AA59

### 2644. CHEMICAL SPECIFIC SIGNIFICANT NEW USE RULES TO **EXTEND PROVISIONS OF SECTION** 5(E) ORDERS

Legal Authority: 15 USC 2604 /TSCA 5

CFR Citation: 40 CFR 721

Legal Deadline: None.

Abstract: When the Agency determines that in the absence of adequate safety data, the uncontrolled manufacture, import, processing, distribution, use or disposal of a PMN substance may present an unreasonable risk, it may issue a proposed order under section 5(e) to limit the aforementioned activities. However, section 5(e) orders apply only to the PMN submitter. Once the substance is placed on the TSCA chemical inventory, other persons are free to manufacture, import, or process the substance without controls. Therefore, EPA by rule, designates manufacture, import, or processing of the substances for use without the specified controls as a significant new use. These SNURs ensure that the original submitter is not at a competitive disadvantage and that no uncontrolled activities will occur without an opportunity for prior Agency review.

### Timetable:

### (84-274) (see additional information for title) (SAR 5407)

NPRM 08/26/85 (50 FR 34505) Final Action 00/00/00

(85-1176) (see additional information for title) (SAR 5404) NPRM 00/00/00

(85-544) (see additional information for title) (SAR 5408) NPRM 00/00/00

(85-564) (see additional information for title) (SAR 5405) NPRM 00/00/00

(85-703) (see additional information for

title) (SAR 5406) NPRM 06/23/86 (51 FR 22831) Final Action 00/00/00

Alkyl Aryl Phosphine (83-1023) (SAR 5413) NPRM 09/20/84 (49 FR 36880) Final Action 00/00/00

Alkyl Glycoether Acrylic Acid Derivative (84-27) (SAR 5414)

NPRM 12/24/84 (49 FR 49868) Final Action 00/00/00

**Brominated Aryl Alkyl Ether, Ethylated Amino (SAR 5415)** 

NPRM (83-906/908/909/910) 09/28/84 (49 FR 38303)

Final Action 00/00/00 Certain Acrylate and Methacrylate Chemicals (SAR 5416)

NPRM 03/27/85 (50 FR 12046) Final Action 00/00/00

Certain Acrylate Chemicals (84-341-344) (SAR 5417)

NPRM 04/04/86 (51 FR 11591) Final Action 00/00/00

Methylammonium n-Methyldithiocarbamate (84-1042) (SAR 5418)

NPRM 03/24/86 (51 FR 10027) Final Action 00/00/00

### N,N,N'N'-Tetrakis (oxiranylmethyl) (SAR 5420)

NPRM (84-7) 01/13/86 (51 FR 1396) Final Action 00/00/00

Polyol Polyacrylate (85-718) (SAR 5419) NPRM 00/00/00

Substituted Benzene, Halogenated (85-612) (SAR 5421)

NPRM 00/00/00

### Substituted Benzene, Halogenated (84-660 and 84-704) (SAR 5422)

NPRM 03/18/86 (51 FR 9221) Final Action 00/00/00

Substituted Bromothiophene (83-769) (SAR 5423)

NPRM 09/28/84 (49 FR 38310) Final Action 00/00/00

### Substituted Methylpyridine (83-237)(SAR 5424)

NPRM 02/06/84 (49 FR 4390) Final Action 00/00/00

Substituted Polyester Resin (85-395)(SAR 5425)

NPRM 00/00/00

### Substituted Tetrafluoro Alkanes (84-105/106/107) (SAR 5426)

NPRM 03/21/85 (50 FR 11384) Final Action 00/00/00

2-Butenedioic Acid(z), (85-543) (SAR 5427) NPRM 00/00/00

2-Propenoic Acid-3-Dimethylamino)-2,2-Dimethyl-Propyl (SAR 5428) NPRM 00/00/00

2-Propenoic Acid, (85-546) (SAR 5429) NPRM 00/00/00

2-Propenoic Acid, 3.3.5-Trimethylcyclohexylester(85-547) SAR

NPRM 00/00/00

### Small Entity: No

Additional Information: SEE SAR NUMBER LISTED NEXT TO EACH ACTION

FTS:8-382-3771.

(85-1176) Alcohols, C1-4, ethers with Polyethylent-polypropylene glycol mono (2-aminopropyl) ether, polymer with maleic anhydride and trimethylolpropane triacrylate

(85-564) Isocyanic acid, polymethylenepolyphenylene ester, polymer with 1.1methylenebis ;4-isocyanatobenzene; 2hydroxyethyl acrylate-blocked

(85-703) Poly 2-hydroelectric melamine, polymers with 5-isocyana to 1isocyanatomethyl-1,3,3trimethylcyclohexane 2-hydroxyethyl acrylate-blocked

(84-274) Poly(oxy-1,4-butanediyl)-alpha-(1-oxo-2-propenyl) -omega-((1-oxo-2propenyl)-oxy)

(85-544) 2-Propenoic Acid, 2-Methyl-7,7,9-Trimethyl-4,13-dioxo-3,14-Dioxot,12-Diazahexadecane,1,16-Diyl Ester

### **EPA-TSCA**

**Proposed Rule Stage** 

### Agency Contact: John Bowser,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, DC 20460, 202 382-3771

RIN: 2070-AB27

## 2645. GENERIC SIGNIFICANT NEW USE RULE FOR ACRYLATE COMPOUNDS

Legal Authority: 15 USC 2694 /TSCA CFR Citation: 40 CFR 721

Legal Deadline: None.

Abstract: The generic acrylate significant new use rule may require any person who proposes to manufacture, import, or process an acrylate/methacrylate subject to the category definition contained within the proposed rule to notify EPA at least 90 days in advance of the initiation of a significant new use. The significant new use rule will apply to a subset of acrylates and methacrylates added to the inventory after the effective date of the rule. It will no longer be necessary to issue routine 5(e) orders or chemical specific SNURs for those acrylates covered by the rule.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM . | 00/00/00 | -       |

Small Entity: Undetermined

Additional Information: SAR No. 2247.

FTS: 8-382-3779

Agency Contact: Lynda Priddy, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, D.C. 20460, 202 382-3969

RIN: 2070-AB56

### 2646. RULEMAKING CONCERNING CERTAIN MICROBIAL PRODUCTS ("BIOTECHNOLOGY")

Significance: Regulatory Program

**Legal Authority:** 15 USC 2604 /TSCA 5; 15 USC 2607 /TSCA 8

**CFR Citation:** 40 CFR 704; 40 CFR 720; 40 CFR 721

Legal Deadline: None.

Abstract: Under the authority of the Toxic Substances Control Act, the agency is proposing two separate regulatory actions for manufacturers, importers, and processors of certain

microbial products of biotechnology. Under section 5, the Agency is proposing to amend its definition of 'small quantities solely for research and development" contained in the Premanufacture Notification (PMN) Rule, thereby requiring persons to submit PMNs prior to testing new microorganisms in the environment. This amendment will require reporting for new microorganisms and will establish a special notification mechanism for experimental releases of microorganisms. EPA also is proposing significant new use notification requirements under section 5(a)(2), which would ensure that EPA will receive for review notices of large scale releases of other microorganisms developed for significant new uses, and will review small-scale environmental releases, possibly with assistance from environmental biosafety committees (EBCs), peer review committees to be sponsored by researchers and accredited by EPA. In addition, the Agency may be proposing (SEE ABSTRACT CONTINUED UNDER THE ADDITIONAL INFORMATION SECTION)

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

### **Additional Information: ABSTRACT**

CONT: section 8(a) reporting requirements for persons who are using microorganisms in the requirements. The primary objective of these actions is to ensure uses of microorganisms in the environment do not affect human health and the environmental in unforeseen and possible harmful ways.

SAR No. 2325 (SNUR for Certain Biotech Products); 2326 (PMN for Certain Biotech Products); 2327 (8(a) for Certain Biotech Products)

FTS:8-382-3856

Analysis: Regulatory Impact Analysis

Agency Contact: Jane Rissler, Environmental Protection Agency, Pesticides and Toxic Substances, TS-794, Washington, DC 20460, 202 382-3856

RIN: 2070-AB61

### 2647. NITROSAMINES IN METALWORKING FLUIDS

**Significance:** Regulatory Program

Legal Authority: 15 USC 2605 / TSCA 6

CFR Citation: 40 CFR 747 Legal Deadline: None.

Abstract: The formulation of waterbased metalworking fluids with nitrite in combination with alkanolamines may present an unreasonable risk to machinists due to the formulation of nitrosamines, particularly nnitrosodiethanolamine (NDELA). Recent studies indicate that NDELA is a potent animal carcinogen. EPA may either propose to prohibit the intentional addition of inorganic nitrites to watercontaining metalworking fluids that contain amines, refer occupational risks to the Occupational Safety and Health Administration under section 9(a) of TSCA, or initiate other actions.

### Timetable:

| Action | Date        | FR Cite |
|--------|-------------|---------|
| ANPRM  | 01/23/84 49 | FR 2767 |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: SAR No. 2149.

FTS: 8-382-3945. **Analysis:** RFA; RIA

Agency Contact: Joseph DeSantis, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, DC 20460, 202 382-3945

RIN: 2070-AB09

### 2648. REGULATORY INVESTIGATION OF FORMALDEHYDE

Significance: Regulatory Program

**Legal Authority:** 15 USC 2605 / TSCA 6; 15 USC 2608 / TSCA 9

CFR Citation: 40 CFR 765 Legal Deadline: None.

Abstract: As described in the Federal Register on May 23, 1984, the Agency has been investigating regulatory options for the reduction of three categories of exposure to formaldehyde:

1) residents exposed to formaldehyde emissions from wood products used in the construction of manufactured homes: 2) similarly exposed residents of conventional homes: 3) apparel manufacture employees exposed to formaldehyde released from treated

**Proposed Rule Stage** 

fabrics. Because OSHA proposed a standard in December 1985 that applies to all occupational exposure, EPA has terminated its investigation with respect to apparel manufacturing employees. Investigation of risks from exposure to formaldehyde emissions from wood products is being conducted in consultation with HUD and CPSC. This investigation may lead to the initiation of various control alternatives, including section 9 referral to other agencies and/ or section 6 regulations.

### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| ANPRM  | 05/23/84 | 49 | FR | 21870 |
| Section 9(d) and<br>Notice of<br>Termination for<br>Apparel<br>Workers                                 | 03/19/86 | 51 | FR | 9469  |
| Section 9 Report,<br>NPRM, or<br>Statement of<br>No<br>Unreasonable<br>Risk Regarding<br>Wood Products | 05/00/89 |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2146.

FTS: 8-382-3945.

Analysis: Regulatory Impact Analysis

Agency Contact: Joseph DeSantis, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, DC 20460, 202 382-3945

RIN: 2070-AB14

# 2649. POLYCHLORINATED BIPHENYLS (PCBS): APPLICATIONS FOR EXEMPTIONS FROM THE BAN ON MANUFACTURING, PROCESSING, AND DISTRIBUTION

**Legal Authority:** 5 USC 556 / TSCA 6(e)(3)(B)

CFR Citation: 40 CFR 761 Legal Deadline: None.

Abstract: Section 6(e)(3)(b) of TSCA provides that the Administrator may grant, by rule, exemptions from the prohibitions on the manufacture, processing and distribution in commerce of PCBs upon finding (1) that granting the exemption will not pose an unreasonable risk of injury to health or the environment, and (2) that good faith efforts have been made to develop a

PCB substitute which does not pose an unreasonable risk of injury to health or the environment.

### Timetable:

| Timetable.   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 04/00/88 |         |
| Final Action | 00/00/00 |         |

Small Entity: No

Additional Information: SAR No. 2150.

FTS: 8-382-3935.

Agency Contact: Martin Halper, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-798), Washington, DC 20460, 202 382-3866

RIN: 2070-AB20

### 2650. REGULATORY INVESTIGATION OF CHLORINATED SOLVENTS

Significance: Regulatory Program

**Legal Authority:** 15 USC 2605 / TSCA 6; 15 USC 2608 / TSCA 9

CFR Citation: 40 CFR 754 Legal Deadline: None.

Abstract: EPA, in consultation with the Consumer Product Safety Commission. Occupational Safety and Health Administration and Food and Drug Administration, is developing a comprehensive and integrated strategy for a regulatory investigation of methylene chloride and five other chlorinated solvents. In some cases, these chlorinated solvents are competitive and can be easily substituted for each other in a number of uses. The integrated effort is being conducted to reach general agreement on the risks associated with the solvents and to avoid ineffective risk management actions that may occur due to solvent switching or pollutant transfer among media which could be caused by piecemeal regulation. Data are being gathered for six solvents (methylene chloride, perchloroethylene, trichloroethylene, methyl chloroform. carbon tetrachloride, and CFC-113) and their potential substitutes. This regulatory investigation is focused on four major use categories: dry cleaning, metal degreasing, paint stripping and aerosol application. The investigation will determine whether coordinated regulatory controls are needed to eliminate or reduce exposure to these solvents.

### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| ANPRM  | 10/17/85 | 50 | FR | 42037 |
| NPRM   | 09/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2284.

FTS: 8-382-3945.

Analysis: Regulatory Impact Analysis

Agency Contact: Joseph DeSantis, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, DC 20460, 202 382-3945

RIN: 2070-AB41

### 2651. PCB SPILL CLEANUP RECORDKEEPING RULE

Legal Authority: 15 USC 2605(e)(3)(B) /

TSČA 6(e)

CFR Citation: 40 CFR 761 Legal Deadline: None.

Abstract: This regulation will require parties responsible for PCB spill clean up to maintain records of the cleanup. The information required to be included in the records will likely be the same as that required in the PCB spills cleanup policy. The recordkeeping requirements will facilitate verification of PCB spill cleanup.

### Timetable:

| Action              | Date              | FR Cite |
|---------------------|-------------------|---------|
| NPRM                | 09/00/88          |         |
| <b>Policy State</b> | ment              |         |
| NPRM 0              | 4/02/87 (52 FR 10 | 688)    |

Small Entity: No

Additional Information: SAR No. 2297.

FTS: 382-3866.

Agency Contact: Martin Halper, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-798), Washington, DC 20460, 202 382-3866

RIN: 2070-AB45

### 2652. PROCEDURES AND CRITERIA FOR TERMINATION OF POLYCHLORINATED BIPHENYL DISPOSAL PERMITS

Legal Authority: 15 USC 2605/TSCA 6: 5

USC 556 et seq

CFR Citation: 40 CFR 761 Legal Deadline: None.

Proposed Rule Stage

Abstract: Under section 6(e) of TSCA, the Agency is considering establishing uniform procedures and criteria for the revocation of TSCA disposal permits. The regulation would establish uniform revocation procedures and criteria and thereby ensure fairness in permit revocation proceedings.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |
|        |          |         |

Small Entity: Undetermined

Additional Information: SAR No. 2560.

FTS:8-382-3866

Agency Contact: Martin Halper, Environmental Protection Agency, Pesticides and Toxic Substances, (TS- 798), Washington, DC 20460, 202 382-3866

RIN: 2070-AB81

### 2653. PCB NOTIFICATION AND MANIFESTING RULE

Significance: Regulatory Program

**Legal Authority:** 15 USC 2605/TSCA 6; 15 USC 2607/TSCA 8

CFR Citation: 40 CFR 761 Legal Deadline: None.

Abstract: Under the authority of TSCA, EPA is considering rulemaking which would require that all PCB wastes be manifested for disposal. The purposes of the regulation would be 1) to obtain information about handlers and storers of PCB wastes; and 2) to track shipment

of wastes containing PCBs. Issues still under consideration are the scope of the generator's obligation to notify, and whether to exclude small quantities of wastes.

#### Timetable:

| Action      | Date            | FR Cite |
|-------------|-----------------|---------|
| NPRM        | 09/00/88        |         |
| Small Entit | v: Undetermined |         |

Additional Information: SAR No. 2550.

FTS:8-382-3866

### Agency Contact: Martin Halper, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-798), Washington, DC 20460, 202 382-3866

RIN: 2070-AB83

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Toxic Substances Control Act (TSCA)

Final Rule Stage

## 2654. NEGOTIATED CONSENT/PROCEDURAL TEST RULE (REVISION)

Legal Authority: 15 USC 2603/TSCA 4

CFR Citation: 40 CFR 790 Legal Deadline: None.

Abstract: This amends the test rule development and exemptions procedural rule published October 10, 1984 (49 FR 39776) to allow for rulemaking to be conducted in a single phase (i.e., a proposed rule and a final rule covering both the effects for which testing is necessary and the testing methodology) and adds consent orders as a means of obtaining test data required under Section 4 of TSCA. In addition, this rule will simplify the procedures governing the development and implementation of testing requirements under 2-phase rulemaking, and amend the current procedures governing modification of test standards and schedules for tests required under test rules and testing consent agreements.

### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 05/17/85 | 50 FR 20652 |
| Interim Final<br>Rule | 06/30/86 | 51 FR 23706 |
| Final Action          | 12/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2245.

FTS:8-475-8130.

Agency Contact: Gary Timm,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-777), Washington, DC 20460, 202 475-8130

RIN: 2070-AB30

### 2655. TSCA GOOD LABORATORY PRACTICE STANDARDS (REVISION)

Legal Authority: 15 USC 2603 /TSCA 4

CFR Citation: 40 CFR 792 Legal Deadline: None.

Abstract: This action would expand the scope of the existing rule to include: 1) additional types of testing not covered by the current 40 CFR 792, 2) TSCA section 4 consent agreements, 3) certain changes in the FDA GLP regulation amendment.

### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 12/28/87 | 52 FR | 48933 |
| Final Action | 11/00/88 |       |       |

Small Entity: No

Additional Information: SAR No. 1886.

FTS:8-382-7825

Agency Contact: Dan Helfgott, Environmental Protection Agency, Pesticides and Toxic Substances, EN-342, 202 382-7825

RIN: 2070-AB65

### 2656. ● DECISION ON TEST RULES: FINAL RULES

Legal Authority: 15 USC 2603 /TSCA 4

CFR Citation: 40 CFR 799 Legal Deadline: None.

Abstract: The following table lists chemicals for which EPA has issued proposed test rules and will take final action under TSCA section 4. The Agency defines final action as promulgation of a test rule or withdrawal of a proposed test rule. (See also Decisions on Test Rules: Proposed Rules under RIN: 2070-AB07.)

### Timetable:

### Alkyl Phthalates (Enviro)(ITC List 1)(SAR 5365)

Final Action 06/00/88

Anilines (ITC List 4) (SAR 5366)
ANPRM 01/02/84 (49 FR 108)

Final Action 04/00/88

### Cumene (ITC List 15) (SAR 5390) NPRM 05/15/87 (52 FR 7854)

Final Action 06/00/88

Cyclohexane (ITC List 18) (SAR 5391) NPRM 05/20/87 (52 FR 19096)

Cyclohexane(ITC List 18) (SAR 5391) Final Action 06/00/88

Final Rule Stage

### Diethylene glycol butyl ether acrylate (ITC List 13) (SAR 5392)

ANPRM 11/19/84 (49 FR 45606) NPRM 04/04/86 (51 FR 27880) Final Action 05/00/88

### Hexafluoropropylene Oxide (ItC List 2) (SAR 5395)

Final Action 04/00/89

Hexafluoropropylene Oxide (ITC List 2) (SAR 5395)

NPRM 12/30/83 (48 FR 57686)

Mercaptobenzoethiazole (iTC List 15) (SAR

NPRM 11/06/87 (52 FR 53160) Final Action 07/00/88

### Methylcyclopentane (ITC List 16) (SAR 5397)

NPRM 05/15/87 (52 FR 17854) Final Action 02/05/88 (53 FR 3450)

### Methyltert-butyl ether (ITC List 19)(SAR

Final Action 04/00/88

### Octamethylcyclotetrasiloxane (ITC List 15) (SAR 5398)

NPRM 10/30/85 (50 FR 45123) Final Action 09/00/88

### Oleylamine (Test Standards) (ITC List 13) (SAR 5399)

NPRM 08/24/87 (52 FR 31962) Final Action 04/00/88

### **OSW Generic Test Rule (SAR 5400)**

NPRM 05/29/87 (52 FR 20336) Final Action 01/14/88 (53 FR 911)

### Pentabromoethylebenzene (ITC List 15) (SAR 5401)

NPRM 11/13/85 (50 FR 46785) Final Action 04/00/88

### Triethylene glycol monomethyl, monoethyl (SAR 5402)

NPRM 05/15/86 (51 FR 17883) Final Action 04/00/88

### Vinylidene Chloride (SAR 5403)

NPRM 08/12/86 (51 FR 28840) Final Action 00/00/00

### 2,6 Di-tert-butylphenol (ITC List 18)(SAR

NPRM 06/25/87 (52 FR 23862) Final Action 04/00/89

Small Entity: No

**Additional Information: SEE SAR** NUMBER LISTED NEXT TO EACH **ACTION** 

FTS:8-475-8130

### Agency Contact: Gary Timm,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-788), 202 475-8130

RIN: 2070-AB94

### 2657. GENERAL REGULATIONS ON SIGNIFICANT NEW USE RULES (SNURS) (REVISION)

Legal Authority: 15 USC 2604 /TSCA 5

CFR Citation: 40 CFR 721 Legal Deadline: None.

Abstract: Subpart A of part 721 of 40 CFR contains general provisions for Significant New Use Rules (SNURs). The Agency has received comments requesting that the general provisions be modified to revise its hazard communication provisions to make them more compatible with OSHA's Hazard Communication Standard; and to allow manufacturers and processors to seek Agency approval, outside the context of a PMN submission, for risk management measures which are equivalent to those described in a SNUR. Based on comments, EPA has proposed revisions to the general provisions for SNURs.

### Timetable:

| Action '     | Date        | FR | Cite  |
|--------------|-------------|----|-------|
| NPRM         | 04/22/86 51 | FR | 15104 |
| Final Action | 04/00/88    |    |       |

Small Entity: No

Additional Information: SAR No. 2250.

FTS:8-382-3771.

### Agency Contact: John Bowser/Andrew Cherry, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, DC 20460, 202 382-3771

RIN: 2070-AB26

### 2658. PROCEDURAL RULE FOR **EXPEDITED NEW CHEMICAL FOLLOW-UP**

Significance: Regulatory Program

Legal Authority: 15 USC 2604 /TSCA 5

CFR Citation: 40 CFR 721 Legal Deadline: None.

Abstract: This rulemaking would establish criteria and procedures by which certain chemicals could be administratively added to or withdrawn from a list of chemicals subject to section 5(a)(2) of TSCA. This would reduce the time and resources required to regulate individual chemicals under the new chemical follow-up program. This rulemaking would also establish reporting requirements under sections 8(a) and 8(d) for manufacturers and processors of certain chemicals that meet the criteria mentioned above.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/29/87 | 52 FR 15594 |
| Final Action | 09/00/88 |             |

Small Entity: Undetermined

Additional Information: SAR No. 2375.

FTS:8-382-2439

Agency Contact: John Bowser, Environmental Protection Agency, Pesticides and Toxic Substances, TS-794, Washington, DC 20460, 202 382-

2439

RIN: 2070-AB67

### 2659. RECODIFICATION OF TSCA CFR **SECTION 721**

Legal Authority: 15 USC 2604/TSCA 5

CFR Citation: 40 CFR 721 Legal Deadline: None.

Abstract: Section 721 of 40 CFR contains general provisions for Significant New Use Rules and a list of significant new uses for specific chemical substances. It is the Agency's intent to restructure Part 721 to allow 1) insertion of new generic SNUR triggers, and 2) other reorganization amendments to the SNUR regulations to clarify SNUR requirements.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |
| Small Entity | n Ala    |         |

Small Entity: No

Additional Information: SAR No. 2562.

FTS:8-382-3771

### Agency Contact: John Bowser, Environmental Protection Agency. Pesticides and Toxic Substances, (TS-

794), Washington, DC 20460, 202 382-3771

RIN: 2070-AB85

### 2660. ● PROPOSAL TO EXEMPT **CERTAIN MICROORGANISMS FROM PMN REQUIREMENTS UNDER TSCA** 5(H)(4)

Significance: Regulatory Program

Legal Authority: 15 USC 1504 /TSCA

0005

CFR Citation: 40 CFR 723 Legal Deadline: None.

Abstract: Under the authority of the Toxic Substances Control Act, the Agency will propose to exempt from review new microorganisms used in certain closed and contained systems. The Agency considers it a priority to exempt from consideration organisms that can be shown to meet the statutory requirements under section 5(h)(4) of

EPA—TSCA Final Rule Stage

TSCA. To meet those requirements, it must be shown that the substances will not present unreasonable risks. EPA is considering public comment received and other evidence concerning use of microorganisms in closed systems and other controlled environments to determine whether those categories satisfy the requirements of section 5(h)(4) of TSCA.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/26/86 | 51 | FR | 23313 |
| Final Action | 12/00/88 |    |    |       |

Small Entity: Yes

Additional Information: SAR No. 2561.

FTS:8-382-3856

Agency Contact: Jane Rissler,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), 202 382-3856

RIN: 2070-AB89

2661. POLYCHLORINATED
BIPHENYLS (PCBS):
MANUFACTURING, PROCESSING,
DISTRIBUTION IN COMMERCE, AND
USE PROHIBITIONS; EXCLUSIONS
AND USE AUTHORIZATIONS
(REVISION)

Legal Authority: 5 USC 556 /TSCA 6

CFR Citation: 40 CFR 761 Legal Deadline: None.

Abstract: On July 10, 1984, EPA promulgated a rule for inadvertently generated PCBs and authorizing the limited use of PCBs in heat transfer and hydraulic systems (49 FR 28172). EPA will propose amendments to the July 10 Rule in response to two petitions for judicial review of the Rule. The proposed amendments will be based on EPA evaluation of new information submitted by the petitioners and other interested parties.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 07/08/87 | 52 | FR | 25838 |
| Final Action | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2244.

FTS:8-382-3935.

Agency Contact: Martin Halper, Environmental Protection Agency, Pesticides and Toxic Substances, (TS- 798), Washington, DC 20460, 202 382-3866

RIN: 2070-AB25

### 2662. ACTION CONCERNING COMMERCIAL AND INDUSTRIAL USE OF ASBESTOS

Significance: Regulatory Program

Legal Authority: 15 USC 2605 / TSCA 6

CFR Citation: 40 CFR 763 Legal Deadline: None.

Abstract: Asbestos is a known human carcinogen. Persons are exposed to asbestos from releases to the environment during all phases of the lifecycle of asbestos products. Because of the serious risk presented to many people from exposure to asbestos during the lifecycle of asbestos products, EPA has proposed a rule under Section 6 of TSCA to ban certain asbestos products for which substitutes are currently available and to phase out all or most asbestos mining and importation over 10 years.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM        | 10/17/79 | 44 FR 60057 |
| NPRM         | 01/29/86 | 51 FR 3738  |
| Final Action | 07/00/88 |             |

Small Entity: Yes

Additional Information: SAR No. 2296.

FTS: 382-3862.

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: John Rigby,

Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, DC 20460, 202 382-3862

RIN: 2070-AB29

### 2663. PCBS IN ELECTRICAL TRANSFORMERS (REVISION)

Legal Authority: 15 USC 2605 /TSCA 6

CFR Citation: 40 CFR 761 Legal Deadline: None.

Abstract: Section 6(e) of TSCA authorizes the Administrator to promulgate rules governing the manufacture, processing and distribution in commerce, use and disposal of PCBs. EPA promulgated a rule, which was published in the Federal Register of July 17, 1985 (50 FR 29170), to amend portions of an existing

EPA rule concerning the use of PCBs by placing additional restrictions and conditions on the use of PCB transformers. EPA will propose amendments to the July 17, 1985 rule in response to the terms set forth in a settlement agreement in Mississippi Power Company v. EPA.

### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 08/21/87 | 52 FR | 31738 |
| Final Action | 06/00/88 |       |       |

Small Entity: No

Additional Information: SAR No. 2447.

FTS:8-382-3866

Agency Contact: Martin Halper,

Environmental Protection Agency, Pesticides and Toxic Substances, TS-798, Washington, DC 20460, 202 382-3866

RIN: 2070-AB74

### 2664. SECTION 8 (A) PRELIMINARY ASSESSMENT INFORMATION RULES

Legal Authority: 15 USC 2607a / TSCA

8(a

CFR Citation: 40 CFR 712 Legal Deadline: None.

Abstract: These rules add chemicals to the list of chemicals and designated mixtures subject to the requirements of the TSCA Section 8(a) Preliminary Assessment Information Rule - (40 CFR Part 712). These chemicals are identified by OTS, other EPA offices, and other Agencies, as well as chemicals recommended by the Interagency Testing Committee (ITC) on the TSCA Section 4(e) priority list. Manufacturers and importers are required to submit exposure-related data (EPA Form No. 7710-35) on the chemicals. These data will be used to monitor the levels of production, import and/or processing of these substances and the avenues of human and environmental exposure to these substances. It will also support risk assessment and test rule decisions.

### Timetable:

### **OAQPS/OTS Chemicals PAIR**

NPRM 05/14/87 (52 FR 18250) Final Action 04/00/88

### **Pesticide Inerts**

NPRM 05/14/87 (52 FR 18245) Final Action 00/00/00

### 20th ITC List Chemicals

Final Action 05/20/87 (52 FR 19027)

### **EPA-TSCA**

Final Rule Stage

21st ITC List Chemicals

Final Action 11/20/87 (52 FR 44826)

22nd ITC List Chemicals Final Action 05/00/88

Small Entity: No

Additional Information: SAR No. 2178.

FTS: 8-382-3436.

Agency Contact: Frank Kover, Environmental Protection Agency, Pesticides and Toxic Substances. (TS-

778), Washington, DC 20640, 202 382-3436

0400

RIN: 2070-AB08

2665. SECTION 8(D) HEALTH AND SAFETY DATA REPORTING RULES

Legal Authority: 15 USC 2607(d)/TSCA

8(d)

CFR Citation: 40 CFR 716

Legal Deadline: None.

Abstract: These rules add chemicals to the list of chemicals and mixture subject to the requirements of the TSCA Section 8(d) Health and Safety Data Reporting Rule. These chemicals are identified by OTS, other EPA offices, other Agencies, as well as chemicals recommended by the Interagency Testing committee (ITC) on the TSCA Section 4(e) Priority List. Manufacturers, importers, and processors of listed substances must submit unpublished health and safety data on those listed substances.

### Timetable:

**Pesticide Inerts** 

NPRM 05/14/87 (52 FR 18245) Final Action 00/00/00

21st ITC List Chemicals

Final Action 11/20/87 (52 FR 44826)

22nd ITC List Chemicals Final Action 05/00/88

Small Entity: No

Additional Information: SAR No. 1139.

FTS: 8-382-3436.

Docket No. OPTS 84012.

Agency Contact: Frank Kover, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-

778), Washington, DC 20460, 202 382-3436

RIN: 2070-AB11

2666. TSCA SECTION 8(A) COMPREHENSIVE ASSESSMENT INFORMATION RULE (CAIR)

Significance: Regulatory Program

Legal Authority: 15 USC 2607(a) / TSCA

CFR Citation: 40 CFR 712 Legal Deadline: None.

Abstract: This rule will contain a comprehensive list of questions for industry reporting which will provide necessary information to complete chemical assessments. Each time EPA needs information on a chemical, the Agency will amend the rule to add the chemical. Not all questions will be selected for each chemical added to the rule; only the most relevant questions will be selected for each chemical. The information obtained by this rule will be used by EPA and other Federal Agencies to support assessments of and rulemaking on chemical substances.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM .       | 10/07/86 | 51 | FR | 35762 |
| Final Action | 06/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2129.

FTS: 8-382-3436.

Agency Contact: Frank Kover, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-778), Washington, DC 20460, 202 382-

3436 RIN: 2070-AB13

2667. USER FEES FOR PROCESSING PMNS

Significance: Regulatory Program

Legal Authority: 15 USC 2625 /TSCA

20(0)

CFR Citation: 40 CFR 700 Legal Deadline: None.

Abstract: Section 26(b) of TSCA authorizes EPA, by rule, to require the payment of a fee from any person required to submit data under section 4 or 5 of TSCA. The fee may not exceed \$2,500 or, in the case of a small business concern, \$100. EPA intends to issue a rule under this authority to require fees for Agency review of premanufacture notices (PMNs) and PMN exemption notices and applications for new chemical substances, and significant new use notices for new and existing chemicals.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NOTICE       | 07/11/86 | 51 FR 25250 |
| NPRM         | 04/20/87 | 52 FR 12940 |
| Final Action | 04/00/88 | ·           |

Small Entity: No

Additional Information: SAR No. 2324.

FTS: 8-382-3945

Agency Contact: Joseph A. DeSantis, Environmental Protection Agency, Pesticides and Toxic Substances, (TS-794), Washington, D.C. 20460, 202 382-3945

RIN: 2070-AB54

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Toxic Substances Control Act (TSCA)

2668. SARA SECTION 313 TOXIC CHEMICAL RELEASE REPORTING

Significance: Regulatory Program

CFR Citation: 40 CFR Not applicable

Completed:

 Reason
 Date
 FR Cite

 Final Action
 02/16/88
 53 FR 4500

Small Entity: Undetermined

Agency Contact: Michael Shapiro 202

382-3667

RIN: 2070-AB71

2669. ASBESTOS-CONTAINING MATERIALS IN SCHOOLS RULE

Significance: Regulatory Program

CFR Citation: 40 CFR 763

Completed Actions

Completed:

 Reason
 Date
 FR Cite

 Final Action
 10/30/87
 52 FR 41826

Small Entity: Yes

Agency Contact: Michael Stahl 202

382-3934

RIN: 2070-AB44

### **EPA-TSCA**

### **Completed Actions**

## 2670. RESTRICTIONS ON DISPOSAL OF DRAINED ELECTRICAL EQUIPMENT

**CFR Citation:** 40 CFR 761.60(b)(4)

| Completed: |          |         |
|------------|----------|---------|
| Reason     | Date     | FR Cite |
| Withdrawn  | 02/01/88 |         |

Small Entity: Yes

**Agency Contact: Martin Halper 202** 

382-3866

RIN: 2070-AB80

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Water Act (CWA)

### **Prerule Stage**

### 2671. FUTURE EFFLUENT GUIDELINES - STANDARDS INITIATIVES

Significance: Regulatory Program

Legal Authority: 33 USC 1251 /CWA 402,

301, 304, 306, 307, 501

CFR Citation: 40 CFR 400 Legal Deadline: None.

Abstract: EPA will evaluate additional categories of industrial discharges for hazardous or toxic pollutants; identify subcategories based upon production processes, pollutants, and applicable technologies; and determine the extent

of the environmental problem and the practicality and efficiency of issuing effluent guidelines. Potential industrial categories for analysis will be selected based on requests from the EPA regional offices, states, and municipalities and from results of internal studies. The Agency will base regulations for these industries, if appropriate, on complex engineering and economic studies to determine wastewater characteristics and treatment capabilities of each industrial category and subcategory.

## Timetable: Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: SAR No. 2304.

FTS: 8-382-7137.

Analysis: Regulatory Impact Analysis; Regu-

latory Flexibility Analysis

Agency Contact: Tom O'Farrell, Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7137

RIN: 2040-AA90

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Water Act (CWA)

### Proposed Rule Stage

## 2672. EFFLUENT GUIDELINES FOR OFFSHORE OIL AND GAS EXTRACTION INDUSTRY (REVISION)

Significance: Regulatory Program

**Legal Authority:** 33 USC 1311 / CWA 301; 33 USC 1314 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

CFR Citation: 40 CFR 435

Legal Deadline: Judicial, December 1985.

Abstract: The Agency will promulgate BAT, BCT and NSPS regulations for drilling fluids and drill cuttings waste streams from offshore oil and gas extraction facilities to limit discharges of pollutants from the offshore segment of the oil and gas extraction point source category.

### Timetable:

| Action         | Date     |    | FR | Cite  |
|----------------|----------|----|----|-------|
| NPRM           | 08/26/85 | 50 | FR | 34592 |
| NOTICE         | 11/13/85 | 50 | FR | 46784 |
| NOTICE         | 12/31/85 | 50 | FR | 53348 |
| NOTICE         | 03/00/88 |    |    |       |
| NOTICE         | 04/00/88 |    |    |       |
| BCT Reproposal | 12/00/88 |    |    |       |
| Final Action   | 03/00/90 |    |    |       |

Small Entity: No

### Additional Information: SAR No. 1649.

This item was included under RIN 2040-AA89 in the April, 1987 Regulatory Program of the United States Government.

**Analysis:** Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Dennis Ruddy, Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7131

RIN: 2040-AA12

## 2673. EFFLUENT GUIDELINES FOR NONFERROUS METALS FORMING (REVISION)

Legal Authority: 33 USC 1311 / CWA 301; 33 USC 1341 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

CFR Citation: 40 CFR 471 Legal Deadline: None.

Abstract: The Agency will propose and promulgate amendments to the regulation promulgated August 23, 1985 (50 FR 34242). These amendments will revise BPT, BAT, NSFS and pretreatment standards in the nickel-

cobalt and zirconium-hafnium subcategories.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 03/06/84 | 49 | FR | 8112  |
| NPRM Comment<br>Period End | 08/23/85 | 50 | FR | 34242 |
| Proposed<br>Amendments     | 04/00/88 |    |    | •     |
| Final Action               | 12/00/88 |    |    |       |
|                            |          |    |    |       |

Small Entity: No

Additional Information: SAR No. 2600.

FTS: 8-382-7126

Government Levels Affected: Local, State, Federal

Agency Contact: Ernest P. Hall, Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7126

RIN: 2040-AB30

**EPA**—CWA

Proposed Rule Stage

### 2674. EFFLUENT GUIDELINES FOR NONFERROUS METALS MANUFACTURING (PHASE II) (REVISIONS)

Legal Authority: 33 USC 1311 / CWA 301; 33 USC 1314 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

CFR Citation: 40 CFR 421 Legal Deadline: None.

Abstract: In response to settlement agreements, the Agency will propose and promulgate amendments to the regulation previously promulgated on September 20, 1985 (50 FR 38276). These amendments are in response to settlements arrived with six petitioners: and will affect six subcategories, primary beryllium subcategory, primary molybdenum and rhenium subcategory, second molybdenum and vanadium subcategory, secondary precious metals subcategory and secondary tungsten ... and cobalt subcategory. The amendments will revise BPT, BAT, NSPS and standards pretreatment to limit the discharge of pollutants from these subcategories.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/00/88 |         |
| NPRM .       | 12/00/88 |         |
| Final Action | 12/00/89 |         |

Small: Entity: No:

Additional Information: SAR No. 2583.

FTS:8-382-7126

Agency Contact: Ernest P. Hall, Environmental Protection Agency, Water, (WH-552), Washington, DC. 20460, 202 382-7126

RIN: 2040-AB31.

### 2675. EFFLUENT GUIDELINES FOR PESTICIDES CHEMICALS

Legal Authority: 33 USC 1311 / CWA 301; 33 USC 1314 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

CFR Citation: 40 CFR 455

Legal Deadline: Statutory, December 31,

Abstract: On October 4, 1985 the EPA promulgated a final regulation establishing BAT, NSPS, PSES, PSNS for the pesticide industry under the Clean Water Act. On July 25, 1986 the final regulation was remanded to the EPA by the Eleventh Circuit Court of

Appeals in response to a joint motion filed by the Agency and other parties to litigation challenging the regulation. EPA removed the BAT, NSPS, PSNS, and PSES pesticide regulation from the Code of Federal Regulations at the direction of the Court, and informed the public that the regulation is no longer effective (December 15, 1986; 51 FR 44911). The Agency intends to establish new effluent limitation guidelines and standards for the pesticide manufacturers and formulators/packagers industry in a future rulemaking. The BCT limitations published on April 25, 1978 and

### September 29, 1978, are still effective. Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| NPRM                      | 12/00/89 |         |
| Final Action              | 06/00/91 | -       |
| Final Action<br>Effective | 09/00/91 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2473.

FTS:8-382-7156

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Thomas Fielding, Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7156

RIN: 2040-AB32

### 2676. DEFINITION OF "WATERS OF THE UNITED STATES"

Legal Authority: 33:USC 1251 /CWA 303

CFR Citation: 40 CFR 122.2

Legal Deadline: None.

Abstract: This action will revise the definition of "Waters of the United States". It is necessary to replace the existing definition that was suspended in 1980:

### Timetable:

| Action  | Date     | FR | Cite        |
|---------|----------|----|-------------|
| NPRM    | 10/00/88 |    | <del></del> |
| <b></b> |          |    |             |

Small Entity: No

Additional Information: SAR No. 2395.

FTS:8-475-9524

Agency Contact: Dave: Greenburg, Environmental Protection Agency, Water, EN-336, 202 475-9524

RIN: 2040-AB01

### 2677. WATER QUALITY STANDARDS--REVISION FOR INDIAN TRIBES

Significance: Regulatory Program

**Legal Authority:** 33 USC 1251 et seq; 33 USC 1313 et seq; 33 USC 1342 et seq; 33 USC 1344 et seq; 33 USC 1378 et seq

**CFR Citation:** 40 CFR 122; 40 CFR 123; 40 CFR 124; 40 CFR 131; 40 CFR 230; 40 CFR 231; 40 CFR 232; 40 CFR 233

Legal Deadline: Statutory, August 3, 1988.

Abstract: This rule establishes standards and procedures for treatment of Indian Tribes as States for sections 303, 402, and 404. The revised regulation will also incorporate a mechanism to resolve any disputes that might arise from unreasonable consequences if Indian tribes and States adopt differing water quality standards for common bodies of water.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM:        | 07/00/88 | :       |
| Final Action | 09/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2475.

FTS:8-475-7315.

Agency Contact: David Sabock, Environmental Protection Agency, Water, (WH-585), Washington, DC: 20460, 202 475-7315

**RIN:** 2040-AB36

### 2678. NPDES REGULATORY. REVISIONS

Legal Authority: 33 USC 1251 /CWA 303 CFR Citation: 40 CFR 122; 40 CFR 123

Legal Deadline: None.

Abstract: This action w

Abstract: This action will revise the NPDES Regulations pursuant to requirements contained in the 1987 Water Quality Act. In addition, several other changes will be made to clarify existing requirements and policies. These revisions will not encompass requirements mandated by Section 406 (sewage sludge) of the 1987 Water Quality Act.

### Timetable:

| Action: | Date     | FR | Cite |
|---------|----------|----|------|
| NPRM    | 10/00/88 |    |      |

Small Entity: No

Additional Information: SAR No. 2493...

1000

FTS:8-475-9524

**FPA-CWA** 

**Proposed Rule Stage** 

Agency Contact: Dave Greenberg, Environmental Protection Agency, Water, (EN-336), Washington, DC 20460, 202 475-9524

RIN: 2040-AB38

## 2679. ● INTERPRETATION OF PROVISIONS OF SECTION 304(1) OF THE CWA

Legal Authority: 33 USC 1251 /CWA 304(1)

**CFR Citation:** 40 CFR 122; 40 CFR 123; 40 CFR 130.

Legal Deadline: None.

Abstract: This proposed rule will provide the Agency's regulatory interpretation of four provisions of section 304(1) of the Clean Water Act. It will clarify the nature of an individual control strategy under section 304(1) and the use of existing data by States to develop initial lists of waters. Further, it will describe the EPA approval/disapproval process for lists submitted in fulfillment of the requirements of section 304(1). Finally, it will establish the initial submission of lists and individual control strategies by the statutory deadline of February 4, 1989, as a first phase of an ongoing identification and permitting process called for under the water quality provisions of the Clean Water Act.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2525.

FTS:8-475-7718

Agency Contact: Paul Connor, Environmental Protection Agency, Water, EN-336, Washington, DC 20460, 202 475-7718

RIN: 2040-AB46

## 2680. • PROCEDURAL RULES FOR CLASS I ADMINISTRATIVE PENALTY PROCEEDINGS UNDER THE CWA

**Legal Authority:** 33 USC 1363 /CWA 309(g)

CFR Citation: 40 CFR 126 Legal Deadline: None.

Abstract: This rulemaking will convert EPA's Class I CWA administrative penalty procedures from the status of guidance to a final rule. Procedures for the assessment of Class I administrative penalties (maximum penalty of \$25,000 with less than APA procedures) were issued as guidance in August 1987. The Agency will propose that guidance in identical form for public comment after internal review.

### Timetable:

| Action    | Date                | FR Cite  |
|-----------|---------------------|----------|
| NPRM      | 06/00/88            |          |
| Guidance  |                     |          |
| Final Act | tion 08/17/87 (52 F | R 30730) |

Small Entity: No

Additional Information: SAR No. 2580.

FTS:8-475-8187

Agency Contact: Elyse M. DiBiagio-Wood, Environmental Protection Agency, Water, LE-134W, Washington, DC 20460, 202 475-8187

RIN: 2040-AB49

### 2681. REVISIONS TO REGULATIONS FOR MODIFICATION OF SECONDARY TREATMENT REQUIREMENTS FOR MUNICIPAL DISCHARGE INTO MARINE WATERS

Legal Authority: 33 USC 1311(h)/CWA 301(h)

CFR Citation: 40 CFR 125 Legal Deadline: None.

Abstract: The revisions to the regulations primarily are intended to respond to statutory changes made to sec. 301(h) of the Clean Water Act (33 USC 1311(h)), which governs secondary treatment waivers for municipal discharges into marine waters. The statutory changes to be addressed include, among other things, new requirements for minimum treatment levels and additional requirements for pretreatment programs for certain waiver applicants. In addition, the Agency is considering revising the regulations to address more specifically procedures and requirements for the renewal of secondary treatment waivers. The revised regulations will affect only the limited number of municipal treatment plants which met the 1982 statutory deadline for applying for a secondary treatment waiver.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 09/00/88 |         |
| NPRM Comment<br>Period End | 11/00/88 |         |
| Final Action               | 05/00/89 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2587.

FTS:8-475-7134

Agency Contact: Barry Burgan, Environmental Protection Agency, Water, (WH-556F), Washington, DC 20460, 202 475-7134

RIN: 2040-AB29

### 2682. NPDES REGULATIONS: STORMWATER APPLICATION REQUIREMENTS (REVISION)

Legal Authority: 33 USC 1342 /CWA 402

CFR Citation: 40 CFR 122 Legal Deadline: None.

Abstract: These revisions to the NPDES permit program application requirements for stormwater discharges will reflect the 1987 amendments to the Clean Water Act and will address the deadline for application submission as a result of the recently-rescinded September 1984 stormwater regulations.

#### Timetable:

| Action                                       | Date     | FR Cite     |
|--|----------|-------------|
| NPRM Deadline<br>and<br>Requirements         | 03/07/85 | 50 FR 9362  |
| NPRM<br>Reproposed<br>Requirements           | 08/12/85 | 50 FR 32548 |
| Final Action Deadline and Requirements       | 08/29/85 | 50 FR 35200 |
| NPRM Deadline<br>Extension                   | 10/21/87 | 52 FR 39240 |
| NPRM<br>Reproposed<br>Requirements           | 07/00/88 |             |
| Final Action<br>Deadline and<br>Requirements | 11/00/89 |             |

Small Entity: No

Additional Information: SAR No. 2200.

FTS: 8-475-9537.

Agency Contact: Harry Thron, Environmental Protection Agency, Water, (EN-336), Washington, DC 20460, 202 475-9537

RIN: 2040-AA79

### 2683. NPDES PERMIT APPLICATION FORM 2C, STANDARD FORM A, AND SHORT FORM A (REVISION)

Legal Authority: 33 USC 1342/CWA 402

CFR Citation: 40 CFR 122 Legal Deadline: None. **EPA—CWA** 

Proposed Rule Stage

Abstract: This action will revise the current NPDES Permit Application Form 2C (industrial); Standard Form A (municipal), and Short Form A (municipal) to reflect amendments to the Clean Water Act and changes in program requirements and emphasis. The new application forms will replace the old versions and enable permit writers to obtain more pertinent information regarding expected discharges and the environmental impact of proposed operations.

#### Timetable:

| Action | Date:    | FR: Cite: |
|--------|----------|-----------|
| NPRM   | 03/00/89 |           |

Small Entity: No

Additional Information: SAR No. 2501.

FTS:8-475-9527

Agency Contact: William A. Collins, Environmental Protection Agency, Water, (EN-336), Washington, DC 20460, 202 475-9527

RIN: 2040-AB39

### 2684. SEWAGE SLUDGE USE AND DISPOSAL REGULATIONS

Significance: Regulatory Program

Legal Authority: 33 USC 1345 / CWA 405

CFR Citation: 40 CFR 503

**Legal Deadline:** Statutory. Proposal' November 30, 1986; Final August 31, 1987.

Abstract: The Agency plans to provide technical criteria and management practices by issuing technical sludge regulations under Section 405 of the Clean Water Act as amended by the Water Quality Act of 1987. These regulations will address: distribution and marketing, application of sludge to lands which are used for food and nonfood chain crops, ocean disposal, incineration and landfilling. Thirty-one chemicals are currently being evaluated for the various reuse and disposal options.

### Timetable:

| I IIII Ctabic. |          |         |
|----------------|----------|---------|
| Action         | Date     | FR Cite |
| NPRM:          | 10/00/88 |         |
| Final: Action  | 12/00/89 |         |
|                |          |         |

Small Entity: Undetermined Additional Information: SAR No. 2162.

FTS: 8-475-7311.

Analysis: Regulatory Impact Analysis

Agency Contact: Alan Rubin, Environmental Protection Agency, Water, WH-585, Washington, DC 20460, 202.475-7311

RIN: 2040-AA74

### 2685. © CITIZEN SUIT NOTICE REGULATION UNDER THE CWA

Legal Authority: 33 USC 1355 /CWA 505

CFR Citation: 40 CFR 135 Legal Deadline: None.

Abstract: This regulation will specify on whom the copies of CWA citizen suit complaints and consent decrees should be served, the manner of service, and the addresses of such persons. This rule will amend existing 40 CFR 135.

### Timetable:

| Action | Date     | FR. Cite |
|--------|----------|----------|
| NPRM   | 00/00/00 |          |

Small Entity: No

Additional Information: SAR No. 2515.

FTS:8-382-2849

Agency Contact: Elizabeth M. Ojala, Environmental Protection Agency, Water, LE-134W, Washington, DC 20460, 202 382-2849

RIN: 2040-AB50

### 2686. COMPREHENSIVE REVISIONS TO OCEAN DUMPING REGULATIONS

Significance: Regulatory: Program-

Legal Authority: 33' USC' 1'401' et' seq /MPRSA

CFR Citation: 40 CFR 220 to 229

Legal Deadline: None.

Abstract: These amendments are necessary to clarify the existing regulations, incorporate program experience, and respond to statutory amendments and the results of twolawsuits. Those lawsuits are the City of New York decision (543 F. Supp.1084), which involved the consideration of the need for ocean dumping and availability and impacts of land-based alternatives, and NWF v. Costle decision (629 F. 2d 118), which involved dredged material issues. Among other things, the statutory amendments to be addressed in the Regulatory Revisions include provisions applicable to the ocean disposal of low-level radioactive waste.

### Timetable:

| Action       | Date:    | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 08/00/89 |         |

Small Entity: No.

Additional Information: SAR No. 2189.

FTS: 8-475-7126

Agency Contact: John Lishman, Environmental Protection: Agency, Water, (WH-556F), Washington, DC-20460, 202, 475-7126

RIN: 2040-AA78

2687. • UNDERGROUND INJECTION CONTROL PROGRAM: HAZARDOUS WASTE DISPOSAL INJECTION RESTRICTIONS; EFFECTIVE DATES AND CAPACITY VARIANCES FOR SELECTED FIRST THIRD WASTES

Significance: Regulatory Program:

Legal Authority: 42 USC 6924 /RCRA

3004(f) & (g)

CFR Citation: 40 CFR: 148: Legal Deadline: None:

Abstract: The Agency is required to prohibit injection of hazardous wastes. under sections 3004(f) and (g) by specified deadlines unless (1) the facility demonstrates no migration through a petition or (2) the facility treats the waste to specified levels which reduce the threat to human health. The Administrator may grant variances for up to two years where treatment capacity is unavailable. This. rule proposes effective dates for selected first thirds wastes. It also proposes to grant capacity variances for those wastes and extends the statutory prohibitions for two years.

### Timetable:

| Action.      | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2581.

FTS:8-382-5508

Agency Contact: John Atcheson, Environmental Protection Agency, Water, WH-550, Washington, DC 20460, 202 382-5508

RIN: 2040-AB47

### **EPA-CWA**

### **Proposed Rule Stage**

## 2688. GENERAL PRETREATMENT REGULATIONS FOR EXISTING AND NEW SOURCES

Significance: Regulatory Program

**Legal Authority:** 42 USC 6939 / RCRA 3018; 33 USC 1317 /CWA 307; 33 USC 1342

/CWA 402

CFR Citation: 40 CFR 403

Legal Deadline: Statutory, August 1987.

Abstract: The Agency plans to prepare proposed changes to the General Pretreatment Regulations that address:

specific and general discharge prohibitions; controls on spills and batch dischargers and dischargers by liquid waste haulers; industrial user notification requirements; and local limits. These changes will be responsive to the recommendations of the Domestic Sewage Study submitted to Congress February 8, 1986 and are to improve the control of hazardous wastes discharged through sewers to publicly-owned treatment works.

Timetable:

Action Date FR Cite

NPRM 06/00/88

Additional Information: SAR No. 2342.

FTS 8-475-9534.

Small Entity: No

Agency Contact: Marilyn Goode, Environmental Protection Agency, Water, (EN-336), Washington, DC 20460,

202 475-9534 RIN: 2040-AA99

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Water Act (CWA)

Final Rule Stage

# 2689. GUIDELINES FOR CLASSIFYING GROUND WATER UNDER THE EPA GROUND WATER PROTECTION STRATEGY

Significance: Regulatory Program

Legal Deadline: None.

Abstract: In August 1984, EPA issued a Ground water Protection Strategy to provide objectives to guide the Agency's efforts to protect ground water. One of the major goals announced in the strategy was to achieve greater consistency in decisionmaking among the many EPA programs in protecting ground water. The strategy also indicated that EPA would consider the value and vulnerability of ground water in developing protection and cleanup approaches. The classification guidelines implement these goals by providing technical information that will be useful in the evaluation of the vulnerability and value of a particular ground water unit, and by detailing a classification system that can be incorporated as a factor in program decision-making. Both should lead to greater consistency in decisions and assist in the identification of the most valuable and vulnerable ground waters, so that they receive appropriate attention. The agency will finalize the guidelines based on public comments received.

### Timetable:

| Action           | Date     | FR Cite      |
|------------------|----------|--------------|
| Draft Guidelines | 12/03/86 | 51 FR: 43664 |

Final Guidelines 05/00/88

Small Entity: Not Applicable

Additional Information: SAR No. 2300.

FTS: 8-382-7077.

Agency Contact: Marian Mlay, Environmental Protection Agency, Water, Environmental Protection Agency, Office of Ground Water Protection, (WH-550G), 202 382-7077

RIN: 2040-AA85

# 2690. SECONDARY TREATMENT/PERCENT REMOVAL REQUIREMENTS FOR COMBINED SEWER SYSTEMS

**Legal Authority:** 33 USC 1311(b)(1)(B) /CWA 301(b)(1)(B); 33 USC 1314(d)(1) /CWA 304(d)(1)

CFR Citation: 40 CFR 133

Legal Deadline: None.

Abstract: In this amendment the Agency will propose a mechanism for permit adjustments for treatment plants served by Combined Sewer Systems similar to that which was recently promulgated (June 3, 1985) for separate sewer systems. The existing regulation requires 85% removal of BOD5 and suspended solids (65% for equivalent treatment) from treatment plants served by combined sewers during dry weather flow conditions. Problems exist in meeting these requirements when plants experience less concentrated influents.

### Timetable:

| Action               | Date                 | FF    | ? Cite |
|----------------------|----------------------|-------|--------|
| NPRM<br>Final Action | 09/17/87<br>08/00/88 | 52 FF | 35210  |

Small Entity: No

Additional Information: SAR No. 1962.

FTS:8-382-7371.

Agency Contact: Lam Lim, Environmental Protection Agency, Water, (WH-595), 202 382-7371

RIN: 2040-AB13

2691. NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM SEWAGE SLUDGE PERMIT REGULATIONS; STATE SLUDGE MANAGEMENT PROGRAM REQUIREMENTS

Significance: Regulatory Program

Legal Authority: 33 USC 1251(b) /CWA 101(b); 33 USC 1285(j) /CWA 205(j); 33 USC 1313(e) /CWA 303(e); 33 USC 1317(b) /CWA 307(b); 33 USC 1318 /CWA 308; 33 USC 1345 /CWA 405; 33 USC 1361(a) /CWA 501(a); 33 USC 1370 /CWA 510; 42 USC 6905(b) /RCRA 1006(b); 42 USC 6907/RCRA 1008; 42 USC 6912(a) /RCRA 2002(a); 42 USC 6944 /RCRA 4004; 42 USC 6945 /RCRA 4005; 42 USC 7410 /CAA 110; 42 USC 7411 /CAA 111; ...

**CFR Citation:** 40 CFR 122; 40 CFR 123; 40 CFR 124; 40 CFR 125

Legal Deadline: Statutory, December 15, 1986. 12/15/86 for state program approval procedures (Water Quality Act of 1987).

Abstract: The agency proposed requiring States to develop and obtain approval for sludge management programs. Included in the proposal were: 1) program approval procedures; and 2) the elements of an approvable State program, including compliance monitoring and enforcement provisions. The agency will be developing revised state program regulations to conform to the new requirements of the Water Quality Act of 1987.

### **EPÁ**—CWA

### **Final Rule Stage**

### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/04/86 | 51 FR 4458 |
| Reproposal   | 03/09/88 | 53 FR 7642 |
| Final Action | 02/00/89 |            |

Small Entity: No

Additional Information: SAR No. 2163.

FTS:8-475-9517

Agency Contact: Martha Kirkpatrick, Environmental Protection Agency, Water, (EN-336), Washington, DC 20460, 202 475-9517

RIN: 2040-AA73

## 2692. WATER QUALITY PLANNING AND MANAGEMENT GRANTS FOR INDIAN TRIBES

Significance: Regulatory Program

Legal Authority: 42 USC 1324 /CWA 314

CFR Citation: 40 CFR 35; 40 CFR 130 Legal Deadline: Statutory, August 1988.

Abstract: This regulation will enable Indian Tribes to be treated as states for the following programs: Water Pollution Control Program Grants (Section 106), Water Quality Management Planning Grants Section 205(j), Clean Lakes Implementation Grants (Section 314) and Nonpoint Source Implementation Grants (Section 319). This action is required by the Water Quality Act of 1987.

### Timetable:

| Action -              | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 05/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2479.

FTS:8-475-8637

Agency Contact: Patricia Morris, Environmental Protection Agency, Water, (WH-586), Washington, DC 20460, 202 475-8637

RIN: 2040-AB35

### 2693. SIMPLIFYING CONSTRUCTION GRANTS REGULATIONS (REVISION)

Legal Authority: 33 USC 1281 / CWA 201 CFR Citation: 40 CFR 35, Appendix A

Legal Deadline: None.

Abstract: A revised interim final regulation describing allowable and unallowable costs for construction grant

projects was published February 17, 1984. The Agency is revising that action as a final rule.

### Timetable:

| Action                        | Date     | FR    | Cite  |
|-------------------------------|----------|-------|-------|
| NPRM - Previous               | 11/06/81 | 46 FR | 55220 |
| NPRM                          | 05/12/82 | 47 FR | 20470 |
| Interim Final<br>Rule         | 05/12/82 | 47 FR | 20450 |
| Interim Final<br>Rule Revised | 02/17/84 | 49 FR | 6224  |
| Final Action                  | 05/00/88 |       |       |

Small Entity: No

Additional Information: SAR No. 1722.

Docket No. G-81-5. FTS: 8-382-7256.

Agency Contact: Geoffrey Cooper, Environmental Protection Agency, Water, (WH-546), Washington, DC 20460, 202 382-2287

RIN: 2040-AA70

## 2694. COMPREHENSIVE CONSTRUCTION GRANT REGULATION REVISION

Legal Authority: 33 USC 1281 / CWA 201; CWA 518; CWA Title VI

CFR Citation: 40 CFR 35

**Legal Deadline:** Statutory, August 5, 1988. Deadline applies only to amendment to 40 CFR Part 35, Subpart J to implement Indian provisions of WQA of 1987.

Abstract: This regulation will amend existing regulations to implement the Water Quality Act of 1987. That Act amended the construction grants program, provided for grants to Indian Tribes under a national set-aside, and added a new Title VI to the CWA for capitalization grants to states for state loan programs.

### Timetable:

| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Interim Final<br>Rule     | 08/00/88 |         |
| Final Action              | 03/00/89 |         |
| Final Action<br>Effective | 05/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2585.

FTS:8-382-2287

**Agency Contact: Geoffrey Cooper,** Environmental Protection Agency,

Water, WH-546, Washington, DC 20460, 202 382-2287

RIN: 2040-AB25

### 2695. EFFLUENT GUIDELINES FOR PHARMACEUTICALS

**Legal Authority:** 33 USC 1311 / CWA 301; 33 USC 1314 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

CFR Citation: 40 CFR 439

Legal Deadline: None.

Abstract: The Agency has not decided to issue NSPS regulations to control the discharge of conventional pollutants from new source direct dischargers in the pharmaceuticals industry. The Agency will finalize BAT and NSPS regulations to control the discharge of the nonconventional pollutant, COD, but no decision has been made when to begin regulation procedures. Therefore, this action will be deleted until a time table for regulation is determined.

### Timetable:

| Action             | Date     | FR Cite     |
|--------------------|----------|-------------|
| NPRM               | 11/26/82 | 47 FR 53584 |
| NPRM NSPS          | 10/27/83 | 48 FR 49832 |
| Final Action ,     | 10/27/83 | 48 FR 49808 |
| NOTICE             | 11/01/83 | 48 FR 50322 |
| NOTICE             | 01/10/84 | 49 FR 1190  |
| NPRM BCT Cost      | 03/09/84 | 49 FR 8967  |
| NOTICE             | 04/26/84 | 49 FR 17978 |
| NOTICE New         | 07/02/84 | 49 FR 27145 |
| Data -             |          |             |
| NOTICE             | 01/31/85 | 50 FR 4513  |
| NOTICE             | 05/01/85 | 50 FR 18486 |
| NOTICE New<br>Data | 09/09/85 | 50 FR 36638 |

Next Action Undetermined (BCT)

Final Action 12/16/86 (51 FR 45094)

Small Entity: No

Additional Information: SAR No. 1427.

FTS:8-382-7182.

**Analysis:** Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Frank Hund,

Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7182

RIN: 2040-AA13

EPA—CWA Final Rule Stage

### 2696. EFFLUENT GUIDELINES FOR GUM AND WOOD (REVISION)

**Legal Authority:** 33 USC 1311 / CWA 301; 33 USC 1314 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

CFR Citation: 40 CFR 454 Legal Deadline: None.

Abstract: The Agency has not determined when to publish guidance describing wastewater treatment alternatives and the basis for the exclusion of BAT and pretreatment standards for new and existing sources for the Gum and Wood Industry. Therefore, this entry may not appear in future agendas until a decision is reached.

### Timetable:

| Action  | Date     |     | FR | Cite  |
|---|----------|-----|----|-------|
| Interim Final<br>Rule<br>SUBCATEGOR-<br>IES A-F | 07/18/76 | 41. | FR | 20511 |
| NPRM<br>SUBCATEGO-<br>RY G                      | 11/29/79 | 44  | FR | 68710 |
| Guidance  | 00/00/00 |     |    |       |

Small Entity: No

Additional Information: SAR No. 1425.

FTS:8-382-7186.

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Richard E. Williams, Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7186

RIN: 2040-AA17

## 2697. EFFLUENT GUIDELINES FOR ORE MINING AND DRESSING (PLACER MINING)

Significance: Regulatory Program

**Legal Authority:** 33 USC 1311 / CWA 301; 33 USC 1314 / CWA 304; 33 USC 1316 / CWA 306; 33 USC 1317 / CWA 307; 33 USC 1361 / CWA 501

**CFR Citation:** 40 CFR 144.103; 40 CFR 144.104; 40 CFR 440.142; 40 CFR 440.144; 40 CFR 440.143; 40 CFR 440.145

Legal Deadline: Judicial, May 9, 1988.

Abstract: The Agency is developing BPT, BCT, and BAT limitations and NSPS for mines and mills that mine gold placer ores and recover gold by gravity separation methods. These limitations will apply to wastewater generated by these operations and are

an additional subpart to the Ore Mining and Dressing subcategory for which final regulations were issued on December 3, 1982. In October of 1987 the Agency filed a motion for modification of the Consent Decree to extend the promulgation date. On February 1, the Agency was advised that the Court accepted the revised schedule and the promulgation date for the final amendments is now May 9, 1988.

#### Timetable:

| Action          | Date     | FR Cite     |
|-----------------|----------|-------------|
| NPRM            | 11/20/85 | 50 FR 47982 |
| Notice new data | 02/14/86 | 51 FR 5563  |
| Notice          | 04/10/86 | 51 FR 12344 |
| Notice          | 03/24/87 | 52 FR 9414  |
| Final Action    | 05/00/88 |             |

Small Entity: Yes

Additional Information: SAR No. 2584.

FTS 8-382-7191.

**Analysis:** Regulatory Flexibility Analysis

Agency Contact: Willis E. Umholtz, Environmental Protection Agency, Water, (WH-552), Washington, DC 20460, 202 382-7191

RIN: 2040-AA65

### 2698. EFFLUENT GUIDELINES FOR NONFERROUS METALS: (PHASE I) (REVISION)

**Legal Authority:** 33 USC 1311 /CWA 301; 33 USC 1314 /CWA 304; 33 USC 1316 /CWA 306; 33 USC 1317 /CWA 307; 33 USC 1361 /CWA 501

CFR Citation: 40 CFR 421 Legal Deadline: None.

**Abstract:** In response to Settlement Agreements, the Agency promulgated amendments to the regulations previously issued on 3/8/84 (49 FR 8742). The first portion of these amendments is in response to a Settlement Agreement (11/27/85) affecting the primary and secondary aluminum subcategories. The recently promulgated amendments for this segment include regulations for BAT, pretreatment, and new source standards to limit the discharge of pollutants from facilities in these subcategories. In response to separate Settlement 6/26/85, EPA will promulgate amendments for the primary tungsten subcategory. These amendments address limitations for BPT, BAT, pretreatment and new source standards to limit the discharge

of pollutants from facilities in this subcategory.

### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 02/17/83 | 48 FR | 7032  |
| Final Action | 03/08/84 | 49 FR | 8742  |
| NOTICE       | 06/29/84 | 49 FR | 26738 |
| NOTICE       | 07/24/84 | 49 FR | 29792 |
| NOTICE       | 03/28/85 | 50 FR | 12252 |

**Primary and Secondary Aluminum** 

NOTICE 05/20/86 (51 FR 18530) NOTICE FINAL 07/07/87 (52 FR 25552)

**Primary Tungsten** 

NOTICE 01/22/87 (52 FR 2480) NOTICE FINAL 12/00/88

Small Entity: No

Additional Information: SAR No. 1410.

FTS: 8-382-7126

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Ernest P. Hall, Environmental Protection Agency, Water, (WH-552), Washington, D.C. 20460, 202 382-7126

RIN: 2040-AA96

## 2699. GENERAL PRETREATMENT REGULATIONS: RESPONSE TO PIRT (REVISION)

**Significance:** Regulatory Program

Legal Authority: 33 USC 1317 /CWA 307

CFR Citation: 40 CFR 403 Legal Deadline: None.

Abstract: Revisions to the General Pretreatment Regulations were proposed to address final recommendations of the Pretreatment Implementation Review Task Force (PIRT) and the need for other adjustments to the regulations. The purpose of the rule will be to clarify reporting and compliance monitoring requirements, add flexibility for cities implementing the program and improve procedures for local and state program approval.

### Timetable:

| Action         | Date           |     | FR | Cite  |
|----------------|----------------|-----|----|-------|
| NPRM           | 06/12/86       | 51  | FR | 21454 |
| Final Action   | 00/00/00       |     |    |       |
| Extension of c | omment perio   | d   |    |       |
| Notice 08/2    | 21/86 (51 FR 2 | 995 | 0) | 1     |

Small Entity: No

Additional Information: SAR No. 2212.

FTS: 8-475-7054.

EPA-CWA

Final Rule Stage

Agency Contact: George Utting, Environmental Protection Agency, Water, (EN-336), Washington, DC 20460, 202 475-8328

RIN: 2040-AA81

### 2700. SECTION 404 STATE PROGRAM REGULATIONS (REVISION)

Significance: Regulatory Program

Legal Authority: 33 USC 1344 / CWA 404 CFR Citation: 40 CFR 124; 40 CFR 232;

40 CFR 233

Legal Deadline: None.

Abstract: Under Section 404(g) of the Clean Water Act, EPA is responsible for approving and overseeing assumption of the 404 "dredge and fill" program by States. In response to comments from the States, EPA is revising its State program regulations (formerly part of the Consolidated Permit Regulations), to provide increased incentives and simplified procedures for State assumption of the Section 404 program.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 10/02/84 | 49 FR 39012 |
| Final Action | 00/00/00 | • •         |

Small Entity: No

Additional Information: SAR No. 1973.

FTS: 8-382-5043.

Agency Contact: Lori Williams, Environmental Protection Agency, Administration and Resource Management, Wetland Strategies and State Programs Div., Office of Wetlands Protection, (A-104F), 202 382-5043

RIN: 2030-AA00

### 2701. OCEAN INCINERATION REGULATION (REVISION)

Significance: Regulatory Program

Legal Authority: 33 USC 1410 / MPRSA CFR Citation: 40 CFR 220; 40 CFR 227;

40 CFR 228; 40 CFR 234

Legal Deadline: None.

Abstract: The Agency plans to provide specific permitting regulations for the ocean incineration of liquid hazardous and nonhazardous wastes. These regulations will be an independent part of the Ocean Dumping Regulations. The existing Ocean Dumping Regulations provide no specific criteria or standards for the review of ocean incineration permit applications.

#### Timetable:

|        | ,        |    |    |      |  |
|--------|----------|----|----|------|--|
| Action | Date     |    | FR | Cite |  |
| NPRM   | 02/28/85 | 50 | FR | 8222 |  |

**Next Action Undetermined** 

Small Entity: No

Additional Information: SAR No. 2140.

FTS: 8-382-7166.

Agency Contact: Darrell Brown, Environmental Protection Agency, Water, (WH-556F), Washington, DC 20460, 202 382-7166

RIN: 2040-AA72

## 2702. OCEAN INCINERATION SITE EVALUATION, SOLICITATION, AND DESIGNATION

Legal Authority: 33 USC 1410 /MPRSA CFR Citation: 40 CFR 228; 40 CFR 234

Legal Deadline: None.

Abstract: This action is a finalization of a portion of the ocean incineration regulation, which was proposed on February 28, 1985. This rule provides specific criteria for evaluating candidate sites, selecting specific sites and establishes the procedures for designating and listing sites for use after issuance of and under the terms of an ocean incineration permit. Designation of sites is a prerequisite to issuance of a permit for use of a site. Promulgation of this rule will allow the Agency to begin the lengthy process of site evaluation, selection and designation.

#### Timetable:

| Action           | Date          | FR | Cite |  |
|------------------|---------------|----|------|--|
| Next Action Und  | letermined    |    |      |  |
| Small Entity: No | ot Applicable |    |      |  |

FTS:8:382-7166

Additional Information:

Agency Contact: Darrell Brown, Environmental Protection Agency, Water, (WH-556), Washington, DC 20460, 202 382-7166

RIN: 2040-AB28

### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Water Act (CWA)

2703. WATER QUALITY STANDARDS-REVISION

CFR Citation: 40 CFR 131

Completed:

| Reason       | Date     | FR Cite |
|--------------|----------|---------|
| Postponed    | 03/00/88 |         |
| Indefinitely |          |         |

Small Entity: Not Applicable

Agency Contact: David K. Sabock 202

245-3042

RIN: 2040-AB34

2704. EFFLUENT GUIDELINES FOR ORGANIC CHEMICALS AND PLASTICS AND SYNTHETIC FIBERS

Significance: Regulatory Program

CFR Citation: 40 CFR 414; 40 CFR 416

Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 11/05/87 | 52 | FR | 42522 |
| Final Action<br>Effective | 12/21/87 | •  |    | •     |

Small Entity: Yes

Agency Contact: E.H. Forsht 202 382-7190

Completed Actions

**RIN: 2040-AA05** 

2705. EFFLUENT GUIDELINES FOR ADHESIVES AND SEALANTS

CFR Citation: 40 CFR 463

Completed:

| ···········            |          |   |         |
|------------------------|----------|---|---------|
| Reason                 | Date     | • | FR Cite |
| Postponed indefinitely | 03/25/88 |   |         |
| Small Entity:          | No       |   | •       |

**EPA--CWA** Completed Actions

**Agency Contact:** Elwood Forsht 202

382-7190

RIN: 2040-AA30

2706. EFFLUENT GUIDELINES FOR **PULP, PAPER, AND PAPERBOARD** (PCB'S) (REVISION)

CFR Citation: 40 CFR 430

Completed:

Date **FR Cite** Reason Postponed 03/00/88 Indefinitely Small Entity: No

Agency Contact: Thomas O'Farrell 202

382-7137

RIN: 2040-AA63

2707. EFFLUENT GUIDELINES FOR **LEATHER TANNING (REVISION)** 

**2711. ENVIRONMENTAL STANDARDS** 

Legal Authority: 42 USC 2201/AEA 161 '

FOR THE MANAGEMENT AND

TRANSURANIC RADIOACTIVE

Abstract: On August 15, 1987, the

Agency promulgated generally

**FUEL, HIGH-LEVEL AND** 

CFR Citation: 40 CFR 191

Legal Deadline: None.

**WASTES** 

**DISPOSAL OF SPENT NUCLEAR** 

CFR Citation: 40 CFR 425

Completed:

Reason Date **FR Cite** Final Action 03/21/88 53 FR 9176 Final Action 05/04/88 Effective

Small Entity: No

Agency Contact: Rexford R. Gile, Jr.

202 382-7146 RIN: 2040-AA91

2708. EFFLUENT GUIDELINES FOR **ALUMINUM FORMING (REVISION)** 

CFR Citation: 40 CFR 467

Completed:

**FR Cite** Date Reason 03/00/88 Postponed Indefinitely

Small Entity: Undetermined

Agency Contact: Ernest P. Hall 202

382-7126

RIN: 2040-AB33

2709. GENERAL PRETREATMENT **REGULATIONS: REMOVAL CREDITS** (REVISION)

CFR Citation: 40 CFR 403.7

Completed:

Reason Date FR Cite Final Action 11/05/87 52 FR 42434

Small Entity: No

**Agency Contact: Craig Jakubowics 202** 

475-9533

RIN: 2040-AB02

2710. DISCHARGE OF OIL (REVISION)

CFR Citation: 40 CFR 110

Completed:

Reason FR Cite Date Final Action 04/02/87 52 FR 10712

Small Entity: No

**Agency Contact: Hubert Watters 202** 

382-2463

RIN: 2040-AA48

### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Atomic Energy Act (AEA)

Standards to the Agency for revision consistent with its ruling.

Timetable:

Action Date **FR Cite NPRM** 00/00/00

Small Entity: No

Additional Information:

FTS: 8-475-9633

Agency Contact: Ray Clark,

Environmental Protection Agency, Air and Radiation, ANR-460, Washington, DC 20460, 202 475-9633

RIN: 2060-AC30

2712. ENVIRONMENTAL PROTECTION STANDARDS FOR LOW-LEVEL **RADIOACTIVE WASTE** 

Significance: Regulatory Program

**Legal Authority:** 42 USC 2201/AEA 274/Reorganization Plan 3 of 1970/TSCA/RCRA

CFR Citation: 40 CFR 193 Legal Deadline: None.

**Abstract:** The Agency intends to set generally applicable standards for the management and disposal of low-level radioactive wastes, possibly to include some natural and accelerator produced radioactive wastes. The Agency is considering criteria for declaring certain wastes as below regulatory concern as part of this activity.

**Proposed Rule Stage** 

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM        | 08/31/83 | 48 FR 39563 |
| `NPRM        | 08/00/88 |             |
| Final Action | 11/00/90 |             |

Small Entity: Undetermined

Additional Information: SAR No. 1727.

FTS:8-475-9633.

Agency Contact: James M. Gruhlke, Environmental Protection Agency, Air and Radiation, (ANR-460), Washington, DC 20460, 202 475-9633

RIN: 2060-AA04

2713. RESIDUAL RADIOACTIVITY

Significance: Regulatory Program

Legal Authority: 42 USC 2201/AEA 161;

42 USC 2021/AEA 272

### applicable environmental standards for the management and disposal of spent nuclear fuel, high-level and transuranic radioactive wastes. These Standards applied to management and disposal of such materials generated by activities under the jurisdiction of the Department of Energy or regulated by the Nuclear Regulatory Commission. They established limits for the release of radioactive materials to the environment. Subsequent to promulgation of this rule, several petitions for review were filed and consolidated in the U.S. Court of Appeals for the First Circuit. As of

September 23, 1987 the Court vacated

and remanded Subpart B of the

### EPA-AEA

### **Proposed Rule Stage**

CFR Citation: 40 CFR 194 Legal Deadline: None.

Abstract: The Agency is determining what standards and/or guidance is needed to control radiation exposure levels to the public from residual radioactivity after cleanup of sites and facilities where radionuclides were used and where unrestricted use will be allowed. This action may also control

radiation exposure levels to the general public from materials contaminated with radionuclides which will be recycled into general commerce.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 06/18/86 | 51 | FR | 22264 |
| NPRM         | 04/00/90 |    |    |       |
| Final Action | 04/00/92 |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2073.

FTS: 8-475-9620.

Analysis: Regulatory Impact Analysis

Agency Contact: John L. Russell, Environmental Protection Agency, Air and Radiation, ANR-460, Washington,

DC 20460, 202 475-9620

RIN: 2060-AB31

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Atomic Energy Act (AEA)

### Final Rule Stage

### **2714. TRANSURANIUM ELEMENTS**

Legal Authority: 42 USC 2021(h) /AEA 274(h) /Reorganization Plan No. 3 of 1970

CFR Citation: Not applicable Legal Deadline: None.

Abstract: This action provides Interim recommendations to Federal Agencies to establish dose rate limits for people exposed to transuranium elements in the general environment.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| NPRM                  |          | 42 FR 60956 |
| Interim Final<br>Rule | 00/00/00 |             |

Small Entity: No

Additional Information: SAR No. 1162.

FTS:8-475-9620.

Agency Contact: Allan Richardson, Environmental Protection Agency, Air and Radiation, (ANR-460), Washington, DC 20460, 202 475-9620

RIN: 2060-AA01

### 2715. RADIOFREQUENCY RADIATION GUIDANCE

Significance: Regulatory Program

Legal Authority: 42 USC 2021(h) /AEA 274(h) /Reorganization Plan No. 3 of 1970

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: This guidance will serve to limit exposure of the general public to radiofrequency (RF) radiation, which may pose a potential health risk. The Agency is considering four alternative approaches to RF radiation guidance, three of which are regulatory and one nonregulatory. Upon Presidential approval of EPA guidance (to federal agencies in the formulation of radiation exposure standards), the pertinent agencies are responsible for implementation.

### Timetable:

| Action       | Date     | . FR Cite   |
|--------------|----------|-------------|
| ANPRM        | 12/23/82 | 47 FR 57338 |
| NPRM         | 07/30/86 | 51 FR 27318 |
| Final Action | 07/00/89 |             |

Small Entity: Undetermined

Additional Information: SAR No. 1525.

FTS: 8-475-9626.

Background Information Reports: a)
Biological Effects of Radiofrequency
Radiation, b) the Radiofrequency
Radiation Environment, c) Analysis of
the Radiofrequency Fields Produced by
Broadcast Antennas, and d) Analysis of
Economic Impact of Federal Radiation
Protection Guidance (to Limit Exposure
of the Public to Radiofrequency
Radiation).

Agency Contact: David E. Janes,

Environmental Protection Agency, Air and Radiation, (ANR-461), Washington, DC 20460, 2022 ATE 0026

DC 20460, **202 475-9626** 

RIN: 2060-AA02

## 2716. GROUNDWATER PROTECTION STANDARDS FOR INACTIVE URANIUM TAILING SITES

Significance: Regulatory Program

Legal Authority: 42 USC 2022(a) /AEA 275(a)

CFR Citation: 40 CFR 192 Legal Deadline: None.

Abstract: The Tenth Circuit Court of Appeals has remanded the ground water standards as 40 CFR 192.20(a)(2) and (3). The new standards will replace these remanded standards.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 09/24/87 | 52 FR 36000 |
| Final Action | 04/00/89 |             |

Small Entity: No

Additional Information: SAR No. 1166.

FTS:8-475-9620

Agency Contact: Kurt Feldmann, Environmental Protection Agency, Air and Radiation, ANR-460, 202 475-9620

RIN: 2060-AC03

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Safe Drinking Water Act (SDWA)

### **Proposed Rule Stage**

### 2717. REVISION TO PUBLIC WATER SYSTEM SUPERVISION (PWSS) STATE PRIMACY REQUIREMENTS

Legal Authority: 42 USC 300 /SDWA

CFR Citation: 40 CFR 142 Legal Deadline: None.

Abstract: This action will set requirements, application procedures,

and administrative process for submission of State program revisions for EPA review and approval and revise the existing primacy regulations

### **EPA—SDWA**

Proposed Rule Stage

which currently apply only to the process for initial primacy.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 12/00/88 |         |
| Constitution | N1-      | •       |

Small Entity: No

Additional Information: SAR No. 2489.

FTS:8-382-5522

Agency Contact: Carl Reeverts, Environmental Protection Agency, Water, WH-550-E, Washington, DC 20460, 202 382-5522

RIN: 2040-AB26

### 2718. REVISIONS TO THE SAFE DRINKING WATER ACT'S, UNDERGROUND INJECTION CONTROL REGULATIONS

**Legal Authority:** 42 USC 300j-4 /SDWA 1445; 42 USC 300h-1 /SDWA 1422

CFR Citation: 40 CFR 144; 40 CFR 146

Legal Deadline: None.

Abstract: These amendments to the UIC Program clarify the intent of the regulations covering authorization-byrule requirements at 40 CFR Part 144, Subpart C. These new provisions will clarify how existing injection wells become authorized by rule and when injection is prohibited for failure to comply with authorization- by-rule requirements. EPA will also propose amendments to the noncompliance and program reporting requirements at 40 CFR 144.8; to the mechanical integrity requirements at 40 CFR 144.28(f) and 144.51(p). EPA will also propose definitions for the terms "convert" and "conversion" to help clarify when a well changes status from one well classification to another. Finally, a new regulation will codify SDWA 1445(a)(1) as it applies to the UIC program.

### Timetable:

| Action         | Date     | FR Cite |
|----------------|----------|---------|
| NPRM           | 06/00/88 |         |
| Final Action   | 03/00/89 |         |
| Concil Entitud | No.      |         |

Small Entity: No

Additional Information: SAR No. 2426.

FTS:8-382-5530

Agency Contact: Francoise Brasier, Environmental Protection Agency,

Water, WH-550-E, Washington, DC 20460, 202 382-5530

RIN: 2040-AB27

2719. NATIONAL PRIMARY DRINKING WATER REGULATIONS: SYNTHETIC ORGANIC CHEMICALS AND INORGANIC CHEMICALS, MONITORING FOR UNREGULATED CONTAMINANTS (PHASE II, 40 CONTAMINANTS)

Significance: Regulatory Program

Legal Authority: 42 USC 300 / SDWA

1412

CFR Citation: 40 CFR 141

Legal Deadline: Statutory, June 19, 1988.

Abstract: EPA is reproposing maximum contaminant level goals (MCLGs) and proposing National Primary Drinking Water Regulations (NPDWRs) for about 40 synthetic organic chemicals and inorganic chemicals. The NPDWRs consist of proposed maximum contaminants level (MCLs), as well as proposed monitoring, reporting, and public notification requirements for these contaminants. This action proposes the best available technology (BAT) upon which the MCLs are based and BAT for the purposes of issuing variances and exemptions to public water systems. In addition to the NPDWRs for the synthetic organic chemicals and inorganic chemicals, the notice proposes monitoring requirements for other synthetic organic chemicals which are not regulated by NPDWRs or proposed for regulation in this notice.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM        | 10/05/83 | 48 FR 45502 |
| NPRM         | 11/13/85 | 50 FR 46936 |
| NPRM MCLs    | 06/00/88 |             |
| Final Action | 04/00/89 | •           |

Small Entity: Yes

Additional Information: SAR No. 1755.

FTS:8-382-7575.

**Analysis:** Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Joseph Cotruvo, Environmental Protection Agency, Water, (WH-550), Washington, DC 20460, 202 382-7575

RIN: 2040-AA55

## 2720. NATIONAL PRIMARY DRINKING WATER REGULATION: RADIONUCLIDES

Significance: Regulatory Program

Legal Authority: 42 USC 300 /SDWA

CFR Citation: 40 CFR 141

Legal Deadline: Statutory, June 19, 1989.

Abstract: EPA will propose Maximum Contaminant Levels Goals (MCLGs) and Primary Drinking Water Standards for radionuclides in drinking water. These radionuclides include radium, uranium, radon, gross alpha, and gross beta and photon emitters.

#### Timetable:

| Action       | Date       |    | FR | Cite  |
|--------------|------------|----|----|-------|
| ANPRM        | . 10/05/83 | 48 | FR | 45502 |
| ANPRM        | 09/30/86   | 51 | FR | 34836 |
| NPRM         | 08/00/88   |    |    | •     |
| Final Action | 06/00/89   |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2281.

FTS: 8-382-7575.

Analysis: Regulatory Impact Analysis

Agency Contact: Joseph Cotruvo, Environmental Protection Agency, Water, (WH-550-D), Washington, DC 20460, 202 382-7575

RIN: 2040-AA94

### 2721. NATIONAL PRIMARY DRINKING WATER REGULATIONS: DISINFECTION, DISINFECTANTS AND DISINFECTION BY-PRODUCTS (REVISION)

Significance: Regulatory Program

Legal Authority: 42 USC 300 /SDWA 1412

CFR Citation: 40 CFR 141

**Legal Deadline:** Statutory, June 19, 1989. This deadline applies only to the disinfection

requirements.

Abstract: EPA will propose that all public water systems use disinfection treatment processes; variance criteria will be developed. The Agency will propose MCLGs and MCLs for disinfectants and disinfection byproducts.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 01/00/90 |         |
| Final Action | 01/00/91 |         |
|              |          |         |

Small Entity: Undetermined

#### EPA-SDWA

**Proposed Rule Stage** 

Additional Information: SAR No. 2340.

FTS: 8-382-7575

Analysis: Regulatory Impact Analysis

Agency Contact: Joseph A. Cotruvo, Environmental Protection Agency, Water, WH-550D, 202 382-7575

RIN: 2040-AA97

2722. NATIONAL PRIMARY DRINKING WATER REGULATIONS: INORGANIC AND ORGANIC COMPOUNDS (PHASE V/30 CONTAMINANTS)

Legal Authority: 42 USC 300 /SDWA

1412

CFR Citation: 40 CFR 141

Legal Deadline: Statutory, June 19, 1989.

Abstract: This rule will set MCLGs and NPDWRs for about 30 inorganic and organic chemicals specified in the SDWA.

#### Timetable:

| Action     | Date     |    | FR | Cite  |
|------------|----------|----|----|-------|
| ANPRM      | 10/05/83 | 48 | FR | 45502 |
| ANPRM      | 11/13/85 | 50 | FR | 16936 |
| Comment    | .*       |    |    |       |
| Period End |          |    |    |       |
| MCLs       |          |    |    |       |
| NPRM 09    | /00/88   |    |    |       |
| INFRIM 09  | /00/00   |    |    |       |

Final Action 07/00/89

Small Entity: Undetermined

Additional Information: SAR No. 2396.

FTS:8-382-7575

Analysis: Regulatory Impact Analysis

Agency Contact: Joseph Cotruvo, Environmental Protection Agency, Water, WH-550-D, Washington, DC 20460, 202 382-7575

RIN: 2040-AB11

## 2723. ● NATIONAL PRIMARY DRINKING WATER REGULATIONS: LEAD AND COPPER

Significance: Regulatory Program

Legal Authority: 42 USC 300 SDWA 1412 Legal Deadline: Statutory, June 19, 1989.

Abstract: This rule will set MCLGs and MCL/Monitoring requirements for naturally occuring lead and copper as specified in the SDWA. This rule will

also establish a treatment technique requirement for corrosion.

#### Timetable:

| Action .                              | Date     |    | FR | Cite  |
|---------------------------------------|----------|----|----|-------|
| ANPRM                                 | 10/05/83 | 48 | FR | 45502 |
| NPRM MCLG                             | 11/13/85 |    |    |       |
| NPRM MCLGs/MCLs & Treatment Technique | 06/30/88 |    |    |       |
| Final Action                          | 12/30/88 |    |    |       |
|                                       |          |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2610

FTS: 8-382-5508

Agency Contact: Jeanne Briskin, Lead Task Force, Environmental Protection Agency, Water, 401 M Street, SW, Washington, DC 20460, 202 382-5508

RIN: 2040-AB51

2724. PUBLIC WATER SUPPLY SUPERVISION PROGRAM AND UNDERGROUND INJECTION CONTROL PROGRAM: ADMINISTRATIVE ENFORCEMENT IMPLEMENTATION PROCEDURES

Legal Authority: 42 USC 300 / SDWA 1414

CFR Citation: 40 CFR 144; 40 CFR 148

Legal Deadline: None.

Abstract: EPA is required to promulgate regulations to describe procedures for the notice and opportunity for public hearing, and conference with primacy States concerning administrative orders under Section 1414(g) of the Safe Drinking Water Act. The Agency will also amend 40 CFR Part 22 to include PWS penalty assessments.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2381(PWSS); SAR No. 1972(UIC)

FTS:8-382-5558

Agency Contact: Don Olson, Environmental Protection Agency, Water, WH-550, Washington, DC 20460, 202 382-5558

RIN: 2040-AB07

### 2725. PUBLIC WATER SYSTEM SUPERVISION PROGRAM: BAN ON LEAD IN PLUMBING

Legal Authority: 42 USC 300 /SDWA 1422

CFR Citation: 40 CFR 141; 40 CFR 142 Legal Deadline: Statutory, June 19, 1988.

Abstract: EPA has promulgated new public notification requirements regarding lead contamination of drinking water to implement section 1417(a)(2) of the Safe Drinking Water Act (SDWA). The new public notification requirements for lead require public water systems to identify and provide notice to persons who may be affected by lead contamination in their drinking water, where such contamination results from the use of lead in the construction materials of the distribution system. Section 1417(b) provides that the lead public notification requirements in section 1417(a)(2) shall be enforced in all States as of June 19, 1988. EPA is authorized to withhold up to five percent of a State's section 1443(a) public water system supervision program grant if the Agency determines that the State is not enforcing the prohibition and public notice requirements for lead. The existing grant regulations, specifically 40 CFR Part 135, do not need to be changed to accommodate this withholding. EPA will publish a guidance document that will implement this part of the SDWA as soon as it is available.

### Timetable:

| Date     | FR Cite |
|----------|---------|
| 00/00/00 |         |
|          |         |

Smali Entity: No

Additional Information: SAR No. 2378.

FTS:8-382-5526

Agency Contact: John Trax, Environmental Protection Agency, Water, Water, WH-550, 202 382-5526

RIN: 2040-AB05

### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Safe Drinking Water Act (SDWA)

Final Rule Stage

### 2726. INDIAN RULE FOR THE WELLHEAD PROTECTION PROGRAM AND SOLE SOURCE AQUIFER **DEMONSTRATION PROGRAM**

Significance: Regulatory Program

Legal Authority: 42 USC 300j-11/SDWA

CFR Citation: 40 CFR 35

Legal Deadline: Statutory, December 1987.

Abstract: The Safe Drinking Water Act Amendments of 1986 authorize the EPA Administrator to treat Indian tribes as States, where appropriate. EPA is to issue associated regulations by eighteen months after the date of enactment (signed June 19, 1986). The Indian rule for the Wellhead Protection and Sole Source Aquifer Demonstration Programs will allow eligible Indian tribes to apply for and receive grants under these two programs, in the same manner as States.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/09/87 | 52 FR 46712 |
| Final Action | 06/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2440.

FTS:8-382-7077

Agency Contact: Marian Mlav. **Environmental Protection Agency,** Water, Office of Ground Water Protection, (WH-550G), Washington, DC 20460, 202 382-7077

RIN: 2040-AB18

2727. UNDERGROUND INJECTION **CONTROL PROGRAM: HAZARDOUS** WASTE DISPOSAL INJECTION **RESTRICTIONS; AMENDMENTS TO TECHNICAL REQUIREMENTS FOR CLASS I HAZARDOUS WASTE INJECTION WELLS** 

Significance: Regulatory Program

Legal Authority: 42 USC 6924 /RCRA

3004(f) and (g)

CFR Citation: 40 CFR 124; 40 CFR 144;

40 CFR 146; 40 CFR 148

Legal Deadline: Statutory, August 8, 1988.

Abstract: This action proposes to amend the regulations governing the underground injection of hazardous wastes in two major areas. Additions to Part 146 propose to impose stricter standards on the construction and operating requirements applicable to owners and operators of Class I wells.

New Part 148 would codify EPA's regulatory framework for implementing the land disposal restrictions for injection wells under sections 3004(f) and (g) of RCRA. Amendments to Parts 124 and 144 modify administrative procedures that are applicable to Class Ì wells.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/27/87 | 52 | FR | 32446 |
| Final Action | 05/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2211.

FTS:8-382-5508

Analysis: Regulatory Impact Analysis

Agency Contact: John Atcheson, Environmental Protection Agency, Water, WH-550-A, 202 382-5508

RIN: 2040-AB03

### 2728. CRITERIA FOR FILTRATION AND DISINFECTION OF SURFACE **WATER AND PRIMARY DRINKING** WATER REGULATIONS FOR **MICROBIOLOGICAL CONTAMINANTS**

Significance: Regulatory Program

Legal Authority: 42 USC 300 /SDWA

1412

CFR Citation: 40 CFR 141

Legal Deadline: Statutory, December 19, 1987.

Abstract: EPA plans to establish regulations specifying criteria that States will use to determine which surface water systems will be required to install filtration. The regulations will also address performance criteria for filtration systems. The criteria will include disinfection requirements. The regulations will constitute NPDWRs for Giardia, viruses, and other pathogens. The Agency will also set MCLGs for certain microbiological contaminants.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 10/05/83 | 48 | FR | 45502 |
| NPRM         | 11/03/87 | 52 | FR | 42178 |
| Final Action | 00/00/00 |    |    |       |

Small Entity: Yes

Additional Information: SAR No. 2376.

FTS:8-382-7575.

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Joseph Cotruvo, **Environmental Protection Agency,** Water, WH-550-D, 202 382-7575

RIN: 2040-AB24

### 2729. UNDERGROUND INJECTION **CONTROL PROGRAM ON INDIAN** LANDS

Significance: Regulatory Program

Legal Authority: 42 USC 300 /SDWA

1422

CFR Citation: 40 CFR 147

Legal Deadline: Statutory, March 19, 1987.

**Abstract:** EPA is required to prescribe an Underground Injection Control (UIC) Program in States that do not have an approved UIC program. In addition, all Indian lands not under the jurisdiction of an approved State program must be covered by a Federal program. The program is to take into consideration the unique conditions and the Tribal concerns for each nation.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 05/11/87 | 52 FR 17684 |
| Final Action | 04/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2131.

FTS: 8-382-5558

Agency Contact: Donald M. Olson, Environmental Protection Agency, Water, (WH-550), Washington, DC 20460, 202 382-5558

RIN: 2040-AA76

### 2730. SDWA INDIAN PRIMACY **REGULATIONS**

Significance: Regulatory Program

Legal Authority: 42 USC 300h-1/SDWA 1422; 42 USC 300j-11/SDWA 1451

CFR Citation: 40 CFR 35; 40 CFR 141; 40 CFR 142; 40 CFR 143; 40 CFR 144; 40 CFR 145: 40 CFR 146

Legal Deadline: Statutory, December 19.

Abstract: EPA is required to promulgate final regulations, specifying conditions under which Indian Tribes may be treated as States, be delegated primacy enforcement authorities, and receive grants for both the Underground Injection Control and the Public Water System Supervision programs.

### **EPA—SDWA**

Final Rule Stage

| Timetable: |      |    |      |
|------------|------|----|------|
| Action     | Date | FR | Cite |

NPRM 07/27/87 52 FR 28112 Final Action 04/00/88

Small Entity: No

Additional Information: SAR No. 2383.

FTS:8-382-5555

Agency Contact: Al Havinga,

Environmental Protection Agency, Water, Office of Drinking Water, WH-

550D, **202 382-5555 RIN:** 2040-AB04

2731. © CRITERIA FOR IDENTIFYING CRITICAL AQUIFER PROTECTION AREAS

Significance: Regulatory Program

Legal Authority: 42 USC 300h-6 /SDWA

1451 .

CFR Citation: 40 CFR 149.1

Legal Deadline: Statutory, June 19, 1987.

Abstract: Section 1427 of the SDWA amendments of 1986 requires EPA to develop a rule to establish criteria for identifying Critical Aquifer Protection Areas (CAPA) within designated sole source aquifers. The amendments authorize EPA to establish grant programs to fund demonstration

programs by State or local governments to protect groundwater within CAPAs.

Timetable:

Final Action

Action Date FR Cite
Interim Final 06/19/87 52 FR 23982
Rule

06/00/88

Small Entity: No

Additional Information: SAR No. 2405.

FTS:8-382-7077

Agency Contact: Marian Mlay, Environmental Protection Agency, Water, (WH-550G), Washington, DC 20460, 202 382-7077

RIN: 2040-AB23

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Safe Drinking Water Act (SDWA)

**Completed Actions** 

10/28/87 52 FR 41534

2732. NATIONAL PRIMARY DRINKING WATER REGULATION: LIST OF CONTAMINANTS THAT MAY REQUIRE DRINKING WATER REGULATIONS

Significance: Regulatory Program CFR Citation: 40 CFR 141

Completed:

 Reason
 Date
 FR Cite

 Final Action
 01/22/88
 53 FR 1892

Small Entity: No

**Agency Contact:** Joseph Cotruvo 202 382-7575

RIN: 2040-AB12

2733. PUBLIC WATER SUPPLY SUPERVISION PROGRAM: GENERAL PUBLIC NOTIFICATION REQUIREMENTS AND NEW LEAD PUBLIC NOTICE

CFR Citation: 40 CFR 141; 40 CFR 142;

40 CFR 143

Completed:

Reason Date FR Cite

Small Entity: No

Agency Contact: Ralph Langemeier 913

236-2815

Final Action

**RIN:** 2040-AB08

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Noise Control Act (NCA)

Final Rule Stage

2734. WITHDRAWAL OF PRODUCTS FROM THE AGENCY'S REPORTS IDENTIFYING MAJOR NOISE SOURCES AND WITHDRAWAL OF PROPOSED RULES

**Legal Authority:** 42 USC 4904(b)(1) / NCA 5(b)(1); 42 USC 4905(a)(1)/ NCA 6(a)(1)

CFR Citation: 40 CFR Not yet determined

Legal Deadline: None.

Abstract: This action withdraws certain products from the Agency's report identifying major noise sources issued under authority of Section 5(b)(1) of the Noise Control Act of 1972. These

products are: Truck Transport Refrigeration Units, Power Lawn Mowers, Pavement Breakers, Rock Drills, Wheel and Crawler Tractors and Buses. This action also withdraws proposed noise regulations for Wheel and Crawler Tractors, and Buses, issued under the authority of Section 6(a)(1) of the Act.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/01/82 | 47 FR 54108 |
| Final Action | 12/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2046.

FTS:8-382-4996

No CFR parts pertain. This action withdraws proposals which were not codified.

Agency Contact: K.E. Feith, Environmental Protection Agency, Air and Radiation, (ANR-443), 202 382-4996

RIN: 2060-AB24

### **ENVIRONMENTAL PROTECTION AGENCY (EPA) —Resource** Conservation and Recovery Act (RCRA)

Prerule Stage

### 2735. ● MUNICIPAL WASTE COMBUSTOR ASH MANAGEMENT

Significance: Regulatory Program

Legal Authority: 42 USC 6907 /RCRA 1008; 42 USC 6944 /RCRA 4004; 42 USC 6949 /RCRA 4010

CFR Citation: 40 CFR 257; 40 CFR 261; 40 CFR 262

Legal Deadline: None.

Abstract: Based on preliminary data, EPA has determined a need to develop a management scheme for handling and disposing of municipal waste combustor ash. The Agency is considering various options for addressing concerns over fugitive dust emissions and groundwater contamination.

#### Timetable:

| Action       | Date .   | FR Cite |
|--------------|----------|---------|
| ANPRM        | 04/00/88 |         |
| NPRM         | 12/00/88 |         |
| Final Action | 12/00/89 |         |

Small Entity: Yes

Additional Information: SAR No. 2494.

FTS:8-475-7700

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Gerry Dorian,

Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), **202 475-7700** 

RIN: 2050-AC24

### 2736. DETERMINATION ON WASTES FROM THE EXPLORATION, **DEVELOPMENT ON PRODUCTION OF** CRUDE OIL, NATURAL GAS, AND **GEOTHERMAL ENERGY**

Significance: Regulatory Program

Legal Authority: 42 USC 6921 /RCRA 3001; 42 USC 6982 /RCRA 8002

CFR Citation: Not yet determined

Legal Deadline: Statutory, June 30, 1988.

Consent order 6/30/88

Abstract: EPA has completed studies of drilling fluids, produced waters, and other wastes associated with the exploration, development, and production of oil, natural and gas, and geothermal energy. The studies are in response to section 8002(m) of RCRA and culminated in a Report to Congress in December 1987. EPA will determine whether to regulate these wastes within 6 months of submitting the report, and after public hearings and comment.

| T | im | e, | ta | h | le |
|---|----|----|----|---|----|
|   |    |    |    |   |    |

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Regulatory    | 06/00/88 |         |
| Determination |          |         |

Small Entity: No

Additional Information: SAR No. 2449.

FTS: 8-382-3608

Agency Contact: Dan Derkics,

Environmental Protection Agency, Solid Waste and Emergency Response, WH-565, Washington DC 20460, 202 382-3608

RIN: 2050-AC08

### 2737. MANAGEMENT OF USED OIL

Significance: Regulatory Program

Legal Authority: 42 USC 6921 /RCRA 3001; 42 USC 6925 /RCRA 3005; 42 USC 6930 /RCRA 3010; 42 USC 6935 /RCRA 3014

CFR Citation: 40 CFR 260; 40 CFR 261; 40 CFR 266; 40 CFR 270; 40 CFR 271

Legal Deadline: Statutory. November

Abstract: EPA has determined not to list recycled oil as a hazardous waste. Furthermore, the 11/19/86 notice 51 FR 41900 delineates the Agency's intention to pursue different strategies to control used oil that is to be recycled and use oil bound for disposal. Used oil bound for disposal may be regulated either under section 6 of TSCA or under a RCRA disposal listing. The 11/19/86 notice states that although some controls on recycling may be promulgated in the interim, comprehensive recycling management rules including standards applicable to the combustion of used oil, will not be issued until the disposal controls are issued. The Agency does not have a more specific schedule for proposing these recycling regulations.

### Timetable:

### **Regulatory Determination**

Notice 12/00/88

Small Entity: Yes

Additional Information: SAR No. 2434.

FTS:8-382-7917

Docket No. 3014

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Robert W. Dellinger, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-

565), Washington, DC 20460, 202 382-

7917

RIN: 2050-AC17

### 2738. ● DETERMINATION ON **WASTES FROM COMBUSTION OF** COAL BY ELECTRIC UTILITY POWER PLANTS

Legal Authority: 42 USC 6921 /RCRA 3001; 42 USC 6982 /RCRA 3002

CFR Citation: 40 CFR Not yet determined Legal Deadline: Statutory, October 1982.

Abstract: EPA conducted a study of fly ash waste, bottom ash waste, slag waste, flue gas emission control waste and other wastes generated by the combustion of coal by electric utility power plants. The study was in response to Section 8002(n) of RCRA and culminated in a Report to Congress in February 1988. EPA will determine within six months after they submit the report, hold public hearings, and allow for public comment determine whether to regulate these wastes.

### Timetable:

### **Regulatory Determination**

Notice 08/00/88

Small Entity: Undetermined

Additional Information: SAR No. 2572.

FTS:8-382-3608

### Agency Contact: Dan Derkics,

Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565), 202 382-3608

RIN: 2050-AC53

### 2739. ● DETERMINATION ON SOLID WASTE FROM SELECTED METALLIC **ORE PROCESSING OPERATIONS**

Legal Authority: 42 USC 6921 /RCRA 3001: 42 USC 6982 /RCRA 8002

CFR Citation: 40 CFR Undetermined

Legal Deadline: Statutory, October 1983.

Abstract: EPA is presently conducting studies of solid waste from the processing (smelting and refining) of metallic ores in the copper, lead, zinc and zinc oxide, bauxite and aluminum industries. These studies are in response to Section 8002(p) of RCRA and will culminate in a Report to Congress in May 1988. As required by RCRA section 3001(b)(3), the Agency will, after public hearings and public comment, determine within six months of submitting the report whether to

### EPA—RCRA Prerule Stage

regulate any of these wastes under RCRA Subtitle C.

Timetable:

Regulatory Determination Notice 11/00/88 Small Entity: Undetermined

Additional Information: SAR No. 2571.

FTS:8-382-3608

Agency Contact: Dan Derkics, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565), 202 382-3608

RIN: 2050-AC54

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Resource Conservation and Recovery Act (RCRA)

**Proposed Rule Stage** 

## 2740. MANDATORY INSPECTIONS OF HAZARDOUS WASTE MANAGEMENT FACILITIES

Legal Authority: 42 USC 6925 / RCRA

3007

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: This action establishes requirements for mandatory inspections of treatment, storage, and disposal facilities for hazardous waste. The regulation establishes the manner, frequency, recordkeeping, and reporting of the inspections.

### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 06/00/88     | ,       |
| Final Action  | 01/00/89     |         |
| Small Entity: | Undetermined | •       |

Additional Information: SAR No. 2332.

FTS: 8-475-9315

Agency Contact: Susan Hodges, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-527), Washington, D.C. 20460, 202 475-9315

RIN: 2050-AB59

## 2741. ● NEW REQUIREMENTS FOR STATE HAZARDOUS WASTE PROGRAMS

**Legal Authority:** 42 USC 6905 /RCRA 1006; 42 USC 6912 /RCRA 2002; 42 USC 6926 /RCRA 3006

CFR Citation: 40 CFR 271 Legal Deadline: None.

Abstract: EPA's authority to require capable implementation of a State's hazardous waste management program as a prerequisite to authorization currently is not codified. The current consistency requirements will be revised to provide specific guidance on inconsistent state actions taken without adequate health or environmental rationales.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 10/00/88 |         |
| Final Action | 10/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2527.

FTS:8-382-2210

Agency Contact: Lillian Bagus, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-563-B), 202 382-2210

RIN: 2050-AC51

### 2742. • NO-MIGRATION VARIANCE FOR RESTRICTED HAZARDOUS WASTE LAND DISPOSAL

**Legal Authority:** 42 USC 6905 /RCRA 1006; 42 USC 6912(a) /RCRA 2002(a); 42 USC 6921 /RCRA 3001; 42 USC 6924 /RCRA 3004

CFR Citation: 40 CFR 268 Legal Deadline: None.

Abstract: The Agency will propose a regulation that interprets the statutory requirements for making a "nomigration" demonstration that would allow the land disposal of untreated hazardous waste that has been restricted from land disposal. The regulation will define such terms as "no-migration," "responsible degree of certainty," "hazardous constituent," and "unit."

### Timetable:

| Action        | Date         | FR | Cite |
|---------------|--------------|----|------|
| NPRM          | 07/00/88     |    |      |
| Final Action  | 07/00/89     |    |      |
| Small Entity: | Undetermined |    |      |

Additional Information: SAR No. 2524.

FTS:8-475-8859

Agency Contact: Laurie Davies, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), 202 475-8859

RIN: 2050-AC56

# 2743. © IDENTIFICATION AND LISTING OF HAZARDOUS WASTES - WOOD PRESERVING AND SURFACE PROTECTION WASTE

Significance: Agency Priority

**Legal Authority:** 42 USC 6905/RCRA 1006:; 42 USC 6912(a)/RCRA 2002(a); 42 USC 6921/RCRA 3001; 42 USC 6922/RCRA 3002

CFR Citation: 40 CFR 261

**Legal Deadline:** Statutory. November 8, 1985 for those wastes containing dioxins.

Abstract: These actions announce EPA's decision whether or not to list a waste as hazardous under RCRA. If a waste is listed as hazardous it will be subject to those requirements contained in 40 CFR Parts 262-266 and Parts 270, 271 and 124.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/00/88 |         |
| Final Action | 05/00/90 |         |

Small Entity: No

Additional Information: SAR NO. 2174 For further information contact the RCRA/Superfund Hotline (800-424-9346); in the Metropolitan Area (202-382-3000)

Agency Contact: RCRA Hotline, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, Solid Waste and Emergency Response, Washington, DC 20460, 800 424-9346

RIN: 2050-AC59

### 2744. SOLID WASTE DISPOSAL FACILITY CRITERIA

**Legal Authority:** 42 USC 6907a / RCRA 1008a; 42 USC 6944 / RCRA 4004; 42 USC 6949 / RCRA 4010

**EPA—RCRA** 

**Proposed Rule Stage** 

CFR Citation: 40 CFR 257

Legal Deadline: Statutory, March 31, 1988.

Abstract: The Hazardous and Solid Waste Amendments of 1984 (HSWA) require EPA, by March 31, 1987, to revise the subtitle D criteria for facilities that may receive hazardous household wastes or hazardous wastes from small quantity generators. In response to this statutory mandate, EPA is revising the subtitle D criteria for municipal landfills. At a minimum these criteria must include ground-water monitoring requirements, location standards, and corrective action requirements.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 12/00/88 |         |
|              |          |         |

Small Entity: Undetermined

Additional Information: SAR No. 2224.

FTS-382-4489

Analysis: Regulatory Impact Analysis

Agency Contact: Michael Flynn, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), Washington, DC, 202 382-4489

RIN: 2050-AB21

2745. TEST METHODS FOR EVALUATING SOLID WASTE (MANUAL SW846) INCORPORATION BY REFERENCE AND MANDATORY GOOD LABORATORY PRACTICES

Legal Authority: 42 USC 6912 /RCRA

2002

CFR Citation: 40 CFR 261 Legal Deadline: None.

Abstract: This action proposes to update testing methods in the RCRA testing regulations to: a) permit persons to use the latest (3rd) edition of Test Methods for Evaluating Solid Waste (SW-846); and b) require that all testing conducted in support of the RCRA regulatory program follow minimum good laboratory practices and quality assurance procedures.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2507.

FTS:8-382-7458

Agency Contact: Denise Zabinski, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562B), Washington, DC 20460, 202 382-7458

RIN: 2050-AC32

### 2746. ● GUIDELINE FOR FEDERAL PROCUREMENT FOR RETREAD TIRES

Legal Authority: 42 USC 6912(a) /RCRA 2002(a); 42 USC 6962 /RCRA 6002

CFR Citation: 40 CFR 253 Legal Deadline: None.

Abstract: This action implements
Section 6002(e) of RCRA, as amended,
which requires EPA (1) to designate
items which can be produced with
recovered materials and (2) to prepare
guidelines to assist procuring agencies
in complying with the requirements of
Section 6002. Once EPA has designated
a procurement item, Section 6002
requires that any procuring agency
using appropriated Federal funds to
procure that item must purchase such
items containing the highest percentage
of recovered materials practicable.

### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 04/00/88     |         |
| Final Action  | 03/00/89     | •       |
| Small Entity: | Undetermined | •       |

Additional Information: SAR No. 2510.

FTS:8-382-4502

Agency Contact: William Sanjour, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565), 202 382-4502

RIN: 2050-AC52

# 2747. IDENTIFICATION OF HAZARDOUS WASTES BY TOXICITY CHARACTERISTIC AND LISTING OF ADDITIONAL ORGANIC TOXICANTS

Significance: Regulatory Program

Legal Authority: 42 USC 6921 / RCRA

3001

CFR Citation: 40 CFR 261

**Legal Deadline:** Statutory, March 8, 1987. Statutory, November 8, 1986 for adding additional characteristics; March 8, 1987 for revising the extraction procedure.

Abstract: The EPA is proposing to amend its hazardous waste identification regulations by introducing

a new extraction procedure to be used in the Toxicity Characteristic and by expanding the Toxicity Characteristic to include approximately 38 additional organic toxicants. EPA originally proposed this rule on June 13, 1986 (51 FR 21648); the Agency will repropose the rule.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 12/00/88 |         |
| (Reproposal) |          | :       |
| NPRM 04/0    | 00/88    |         |

Small Entity: Undetermined

Additional Information: SAR No. 2062.

FTS-8-382-8551.

Analysis: RIA and RFA

Agency Contact: Debra Dobkowski, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562B), Washington, DC 20460, 202 382-8551

RIN: 2050-AA78

### 2748. SAMPLING AND ANALYSIS METHODS FOR WASTE TESTING

**Legal Authority:** 42 USC 6921 to 6925 / RCRA 3001 to 3005; 42 USC 6912 / RCRA 2002

CFR Citation: 40 CFR 261 Legal Deadline: None.

Abstract: This action deals with annual updates to the RCRA manual of approved test methods (Test Methods for Evaluating Solid Waste, SW-846). It adds additional approved methods and modifies the existing methods to reflect the latest available performance data.

### Timetable:

| i imetable.  |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 05/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2068.

FTS-8-382-7458.

Agency Contact: Denise Zabinski, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562B), Washington, DC 20460, 202 382-7458

RIN: 2050-AA82

**Proposed Rule Stage** 

## 2749. ● AIR TOXICITY CHARACTERISTIC FOR HAZARDOUS WASTE

Significance: Regulatory Program

Legal Authority: 42 USC 6921 /RCRA

3001

CFR Citation: 40 CFR 261 Legal Deadline: None.

Abstract: EPA will develop procedures to predict the release of volatile organic compounds from wastes. These procedures will be coupled with specific threshold concentrations that are derived from considerations of human health effects as well as persistence in the environment and the ability of compounds to be transported from the disposal site. The Agency will develop a self-implementing test that establishes specific standards which, if exceeded, render a waste a hazardous waste. All wastes exhibiting the hazardous properties above a specified level will be considered hazardous. Evaluations may be performed by the generator, treater, etc.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/00/88 |         |
| Final Action | 12/00/89 |         |

Small Entity: Yes

Additional Information: SAR No.

FTS:8-475-8551

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Debra Dobknowski, Environmental Protection Agency, Solid Waste and Emergency Response, [WH-562-B), 202 475-8551

RIN: 2050-AC23

## 2750. CONCENTRATION-BASED RELISTING OF WASTES FROM CHLORINATED ALIPHATICS

Legal Authority: 42 USC 6921 /RCRA 3001

CFR Citation: 40 CFR 261 Legal Deadline: None.

Abstract: This action exempts from regulation any currently listed wastes that are not hazardous because the hazardous constituents are present at levels lower than the concentration levels established by this rule.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 01/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2482.

FTS:8-475-6679

Agency Contact: Yvonne M. Garbe, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562B), Washington, DC 20460, 202 475-6679

RIN: 2050-AC30

### 2751. CONCENTRATION-BASED RELISTING OF WASTES FROM EXPLOSIVES, INORGANIC CHEMICALS, AND IRON AND STEEL INDUSTRIES

Significance: Regulatory Program

Légal Authority: 42 USC 6921 /RCRA

3001

CFR Citation: 40 CFR 261 Legal Deadline: None.

Abstract: This action exempts from regulation any currently listed wastes that are not hazardous because the hazardous constituents are present at levels lower than the concentration levels established by this rule.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 07/00/88 |         |
| Final Action | 07/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2483.

FTS:8-475-8551

Agency Contact: Denny Cruz,

Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562B), Washington, DC 20460, 202 475-8551

RIN: 2050-AC31

### 2752. LINERS AND LEAK DETECTION FOR HAZARDOUS WASTE LAND DISPOSAL UNITS

Significance: Regulatory Program

**Legal Authority:** 42 USC 6924 / RCRA 3004; 42 USC 6925 / RCRA 3005

**CFR Citation:** 40 CFR 264; 40 CFR 265; 40 CFR 260; 40 CFR 270; 40 CFR 271

Legal Deadline: Statutory, May 8, 1987.

Abstract: EPA has proposed these regulations under the authority of section 3004(a) and 3004(o)(4) of the Resource Conservation and Recovery Act. The regulations will require: 1) new landfills, surface impoundments, waste piles, and land treatment units for the treatment, storage, or disposal of hazardous wastes to utilize an approved leak detection system; 2) double liners and leachate collection systems for waste piles, and certain landfills and surface impoundments; and 3) development of a construction quality assurance program for certain landfills and surface impoundments, as well as final covers at land treatment units. EPA originally proposed this rule on May 29, 1987 (52 FR 20218); the Agency will repropose the rule.

### Timetable:

| Action       | Date     |     | FR | Cite  |
|--------------|----------|-----|----|-------|
| NPRM         | 05/29/87 | .52 | FR | 20218 |
| Final Action | 02/00/89 |     |    |       |
| (Reproposal) | •        |     |    |       |
| NPRM 04/0    | 00/88    |     |    |       |

Small Entity: No

Additional Information: SAR No. 2080.

FTS-8-382-4682.

Includes previous RINs 2050-AA21, 2050-AA50, and 2050-AA52.

Analysis: Regulatory Impact Analysis

Agency Contact: Paul Cassidy, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), Washington, DC 20460, 202 382-4682

**RIN:** 2050-AA76

### 2753. GROUNDWATER MONITORING AT HAZARDOUS WASTE FACILITIES

Legal Authority: 42 USC 6924 /RCRA 3004

CFR Citation: 40 CFR 264 Legal Deadline: None.

Abstract: This action will change the subpart F ground rules monitoring regulation. The following is a summary of the major changes:

o allow site-specific data for groundwater monitoring variances;

o allow flexibility in well installation requirements when access to waste management boundary is difficult;

o clarify definition of waste management area;

#### **EPA—RCRA**

**Proposed Rule Stage** 

o allow a return to detection or compliance monitoring as appropriate;

o allow flexibility in schedules for submittal of information upon approval of Regional Administrator;

o require flow rate and direction determination upon change in ground water gradient;

o clarify monitoring authority of the uppermost aquifer; and

o clarify R.A.'s authority to allow monitoring of a subset of Appendix IX constituents.

### Timetable:

| Date     | FR Cite  |
|----------|----------|
| 04/00/88 |          |
| 08/00/88 |          |
|          | 04/00/88 |

Small Entity: No

Additional Information: SAR No. 2277.

FTS-382-7371

Agency Contact: Joe Abe,

Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), Washington, DC 20460, 202 475-7371

RIN: 2050-AB20

### 2754. LOCATION STANDARDS FOR HAZARDOUS WASTE FACILITIES

Significance: Regulatory Program

Legal Authority: 42 USC 6924 /RCRA

3004

CFR Citation: 40 CFR 264; 40 CFR 270

Legal Deadline: None.

Abstract: Section 3004(o)(7) of RCRA requires EPA to promulgate standards for the location of hazardous waste treatment, storage, and disposal facilities. Two location standards (floodplain and seismic restrictions) already exist at 40 CFR Part 264.18 and 265.18. Additional standards will specify other criteria for the acceptable location of new, laterally expanding and existing treatment, storage and disposal facilities.

### Timetable:

| Date     | FR Cite  |
|----------|----------|
| 04/00/88 |          |
| 04/00/89 |          |
|          | 04/00/88 |

Small Entity: Yes

Additional Information: SAR No. 2303.

FTS:8-382-4658.

Agency Contact: Glen R. Galen,

Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), Washington, DC 20460, 202 382-4658

RIN: 2050-AB67

## 2755. DELAY IN THE CLOSURE PERIOD FOR HAZARDOUS WASTE MANAGEMENT FACILITIES

Legal Authority: 42 USC 6924 /RCRA 3004; 42 USC 6925 /RCRA 3005

CFR Citation: 40 CFR 264; 40 CFR 265

Legal Deadline: None.

Abstract: The current regulations require that closure of a hazardous waste unit begin after the final receipt of hazardous wastes. The proposed rule will identify the circumstances under which a unit that ceases to receive hazardous wastes may continue to accept non-hazardous wastes. Amendments will identify conditions for the subsequent use of a unit for nonhazardous waste management and coordination with other closure activities of a hazardous waste management facility. Portions of the closure requirements (Subpart G) will be amended in both parts 264 and 265. These changes will increase the flexibility in the current regulations.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2487.

FTS: 8-475-6725

Agency Contact: Sharon Frey, Environmental Protection Agency, Solid Waste and Emergency Response, WH-563, Washington, DC 20460, 202 475-6725

RIN: 2050-AB71

### 2756. CORRECTIVE ACTION FOR SOLID WASTE MANAGEMENT UNITS (SWMUS) AT HAZARDOUS WASTE MANAGEMENT FACILITIES

Significance: Regulatory Program

Legal Authority: 42 USC 6924 / RCRA

3004(u), 3004(v)

**CFR Citation:** 40 CFR 264; 40 CFR 270

Legal Deadline: None.

Abstract: These regulations set forth the technical and procedural requirements for conducting corrective action to clean up significant releases to air, surface water, ground water and soil at solid waste management units (SWMUs) at operating, closed, or closing RCRA facilities. The regulations will be used to define the structure of the program, and the requirements for implementing remedial action, remedy selection and corrective measures. Currently, the permitting agencies must make case-by-case decisions on action.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 01/00/89 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2390.

FTS:8-382-4497

Agency Contact: David Fagan, Environmental Protection Agency, Solid Waste and Emergency Response, WH-563, 202 382-4497

RIN: 2050-AB80

# 2757. LANDFILL, SURFACE IMPOUNDMENT, AND WASTE PILE CLOSURES FOR HAZARDOUS WASTE MANAGEMENT FACILITIES

Significance: Regulatory Program

Legal Authority: 42 USC 6924 /RCRA 3004

**CFR Citation:** 40 CFR 264; 40 CFR 265; 40 CFR 270

Legal Deadline: None.

Abstract: These regulations will provide alternate closure options for EPA and authorized states to establish closure and post-closure requirements on a site-specific basis. The regulations address waste and site characteristics, potential pathways of hazardous constituent migration, and health effects. These rules allow for cover systems to be designed base on unique site and waste characteristics. EPA originally proposed this rule on March 19, 1987 (52 FR 8712); the Agency will repropose the rule.

### Timetable:

| Action               | Date     | FR Cite |
|----------------------|----------|---------|
| NPRM<br>(Reproposal) | 09/00/88 |         |
| Final Action         | 07/00/89 |         |

Small Entity: No

**Proposed Rule Stage** 

Additional Information: SAR No. 2391.

FTS:8-475-8859

**Agency Contact: Lauris Davies,** 

Environmental Protection Agency, Solid Waste and Emergency Response, WH-565E, 202 475-8859

RIN: 2050-AB81

### 2758. EMISSION CONTROLS FOR HAZARDOUS WASTE INCINERATORS

Significance: Regulatory Program

**Legal Authority:** 42 USC 6924 / RCRA 3004; 42 USC 6925/RCRA 9005

CFR Citation: 40 CFR 264
Legal Deadline: None.

Abstract: The incinerator standards of Subpart O of Part 264 will be strengthened by proposed additional controls on emissions of metals and residual organic compounds.

#### Timetable:

| Action       | Date     | F | R | Cite |
|--------------|----------|---|---|------|
| NPRM         | 04/00/88 |   |   |      |
| Final Action | 12/00/88 |   |   |      |

Small Entity: No

Additional Information: SAR No. 2453.

FTS:8-382-7935

Analysis: Regulatory Impact Analysis

Agency Contact: Mary Cunningham, Environmental Protection Agency, Solid Waste and Emergency Response, WH-565A, Washington DC 20460, 202 382-7935

RIN: 2050-AB90

### 2759. LAND DISPOSAL RESTRICTIONS FOR SOIL AND DEBRIS CONTAINING HAZARDOUS WASTES

Legal Authority: 42 USC 6924 /RCRA 3004

CFR Citation: 40 CFR 268

Legal Deadline: Statutory, January 15,

Abstract: The Agency is investigating the need to set separate treatment standards for soil and debris containing hazardous wastes. By statute, these wastes do not become subject to the Land Disposal Restrictions Rule (51 FR 40572 and 52 FR 25760) for Solvents and Dioxins (RCRA 3004(e)) and the California List (RCRA 3004(d)) until 11/8/88. If necessary, the Agency will further subcategorize the waste streams

to provide separate treatment standards applicable to such wastes.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 12/00/90     |         |
| Final Action  | 10/00/91     |         |
| Small Entity: | Undetermined |         |

Additional Information: SAR No. 2461.

FTS:8-382-4770

Analysis: Regulatory Impact Analysis

Agency Contact: Stephen Weil,
Environmental Protection Agency, Solid

Moste and Empresonal Popperson WH

Waste and Emergency Response, WH-562B, Washington, DC 20460, 202 382-

4770

RIN: 2050-AC03

## 2760. PERMITTING EXPERIMENTAL FACILITIES CONDUCTING HAZARDOUS WASTE RESEARCH

**Legal Authority:** 42 USC 6924 / RCRA 3004; 42 USC 6925 / RCRA 3005

CFR Citation: 40 CFR 264; 40 CFR 270

Legal Deadline: None.

Abstract: This proposal will establish special permitting procedures for experimental facilities conducting research and development on the storage, treatment, or disposal of hazardous waste. The regulations would allow experimental facilities considerable flexibility in operating according to an approved research plan, without requiring frequent permit modifications as details of the research changed.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| Final Action | 09/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2439.

FTS:8-382-7729

Agency Contact: Barbara Foster, Environmental Protection Agency, Solid Waste and Emergency Response, WH-563, 202 382-7729

RIN: 2050-AC04

## 2761. LAND DISPOSAL RESTRICTIONS FOR FIRST THIRD OF SCHEDULED WASTES

Significance: Regulatory Program

Legal Authority: 42 USC 6924 / RCRA 3004

CFR Citation: 40 CFR 268

Legal Deadline: Statutory, August 8, 1988.

Abstract: This rule establishes land disposal restrictions for the first group of wastes identified by the schedule submitted to the Congress and published May 28, 1986 (51 FR 19300). See related action in the final section.

### Timetable:

| Action       | Date       | FR Cite     |
|--------------|------------|-------------|
| NPRM         | . 04/08/88 | 53 FR 11742 |
| Final Action | 08/00/88   |             |

Small Entity: Undetermined

Additional Information: SAR No. 2452.

FTS:8-382-4770

Analysis: Regulatory Impact Analysis

Agency Contact: Stephen Weil, Environmental Protection Agency, Solid Waste and Emergency Response, WH-562B, Washington DC 20460, 202 382-4770

RIN: 2050-AC13

### 2762. CORRECTIVE ACTION FOR RELEASES TO GROUNDWATER FROM REGULATED HAZARDOUS WASTE UNITS

Legal Authority: 42 USC 6924 /RCRA 3004

CFR Citation: 40 CFR 264 Legal Deadline: None.

Abstract: These regulations will amend the technical and procedural requirements for conducting corrective action to clean up significant releases to groundwater from regulated hazardous waste units at operating, closed, or closing RCRA facilities. The regulations will be used to amend the structure of the program and the requirements for implementing remedial action, remedy selection and corrective measures. The requirements for regulated units will be amended to conform to the corrective action requirements for solid waste management units.

### Timetable:

| Action               | Date                      | FR Cite |
|----------------------|---------------------------|---------|
| NPRM                 | 04/00/88                  |         |
| Final Action         | 01/00/89                  |         |
| and the state of the | The state of the state of | 1, 5    |

Small Entity: No

Additional Information: SAR No. 2503.

**Proposed Rule Stage** 

FTS:8-382-6785

Analysis: Regulatory Impact Analysis

Agency Contact: Joanne Bahura, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565-E), Washington, DC 20460, 202 475-

6785

RIN: 2050-AC28

### 2763. ● LAND DISPOSAL RESTRICTION FOR SECOND THIRD OF SCHEDULED WASTES

Legal Authority: 42 USC 6924(g) /RCRA 3004(g); 42 USC 6924(h) /RCRA 3004(h); 42 USC 6924(j) /RCRA 3004(j); 42 USC 6924(k) /RCRA 3004(k); 42 USC 6924(m) /RCRA 3004(m)

CFR Citation: 40 CFR 268

Legal Deadline: Statutory, June 8, 1989.

Abstract: This rule will establish land disposal restrictions for the second third of scheduled hazardous wastes and promulgate treatment standards for these waste streams as required by sections 3004(g) and 3004(m) of RCRA. The schedule was published on May 28, 1986 (51 FR 19300).

### Timetable:

| Action       | Date       | FR Cite |
|--------------|------------|---------|
| NPRM         | . 10/00/88 |         |
| Final Action | 06/00/89   |         |
|              |            |         |

Small Entity: Undetermined

Additional Information: SAR No. 2522.

FTS:8-382-4770

Agency Contact: Stephen Weil, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562B), **202 382-4770** 

RIN: 2050-AC55

### 2764. LIST (PHASE 2) OF HAZARDOUS CONSTITUENTS FOR GROUNDWATER MONITORING

Legal Authority: 42 USC 3251 / RCRA 3004

CFR Citation: 40 CFR 264; 40 CFR 270

Legal Deadline: None.

Abstract: The Appendix IX of 40 CFR Part 264 is a list of hazardous constituents presently referenced in 40 CFR Part 264 for use in groundwater monitoring. This proposed amendment would revise the Appendix IX list for the purposes of this use. This amendment would also create a new list for the first part (Detection

Monitoring) of the ground water monitoring program. See the related action RIN 2050-AB27.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2435.

FTS: 382-4495

Agency Contact: Jerry Garman, Environmental Protection Agency, Solid Waste and Emergency Response, WH-565E, Washington DC 20460, 202 382-4495

RIN: 2050-AC05

### 2765. COMPLIANCE MONITORING AND ENFORCEMENT REQUIREMENTS FOR STATE HAZARDOUS WASTE **MANAGEMENT PROGRAMS**

Legal Authority: 49 USC 6926 / RCRA

3006

CFR Citation: 40 CFR 271.15; 40 CFR 271.16

Legal Deadline: None.

**Abstract:** Regulations governing State Authorization requirements for compliance monitoring and enforcement actions will be revised to reflect the Hazardous and Solid Waste Amendments of 1984. EPA will consider other changes such as requirement for states to have administrative penalty authority.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2158.

FTS: 8-475-9325.

Agency Contact: David Levenstein, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-527), Washington, DC 20460, 202 475-

RIN: 2050-AB01

### 2766. ● TRIAL BURNS FOR EXISTING **HAZARDOUS WASTE INCINERATORS**

**Significance:** Regulatory Program

Legal Authority: 42 USC 6905 /RCRA 3006; 42 USC 6912 /RCRA 3002; 42 USC 6927 /RCRA 3007; 42 USC 6974 /RCRA 7004

**CFR Citation:** 40 CFR 270.62(d)

Legal Deadline: None.

Abstract: This rule will clarify the requirements of 40 CFR 270.62(d) which describes procedures for permitting existing hazardous waste incinerator facilities under RCRA. EPA will require submission of trial burn data prior to permit issuance.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2544.

FTS:8-382-4775

Agency Contact: David Dellarco, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-563), 202 382-4775

RIN: 2050-AC50

### 2767. MINING WASTE MANAGEMENT **UNDER RCRA SUBTITLE D**

Significance: Regulatory Program

Legal Authority: 42 USC 6941 to 6949

/RCRA 4001-4009

CFR Citation: 40 CFR 261 Legal Deadline: None.

Abstract: Based on the first mining waste Report to Congress submitted 12/31/85, comments on the report, and other available information, EPA has determined that regulation of wastes from the extraction and benefication of ores and minerals under Subtitle C of the Resource Conservation and Recovery Act (RCRA) is not warranted at this time (51 FR 24496). Instead, EPA plans to develop a program for mining waste under Subtitle D of RCRA, working with the States to determine the specific nature of their current mining waste activities and their future plans to administer such programs. EPA will propose a set of criteria for the proper disposal of mining wastes under RCRA Subtitle D authority. EPA will also work with other Federal agencies (e.g., DOI, USGS) to avoid duplication in regulatory efforts.

### **Proposed Rule Stage**

| Ti | m | eta | ы | e: |
|----|---|-----|---|----|
|    |   |     |   |    |

 Action
 Date
 FR Cite

 NPRM
 12/00/88

 Final Action
 04/00/90

Small Entity: Undetermined

Additional Information: SAR No. 2389.

FTS: 8-382-3608

Agency Contact: Dan Derkics, Environmental Protection Agency, Solid Waste and Emergency Response, WH-565, 202 382-3608

RIN: 2050-AB77

2768. UNDERGROUND STORAGE TANKS CONTAINING HAZARDOUS SUBSTANCES- FINANCIAL RESPONSIBILITY REQUIREMENTS

Significance: Regulatory Program

Legal Authority: 42 USC 6991 /RCRA 9003

CFR Citation: 40 CFR 280

Legal Deadline: Statutory, August 8, 1988.

Abstract: This regulation will establish, under Subtitle I of RCRA (as amended by SARA), requirements for demonstrating financial responsibility for taking corrective action and compensating third parties for bodily injury and property damage caused by releases from underground storage tanks (USTs) containing hazardous substances. An ANPRM is being developed to help gather data (e.g. frequency of releases from such USTs, costs of corrective action and thirdparty damages, and the regulated community's financial condition and use of financial assurance mechanisms) needed for the development of a proposed rule.

Timetable:

 Action
 Date
 FR Cite

 ANPRM
 02/19/88
 53 FR 3818

 NPRM
 12/00/88

 Final Action
 10/00/89

Small Entity: Undetermined

Additional Information: SAR No. 2465.

FTS:8-382-7903

Agency Contact: Sammy K. Ng, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562A), Washington, DC 20460, 202 382-7903

RIN: 2050-AC15

## ENVIRONMENTAL PROTECTION AGENCY (EPA) —Resource Conservation and Recovery Act (RCRA)

Final Rule Stage

### 2769. • IDENTIFICATION AND LISTING OF HAZARDOUS WASTES -PETROLEUM REFINERY PRIMARY TREATMENT SLUDGE

Significance: Agency Priority

**Legal Authority:** 42 USC 6905/RCRA 1006; 42 USC 6912(a)/RCRA 2002(a); 42 USC 6921/RCRA 3001; 42 USC 6922/RCRA 3002

CFR Citation: 40 CFR 261

**Legal Deadline:** Statutory, February 28, 1986.

Abstract: These actions announce EPA's decision whether or not to list a waste as hazardous under RCRA. If a waste is listed as hazardous it will be subject to those requirements contained in 40 CFR Parts 262-266 and Parts 270, 271 and 124.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 11/12/80 | 45 | FR | 74893 |
| Final Action | 11/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2226.

RCRA/Superfund Hotline (800-424-9346); in Metropolitan Area (382-3000)

Agency Contact: RCRA/Superfund Hotline, Environmental Protection Agency, Solid Waste and Emergency Response, Washington, DC 20460, 800 424-9346

RIN: 2050-AB70

## 2770. ● IDENTIFICATION AND LISTING OF HAZARDOUS WASTE - METHYL BROMIDE

Significance: Agency Priority

**Legal Authority:** 42 USC 6905/RCRA 1006; 42 USC 6912(a)/RCRA 2002(a); 42 USC 6921/RCRA 3001; 42 USC 6922/RCRA 3002

CFR Citation: 40 CFR 261

**Legal Deadline:** Statutory, February 26 1986.

Abstract: These actions announce EPA's decision whether or not to list a waste as hazardous under RCRA. If a waste is listed as hazardous it will be subject to those requirements contained in 40 CFR Parts 262-266 and Parts 270, 271 and 124.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM.        |          | 50 FR 16432 |
| Final Action | 04/00/88 | • • •       |

Small Entity: No

Additional Information: SAR No. 2157
For further information contact the RCRA/Superfund Hotline (800-424-

9346); in the Metropolitan Area (202-382-3000)

Agency Contact: RCRA/Superfund Hotline, Environmental Protection Agency, Solid Waste and Emergency Response, Washington, DC 20460, 800 424-9346

RIN: 2050-AC60

2771. CHANGES TO INTERIM STATUS AND PERMITTED FACILITIES FOR HAZARDOUS WASTE MANAGEMENT; PROCEDURES FOR POST-CLOSURE PERMITTING

**Legal Authority:** 42 USC 6912(a) /RCRA 2002(a); 42 USC 6924 /RCRA 3004; 42 USC 6925 /RCRA 3005; 42 USC 6926 /RCRA 3006

**CFR Citation:** 40 CFR 265; 40 CFR 270; 40 CFR 271

Legal Deadline: None.

Abstract: These regulations will: (1) facilitate modifications at interim status facilities that are necessary to respond to RCRA requirements, and (2) allow the Agency to deny permits for the active life of a facility while a permit decision with respect to the post-closure period remains pending. The portion of the proposed rule dealing with permit modifications is addressed in the permit modifications rulemaking (see RIN 2050-AC22).

Final Rule Stage

| Timetable: |   |
|------------|---|
|            | _ |
| A          |   |

 Action
 Date
 FR Cite

 NPRM
 08/14/87
 52 FR 30570

 Final Action
 07/00/88

Small Entity: No

Additional Information: SAR No. 2398.

FTS:8-382-4751

Agency Contact: Barbara Foster, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-563), Washington, DC 20460, 202 382-4751

RIN: 2050-AC29

### 2772. BURNING OF HAZARDOUS WASTE IN BOILERS AND INDUSTRIAL FURNACES

Significance: Regulatory Program

**Legal Authority:** 42 USC 6924 / RCRA 3004; 42 USC 6925/RCRA 3005

CFR Citation: 40 CFR 266

**Legal Deadline:** Statutory, November 8 1986.

Abstract: Burning of hazardous waste in boilers for the purpose of heat recovery is currently exempt from regulation under RCRA. The Hazardous and Solid Waste Amendments of 1984 require the Agency to develop technical standards for the burning of hazardous waste fuels. This regulation will establish standards for controlling emissions of organic compounds, metals, and hydrogen chloride from boilers and industrial furnaces that burn hazardous waste for any purpose, including energy recovery, material recovery, or destruction.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 05/06/87 | 52 FR 16982 |
| Final Action | 12/00/88 |             |
| Supplement   |          | •           |
|              |          |             |

NPRM 03/00/88
Small Entity: No

Additional Information: SAR No. 2078.

FTS-8-382-7917.

Contains previous RIN 2050-AA29.

Analysis: Regulatory Impact Analysis

Agency Contact: Dwight Hlustick, Environmental Protection Agency, Solid Waste and Emergency Response, (WH- 565A), Washington, DC 20460, 202 382-7917

RIN: 2050-AA72

## 2773. DISPOSAL OF CONTAINERIZED LIQUIDS IN HAZARDOUS WASTE LANDFILLS

Significance: Regulatory Program

**Legal Authority:** 42 USC 6924(c) / RCRA 3004(c)

**CFR Citation:** 40 CFR 260; 40 CFR 264; 40 CFR 265; 40 CFR 271

**Legal Deadline:** Statutory, February 8 1986.

Abstract: The Agency has proposed these regulations under the Hazardous and Solid Waste Amendment of 1984. The regulation will 1) minimize the placement of containers holding liquid hazardous waste and free liquids in hazardous waste landfills, 2) minimize the presence of free liquids in containers holding hazardous waste to be disposed of in landfills and 3) prohibit the use of absorbents that biodegrade or release liquids when compressed.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/24/86 | 51 | FR | 46824 |
| Final Action | 06/00/88 |    |    |       |

Notice of Availability of Supplemental Information Notice 06/24/87 (52 FR 23695)

Small Entity: No

Additional Information: SAR No. 2207.

FTS:8-382-4682

Agency Contact: Paul Cassidy, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565E), Washington, DC 20460, 202 382-4682

RIN: 2050-AB12

### 2774. DOUBLE LINER AND LEACHATE COLLECTION SYSTEMS FOR HAZARDOUS WASTE LAND DISPOSAL UNITS

Significance: Regulatory Program

**Legal Authority:** 42 USC 6924(o) /RCRA 3004(o)

**CFR Citation:** 40 CFR 264; 40 CFR 265; 40 CFR 260; 40 CFR 270; 40 CFR 144

**Legal Deadline:** Statutory, November 8, 1986.

Abstract: This rule establishes minimum technology requirements (e.g., double liners and leachate collection systems) for new hazardous waste landfills and surface impoundments, as well as lateral expansions and replacements to existing landfills and surface impoundments. This rule will establish standards for these systems enabling unit owners and operators to design and construct systems that will protect human health and the environment.

### Timetable:

| Action                                      | Date     | FR Cite     |
|---|----------|-------------|
| NPRM  | 03/28/86 | 51 FR 10706 |
| Notice of<br>Availability of<br>Information | 04/17/87 | 52 FR 12566 |
| Final Action                                | 08/00/88 |             |

Small Entity: Undetermined

Additional Information: SAR No. 2388.

FTS: 8-382-4654

Agency Contact: Ken Skahn, Environmental Protection Agency, Solid Waste and Emergency Response, WH-

565E, **202** 382-4654 RIN: 2050-AB76

### 2775. STATISTICAL METHODS FOR EVALUATING GROUNDWATER MONITORING DATA FROM HAZARDOUS WASTE FACILITIES

Significance: Regulatory Program

Legal Authority: 42 USC 6924 / RCRA

3004

CFR Citation: 40 CFR 264 Legal Deadline: None.

Abstract: EPA previously promulgated regulations for detecting contamination of groundwater at hazardous waste disposal facilities under the Resource Conservation and Recovery Act of 1976 (RCRA). The statistical methods for evaluating the groundwater data have been criticized by industry for a number of reasons. EPA is proposing revisions to the regulations. (See related action in this Agenda section.)

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 08/20/86 | 51 | FR | 29812 |
| NPRM         | 08/24/87 | 52 | FR | 31948 |
| Final Action | 06/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2436.

Final Rule Stage

FTS:8-475-7240

Agency Contact: Jim Brown,

Environmental Protection Agency, Solid Waste and Emergency Response, WH-565E, Washinton DC 20460, 202 475-7240

RIN: 2050-AB92

## 2776. LIABILITY REQUIREMENTS FOR HAZARDOUS WASTE FACILITIES - OTHER INSTRUMENTS

Legal Authority: 42 USC 6901 /RCRA 3004

CFR Citation: 40 CFR 264; 40 CFR 265 Legal Deadline: None.

Abstract: The Agency is considering further revisions to the financial responsibility requirements for liability coverage for third-party bodily injury and property damage resulting from accidental occurrences at hazardous waste treatment, storage, and disposal facilities. The revisions under development are intended to allow greater flexibility in the types of financial instruments that can be used by hazardous waste facility owners and operators who may have encountered difficulties in obtaining insurance or the limited number of other possible instruments to meet liability coverage requirements. Other instruments, such as a non-parent corporate guarantees and letters of credit, are being analyzed

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 08/25/85 | 50 FR 33902 |
| Final Action | 06/00/88 |             |

for inclusion of this rulemaking.

Small Entity: No

Additional Information: SAR No. 2460.

FTS:8-382-4780

Agency Contact: Carlos Lago, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-563), Washington, DC 20460, 202 382-4780

RIN: 2050-AC19

### 2777. PERMIT MODIFICATIONS FOR HAZARDOUS WASTE MANAGEMENT FACILITIES

Significance: Regulatory Program

Legal Authority: 42 USC 6925 /RCRA

3004 and 3005

CFR Citation: 40 CFR 270 Legal Deadline: None.

Abstract: This regulation will amend RCRA procedures (codified at 40 CFR 270.41 and 270.42) for modifying hazardous waste management permits. The rulemaking provides EPA, authorized states, and permittees more flexibility in modifying permits, particularly where modifications will increase public and environmental protection or facilitate compliance with new regulations. At the same time, the regulation will provide for improved public participation in the permit modifications. The proposed rule was developed through regulatory negotiation with representatives of EPA, the states, industry, and public interest groups. RIN 2050-AA37 has been combined with this action.

#### Timetable:

| Action       | Date     | •  | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 09/23/87 | 52 | FR | 35838 |
| Final Action | 08/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 1805.

FTS 8-382-2223

Agency Contact: Frank McAlister, Section Chief, Permits Policy Section, Permits Branch, Office of Solid Waste, Environmental Protection Agency, Solid Waste and Emergency Response, WH-563, Washington, DC 20460, 202 382-2223

RIN: 2050-AC22

# 2778. PERMITTING MOBILE HAZARDOUS WASTE TREATMENT UNITS AND DELISTING HAZARDOUS WASTES

Significance: Regulatory Program

Legal Authority: 42 USC 6905 /RCRA 3005

**CFR Citation:** 40 CFR 260; 40 CFR 265; 40 CFR 270

Legal Deadline: None.

Abstract: This action responds to a petition submitted to EPA by the Hazardous Waste Treatment Council (HWTC). It will establish state-wide permitting procedures for mobile hazardous waste treatment units and will modify hazardous waste delisting procedures, so that hazardous waste treatment residues could be delisted as part of the permitting process. In addition, the petition response solicited comment on HWTC's request that EPA exempt certain treatment technologies

from the requirements for hazardous waste management.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 06/03/87 | 52 FR 20914 |
| Final Action | 06/00/88 | •           |

Small Entity: No

Additional Information: SAR No. 2397.

FTS:8-382-2223

Agency Contact: Frank McAlister, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-563), Washington, DC 20460, 202 382-2223

RIN: 2050-AC20

## 2779. GUIDELINES FOR CONTENT IN RE-REFINED OIL PROCURED BY THE FEDERAL GOVERNMENT

Legal Authority: 42 USC 3251 / RCRA

CFR Citation: 40 CFR Not yet determined Legal Deadline: None.

Abstract: This action establishes the guidelines for the Federal procurement of re-refined waste lubricating oils and hydraulic fluids. This action will encourage the recovery of waste oil and reduce the environmental threat waste oil represents.

### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 10/19/87 | 52 FR | 38838 |
| Final Action | 10/00/88 |       |       |

Small Entity: Undetermined

Additional Information: SAR No. 2257.

FTS-382-4502

Agency Contact: William Sanjour, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565), Washington, DC 20460, 202 382-4502

RIN: 2050-AB53

# 2780. MINIMUM RECOVERED MATERIALS CONTENT IN PAPER AND PAPER PRODUCTS PROCURED BY THE FEDERAL GOVERNMENT

Legal Authority: 42 USC 6962 /RCRA

CFR Citation: 40 CFR 250 Legal Deadline: None.

Abstract: This action establishes recommended minimum levels of

EPA—RCRA

Final Rule Stage

recovered materials in paper and paper products procured by the Federal government. The purpose of this action is to encourage the recovery of post-consumer recovered materials and reduce the volume of solid waste.

#### Timetable:

| Action       | Date     | ,  | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/06/87 | 52 | FR | 37335 |
| Final Action | 12/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2433.

FTS:8-382-4502

Agency Contact: William Sanjour, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-565A), Washington, DC 20460, 202 382-4502

RIN: 2050-AC18

### 2781. UNDERGROUND STORAGE TANKS - TECHNICAL REQUIREMENTS

Significance: Regulatory Program

Legal Authority: 42 USC 6991(b) /RCRA

9003

CFR Citation: 40 CFR 280

Legal Deadline: Statutory. New and Existing Petroleum Tanks (02/08/87), New Chemical Tanks (08/08/87), Existing Chemical Tanks (08/08/88)

Abstract: This regulation will establish, under Subtitle I of RCRA, requirements for release detection, prevention, and corrective action for all underground storage tanks holding petroleum and other regulated substances. Because of the large size of the regulated community, this rule could impact a significant number of small business entities and a Regulatory Flexibility Analysis will be conducted by EPA. Promulgation of this rule, will, for the first time, establish national requirements for storing regulated substances, including petroleum products in underground tanks. It will not apply to underground tanks storing hazardous wastes, which are currently regulated under Subtitle C of RCRA.

These regulations will include: performance standards for new tanks; address leak detection and upgrading of existing tanks; and specify response actions to releases.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 04/17/87 | 52 | FR | 12662 |
| Final Action | 05/00/88 |    |    |       |

Small Entity: Yes

Additional Information: SAR No. 2202, 2221, and 2256.

FTS 8-382-7641

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: David O'Brien, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562A), Washington, DC20460, 202 382-7641

RIN: 2050-AB19

#### 2782. UNDERGROUND STORAGE TANKS CONTAINING PETROLEUM -FINANCIAL RESPONSIBILITY REQUIREMENTS

Significance: Regulatory Program

Legal Authority: 42 USC 6991(b) /RCRA

9003

CFR Citation: 40 CFR 280

**Legal Deadline:** Statutory, February 8 1987.

Abstract: This regulation will establish. under Subtitle I of RCRA, requirements for owners and operators to demonstrate financial responsibility for taking corrective action and compensating third parties for bodily injury and property damage caused by sudden and nonsudden accidental releases arising from operating an underground storage tank containing petroleum. These requirements are applicable to all owners and operators, excluding Federal and State entities. The Agency has proposed aggregate levels of coverage for multiple tanks and will allow a variety of mechanisms

to provide evidence of financial responsibility.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/17/87 | 52 FR 12786 |
| Final Action | 05/00/88 |             |

Small Entity: Undetermined

Additional Information: SAR No. 2255.

FTS:8-382-7903

Analysis: Regulatory Impact Analysis

#### Agency Contact: Sammy Ng, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-562A), Washington, DC 20460, 202 382-

RIN: 2050-AB89

#### 2783. UNDERGROUND STORAGE TANKS - STATE PROGRAM APPROVAL

Legal Authority: 42 USC 6991(c) /RCRA

9004

7903

CFR Citation: 40 CFR 281 Legal Deadline: None.

Abstract: The Hazardous and Solid Waste Amendments of 1984 (HSWA) allow EPA to approve State underground storage tank programs to operate in lieu of the Federal program. This rule will establish the requirements for States to apply for the EPA approval of such State programs.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/17/87 | 52 FR 12853 |
| Final Action | 05/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2234.

FTS: 382-9724

#### Agency Contact: Gwen Gebhard, Environmental Protection Agency, Solid

Environmental Protection Agency, Solid Waste and Emergency Response, [WH-562A], Washington, DC 20460, **202** 475-

9724

RIN: 2050-AB31

# ENVIRONMENTAL PROTECTION AGENCY (EPA) —Resource Conservation and Recovery Act (RCRA)

**Completed Actions** 

# 2784. IDENTIFICATION AND LISTING OF HAZARDOUS WASTES

CFR Citation: 40 CFR 261

Completed:

Reason Date FR Cite
All action 02/26/88

suspended
Small Entity: No

**Agency Contact: RCRA Hotline 800** 

424-9346

RIN: 2050-AB46

# 2785. HAZARDOUS WASTE MISCELLANEOUS UNITS

CFR Citation: 40 CFR 264; 40 CFR 260;

40 CFR 270

Completed:

 Reason
 Date
 FR Cite

 Final Action
 12/10/87
 52 FR 46946

Small Entity: No

Agency Contact: Kent Anderson 202 382-4654

RIN: 2050-AA23

# 2786. LIABILITY REQUIREMENTS FOR HAZARDOUS WASTE FACILITIES - CORPORATE GUARANTEE

CFR Citation: 40 CFR 264; 40 CFR 265

Completed:

 Reason
 Date
 FR Cite

 Final Action
 11/18/87 52 FR 44314

Small Entity: No

Agency Contact: Carlos Lago 202 382-

4780

RIN: 2050-AB47

# 2787. CODIFICATION RULE FOR THE 1984 RCRA AMENDMENTS

**CFR Citation:** 40 CFR 260 to 271; 40 CFR

122 to 124

Completed:

 Reason
 Date
 FR Cite

 Final Action
 12/01/87
 52 FR 45788

Small Entity: No

Agency Contact: David Fagan 202 382-

4497

RIN: 2050-AB58

#### 2788. GUIDELINE FOR RECOVERED MATERIALS CONTENT IN PAPER PRODUCTS PROCURED BY THE FEDERAL GOVERNMENT

CFR Citation: 40 CFR 250

Completed:

 Reason
 Date
 FR Cite

 Final Action
 10/06/87
 52 FR 37293

Small Entity: No

Agency Contact: William Sanjour 202

382-4502

RIN: 2050-AA68

# ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Air Act (CAA)

Prerule Stage

# 2789. REVIEW OF NAAQS FOR NITROGEN DIOXIDE

Significance: Regulatory Program

Legal Authority: 42 USC 7408 / CAA 108;

42 USC 7409 / CAA 109

CFR Citation: 40 CFR 50.11

**Legal Deadline:** Statutory. Statutory, Review by December 31, 1980 and at 5-year

intervals thereafter.

Abstract: EPA is reviewing the health and welfare information that has become available since the last review of the NO2 NAAQS was completed in June 1985. The Agency will revise the standard if needed to protect the public health and welfare.

#### Timetable:

Action Date FR Cite

Complete review 06/00/90 of criteria doc. and staff paper

Small Entity: No

Additional Information: SAR No. 1004.

FTS: 8-629-5656

Analysis: Regulatory Impact Analysis

Agency Contact: Bruce C. Jordan, Environmental Protection Agency, Air

and Radiation, MD-15, Research Triangle Park, N.C. 27711, **919 541-5656** 

RIN: 2060-AC06

# 2790. REVIEW OF NAAQS FOR CARBON MONOXIDE

Significance: Regulatory Program

**Legal Authority:** 42 USC 7408 / CAA 108; 42 USC 7409 / CAA 109

CFR Citation: 40 CFR 50.8

**Legal Deadline:** Statutory. Statutory, Review by December 31, 1980 and at 5-year intervals thereafter.

Abstract: EPA is reviewing the health and welfare information that has become available since the last review of the CO NAAQS was completed in September 1985. The Agency will revise the standard if needed to protect the public health and welfare.

#### Timetable:

Action Date FR Cite

Complete review 09/00/90

Complete review 09/00 of criteria document and staff paper

Small Entity: No

Additional Information: SAR No. 1001.

FTS: 8-629-5656

Analysis: Regulatory Impact Analysis

Agency Contact: Bruce C. Jordan, Environmental Protection Agency, Air and Radiation, MD-15, Research Triangle Park, NC 27711, 919 541-5656

RIN: 2060-AC07

### 2791. NSPS: COAL PREPARATION PLANTS

Legal Authority: 42 USC 7411 /CAA 111

CFR Citation: 40 CFR 60

Legal Deadline: Statutory. Review every

four years.

Abstract: EPA is reviewing the standard to determine if revisions are warranted. The review will assess performance and costs of emission **EPA-CAA** Prerule Stage

control systems at coal preparations plants as well as the experience of the industry and control agencies in implementing the standard. EPA will issue a notice in the Federal Register announcing the results of its review.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 02/11/85 |         |
| End Review   | 05/00/88 |         |
|              |          |         |

Small Entity: No

Additional Information: SAR No. 2387.

FTS: 8-629-5602.

Agency Contact: Al Vervaert, Environmental Protection Agency, Air and Radiation, MD-13, 919 541-5602

RIN: 2060-AB84

#### 2792. NSPS: ASPHALT PROCESSING AND ASPHALT ROOFING MANUFACTURING PLANTS(REVIEW)

Legal Authority: 42 USC 7411/CAA 111

CFR Citation: 40 CFR 60

Legal Deadline: Statutory, August 1986.

Abstract: EPA is reviewing this NSPS to determine whether revisions are warranted. The review will assess performance and costs of asphalt processing an asphalt roofing manufacturing plant control systems as well as the experience of the industry and control agencies in implementing the standard. EPA will announce the results of its review in the Federal Register.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 08/00/86 |         |
| End Review   | 06/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2430.

FTS:8-629-5425.

Agency Contact: Kenneth Durkee, Chief, Standards Documentation Section, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5425

RIN: 2060-AC21

2793. NSPS: ASPHALT PROCESSING AND ASPHALT ROOFING **MANUFACTURING PLANTS** 

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60

Legal Deadline: Statutory, August 1986.

Abstract: EPA is reviewing this NSPS to determine whether revisions are warranted. The review will assess performance and costs of asphalt processing and asphalt roofing manufacturing plant control systems as well as the experience of the industry and control agencies in implementing the standard. EPA will announce the results of its review in the Federal Register.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 08/00/86 |         |
| End Review   | 01/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2430.

FTS:8:629-5425

Agency Contact: Kenneth Durkee, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC, 919 541-5595

RIN: 2060-AC23

#### 2794. DECISIONS ON REGULATING **VARIOUS AIR POLLUTANTS**

Significance: Regulatory Program

Legal Authority: 42 USC 7411/CAA 112

CFR Citation: 40 CFR Not yet determined

Legal Deadline: None.

**Abstract:** The Agency is reviewing the health effects, sources, emissions to the ambient air, and the public exposure of these pollutants. The Agency will publish decisions regarding whether these pollutants should be controlled as specified air pollutants under the Clean Air Act or under other regulatory mechanisms in order to protect the public health.

#### Timetable:

#### Acetaldehyde

Decision on Regulation 06/00/88 Decision on Regulation 06/00/88

#### **Ammonia**

Decision on Regulation 04/00/88 Decision on Regulation 04/00/88

Decision on Regulation 07/00/88 Decision on Regulation 07/00/88

#### Naphthalene

Decision on Regulation 04/00/88

#### Propylene

Decision on Regulation 08/00/88 Decision on Regulation 08/00/88

#### **Propylene Oxide**

Decision on Regulation 04/00/88 Decision on Regulation 04/00/88

#### Zinc and Zinc Oxide

Decision on Regulation 08/28/87 (52 FR 32597)

Small Entity: Undetermined

Additional Information: SAR No. 2181.

FTS:8-629-5646

Agency Contact: Robert G. Kellam, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5646

RIN: 2060-AB56

#### 2795. NESHAPS: CADMIUM

Significance: Regulatory Program

Legal Authority: 42 USC 7412 /CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: EPA issued a notice of intent to list cadmium under Section 112 (50 FR 42000). We are investigating emissions of cadmium and techniques that are available to control the emissions from identified source categories. If EPA decides that emission standards are warranted, cadmium will be listed under section 112, and EPA will develop proposed standards.

#### Timetable:

| <u> </u>                        | <b>—</b> |         |
|---------------------------------|----------|---------|
| Action                          | Date     | FR Cite |
| Decision on whether to regulate | 11/00/89 |         |

Small Entity: Undetermined

Additional Information: SAR No. 1869.

FTS:8-629-5602

#### Agency Contact: Al Vervaert,

Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5602

RIN: 2060-AB92

#### 2796. ● "GUIDELINES ON AIR **QUALITY MODELS" (REVISION)**

Legal Authority: 42 USC 2475(e)/CAA 165(e)

CFR Citation: 40 CFR 51.24(I); 40 CFR 52.21(m)

Legal Deadline: None.

Abstract: In response to Section 320 of the Clean Air Act, EPA plan to hold the Fourth Conference on Air Quality Modeling in September 1988. Based on

**Prerule Stage** 

input provided to the Agency at or closely following this Conference, the need for additional revisions to EPA's Guideline on Air Quality Models will be evaluated. If required, an Advance Notice of Proposed Rulemaking (ANPRM) will be developed.

#### Timetable:

| Action | Date     | FR | Cite | _ |
|--------|----------|----|------|---|
| ANPRM  | 00/00/00 |    |      |   |

Small Entity: No

Additional Information: SAR No. 2557.

FTS:8-629-5561

Government Levels Affected: State

Agency Contact: Joseph Tikvart, Environmental Protection Agency, Air and Radiation, Air and Radiation, (MD-14), Research Triangle Park, NC 27711, 919 541-5561

RIN: 2060-AC43

#### 2797. FUEL AND FUEL ADDITIVES: **GASOLINE LEAD CONTENT** (REVISION)

Significance: Regulatory Program

Legal Authority: 42 USC 7545 /CAA 211;

42 USC 7601(a) /CAA 301(a) CFR Citation: 40 CFR 80

Legal Deadline: None.

Abstract: EPA is examining information relevant to a ban on the use of lead in gasoline. The Agency is considering a set of alternatives ranging from no regulatory action to a ban. The Agency recently completed a cooperative study with the U.S. Department of Agriculture to assess the effects of a lead ban on farm equipment. A report to Congress is being prepared.

#### Timetable:

| Action    | Date              |    | FR | Cite |
|-----------|-------------------|----|----|------|
| NPRM      | 03/07/85          | 50 | FR | 9386 |
| Announcem | ent of findings a | nd |    |      |

recommendations NOTICE 05/00/88

Small Entity: Yes

Additional Information: SAR No. 2214.

FTS: 8-382-2633.

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Richard Kozlowski. Environmental Protection Agency, Air and Radiation, (EN-397F), Washington, DC 20460, 202 382-2633

RIN: 2060-AB60

#### 2798. FUEL AND FUEL ADDITIVE **HEALTH EMISSIONS EFFECTS TESTING**

Legal Authority: 42 USC 7545(e) / CAA 211(e)

CFR Citation: 40 CFR 79; 40 CFR 80

Legal Deadline: Statutory, August 7, 1978.

Abstract: The CAA requires that testing protocols be developed to address at a minimum, the possible carcinogenic. mutagenic, and teratogenic effects of fuels and fuel additives as well as their effect on emissions and emission control devices. This action would implement protocols for such testing, which would have to be performed prior to: 1) fuel or additive registration, and 2) introduction of the fuel or additive into the marketplace. Fuels and additives already registered or on sale would also have to undergo testing, as provided for by the CAA.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| ANPRM        | 02/00/89 |         |
| Small Entity | r Yes    |         |

Additional Information: SAR No. 2365.

FTS:8-374-8408

Analysis: Regulatory Flexibility Analysis

Agency Contact: Glenn Passavant, Environmental Protection Agency, Air and Radiation, 2565 Plymouth Road. Ann Arbor, MI 48105, 313 668-8408

RIN: 2060-AC10

#### 2799. DIESEL FUEL QUALITY **STANDARDS**

Significance: Regulatory Program

Legal Authority: 42 USC 7545 / CAA 211 CFR Citation: 40 CFR 79; 40 CFR 80

Legal Deadline: None.

Abstract: Trap oxidizers, the use of which may be required to meet 1991 and later model-year heavy duty diesel particulate standards, may require the use of low sulfur diesel fuels. In promulgating the particulate standard, EPA promised to examine the need for low-sulfur fuel. In addition, fuel sulfur and aromatics content have been shown to have a direct effect on particulate emissions. This action will determine the costs and benefits of improving diesel fuel quality.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Publish Study | 04/00/88 |         |
| Workshop      | 05/00/88 |         |
| NPRM          | 08/00/88 |         |
|               |          |         |

Small Entity: Yes

Additional Information: SAR No. 2366.

FTS:8-374-8339

Analysis: Regulatory Flexibility Analysis

Agency Contact: Richard Rykowski, Environmental Protection Agency, Air and Radiation, 2565 Plymouth Road, Ann Arbor, MI 48105, 313 668-4339

RIN: 2060-AC11

#### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Air Act (CAA)

#### 2800. NAAQS FOR SULFUR OXIDES (REVISION)

Significance: Regulatory Program

Legal Authority: 42 USC 7409 /CAA 109

CFR Citation: 40 CFR 50.4; 40 CFR 50.5

Legal Deadline: Statutory, December 31, 1980. Statutory, Reviews due by December 31, 1980 and at 5-year intervals thereafter.

Abstract: EPA has reviewed the scientific criteria used as a basis for establishing ambient air quality standards for sulfur oxides. The Agency will revise the standards if and as

appropriate to protect public health and welfare.

Proposed Rule Stage

#### Timetable:

| Action       | , Date   | FR Cite     |  |  |
|--------------|----------|-------------|--|--|
| ANPRM        | 10/02/79 | 44 FR 56730 |  |  |
| NPRM         | 04/00/88 | •           |  |  |
| Final Action | 04/00/89 |             |  |  |

**Proposed Rule Stage** 

Small Entity: No

Additional Information: SAR No. 1002.

Docket No. OAQPS-79-7.

FTS:8-629-5656.

Analysis: Regulatory Impact Analysis

Agency Contact: Bruce Jordan, Environmental Protection Agency, Air and Radiation, (MD-15), Research Triangle Park, NC 27711, 919 541-5656

RIN: 2060-AA61

2801. NAAQS: LEAD

**Significance:** Regulatory Program

Legal Authority: 42 USC 7408 / CAA 108;

42 USC 7409 / CAA 109

CFR Citation: 40 CFR 50.12

**Legal Deadline:** Statutory, December 1980. Statutory, Reviews due by December 1980

and at 5-year intervals thereafter.

Abstract: EPA is reassessing the health and welfare information that has become available since the promulgation of the standard. A staff paper is in preparation for review by the Clean Air Scientific Advisory Committee (CASAC).

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| CASAC Review | 06/00/88 | •       |
| NPRM         | 11/00/89 |         |

Small Entity: No

Additional Information: SAR No. 1919.

FTS: 8-629-5656.

Analysis: Regulatory Impact Analysis

Agency Contact: Bruce Jordan, Environmental Protection Agency, Air and Radiation, (MD-15), Research Triangle Park, NC 27711, 919 541-5656

RIN: 2060-AA95

2802. NAAQS: OZONE

Significance: Regulatory Program

Legal Authority: 42 USC 7408 / CAA 108;

42 USC 7409 / CAA 109

CFR Citation: 40 CFR 50.9

**Legal Deadline:** Statutory, December 31, 1980. Statutory, Reviews due by December 31, 1980 and at 5-year intervals thereafter.

Abstract: EPA is reassessing health and welfare information which has become available since the last revision of the standard. In order to retain a unified regulatory review package in light of the emerging data base on health and

welfare effects associated with longerterm averaging times, EPA is considering a continuation of the standard review until such information is published and reviewed in the criteria document. The major issue is whether the new information will indicate that new standards with longer-term averaging times are required to protect public health and welfare.

#### Timetable:

|        |          | _       |   |
|--------|----------|---------|---|
| Action | Date     | FR Cite |   |
| NPRM   | 00/00/00 |         | _ |

Small Entity: Undetermined

Additional Information: SAR No. 1920.

FTS: 8-629-5656.

REVIEW AUTHORITY: CAA 109.

Analysis: Regulatory Impact Analysis

Agency Contact: Bruce Jordan, Environmental Protection Agency, Air

and Radiation, (MD-15), Research Triangle Park, NC 27711, **919 541-5656** 

RIN: 2060-AA96

# 2803. SECONDARY NAAQS FOR PARTICULATE MATTER (FINE PARTICLES)

Significance: Regulatory Program

Legal Authority: 42 USC 7408 /CAA 108;

42 USC 7409 /CÁA 109 CFR Citation: 40 CFR 50.7

Legal Deadline: None.

Abstract: On July 1, 1987, EPA issued an ANPRM soliciting public comment on the development of a new secondary (welfare-based) NAAQS for fine particles (those particles less than 2.5 micrometers in aerodynamic diameter). This action represents a continuation of the review process for the secondary standards for particulate matter discussed by the Agency on March 20, 1984 (49 FR 10408). The principal welfare effect to be addressed by such a standard is impairment of visibility. Once a decision on whether and how to proceed is reached, a schedule for further action will be developed.

#### Timetable:

| Action | Date     | FR    | Cite  |
|--------|----------|-------|-------|
| ANPRM  | 07/01/87 | 52 FR | 24670 |
| NPRM   | 00/00/00 |       |       |

Small Entity: No

Additional Information: SAR No. 2577.

FTS:8-629-5656

Analysis: Regulatory Impact Analysis

Agency Contact: Bruce C. Jordan, Environmental Protection Agency, Air and Radiation, MD-15, Research Triangle Park, NC 27711, 919 541-5656

RIN: 2060-AC32

# 2804. • FEDERAL PROMULGATION OF STATE IMPLEMENTATION PLAN TO PROTECT VISIBILITY

Significance: Regulatory Program

Legal Authority: 42 USC 7410 /CAA 110;

42 USC 7491 /CÅA 169A CFR Citation: 40 CFR 52

Legal Deadline: Judicial, August 31, 1988.

Abstract: Section 169A of the CAA requires that State Implementation Plans (SIPs) contain provisions to remedy existing and prevent future visibility impairment in certain national parks and wilderness areas. In 1980, EPA promulgated guideline regulations for States to follow in developing their SIP revisions (40 CFR 51.300-307). Many States failed to submit adequate visibility SIPs and EPA was sued to force the Agency to promulgate SIPs for such States. EPA entered into a consent decree under which a promulgated SIP implementing most of the requirements of the visibility regulations in States that have not submitted adequate SIPs and, under the consent decree, EPA has until August 31, 1988 to propose regulations to deal with existing visibility impairment in four States.

#### Timetable:

| Action                                      | Date          | FR Cite     |
|---|---------------|-------------|
| NPRM  | 03/12/87      | 52 FR 7802  |
| Final Action                                | 11/24/87      | 52 FR 45132 |
| NPRM<br>Remedying<br>Existing<br>Impairment | 08/00/88      |             |
| Final Action Remedying Existing Impairment  | 04/00/89<br>, |             |

Small Entity: No

Additional Information: SAR No. 2428.

FTS:8-629-5634

Agency Contact: Thompson G. Pace, Environmental Protection Agency, Air and Radiation, (MD-15), Research Triangle Park, NC 27711, 919 541-5634

RIN: 2060-AB82

**Proposed Rule Stage** 

# 2805. NSPS: PERCHLOROETHYLENE DRY CLEANING

Legal Authority: 42 USC 7411 /CAA 111 CFR Citation: 40 CFR 60, Subpart OO

Legal Deadline: Statutory, August 1982.

Abstract: Some new issues have arisen, and EPA is deciding whether to go forward with this rule. Some small perchloroethylene facilities may be affected by this standard.

#### Timetable:

| Action                                    | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM                                      | 11/25/80 | 45 | FR | 78174 |
| Decision on need for standard expected by | 10/00/88 |    |    |       |

Small Entity: Yes

Additional Information: SAR No. 1119.

Docket No. A-79-30.

FTS:8-629-5568.

Agency Contact: Doug Bell,

Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AA14

### 2806. NSPS: SOLVENT DEGREASING (111D)

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: This action will require States to control organic solvent cleaners to reduce emissions of specific organic solvents designated under a separate NSPS action (SAR 1010). This action may impact any manufacturing operations that employ organic solvent cleaners to remove grease and oils from parts prior to assembly. Some new issues have arisen and EPA is deciding whether to go forward with this rule.

#### Timetable:

#### Decision on whether to regulate NPRM 10/00/88

Small Entity: Yes

Additional Information: SAR No. 1695.

FTS:8-629-5624.

Analysis: RFA

Agency Contact: Doug Bell,

Environmental Protection Agency, Air

and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5624

RIN: 2060-AA33

# 2807. NSPS: SOCMI REACTOR PROCESSES

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: The scope of the Synthetic Organic Chemical Manufacturing Industry (SOCMI) reactor processes includes all reactor processes (other than air oxidation reactor processes) used to manufacture 173 synthetic organic chemicals produced in quantities of at least 100 million 1b/yr. These large-volume chemicals account for about 90 percent of the total domestic chemical production from the SOCMI. The Agency is still considering whether to go forward with this rule.

#### Timetable:

| Action       | Date     | FR Cite |  |
|--------------|----------|---------|--|
| NPRM         | 00/00/00 | , +man  |  |
| Concil Endia | an bt-   |         |  |

Small Entity: No

Additional Information: SAR No. 2164.

FTS:8-629-5568.

#### Agency Contact: Doug Bell,

Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AB55

#### 2808. NSPS: SMALL BOILERS

Legal Authority: 42 USC 7411 /CAA 111

CFR Citation: 40 CFR 60

**Legal Deadline:** Judicial. Judicial - NPRM, June 1, 1989, Final September 1, 1990

Abstract: The purpose of this action is to develop new source performance standards for small industrial-commercial-institutional boilers with heat input capacities of 100 millions Btu/hr or less.

#### Timetable:

| Timetable.   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 06/00/89 |         |
| Final Action | 09/00/90 |         |

Small Entity: Yes

Additional Information: SAR No. 2239.

FTS:8-629-5595

Analysis: Regulatory Flexibility Analysis

Agency Contact: Kenneth Durkee, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5595

RIN: 2060-AB95

### 2809. NSPS: MUNICIPAL WASTE COMBUSTORS

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: The EPA has completed a preliminary assessment of air emissions from municipal waste combustors (MWC). Based on this assessment, EPA has concluded that MWC emissions may reasonably be anticipated to contribute to the endangerment of public health and welfare. As a result, EPA issued a notice in the Federal Register (52 FR 25399) that announces its intent to regulate emissions from new and modified MWC under Section 111(b). Pollutants to be regulated will include one or more designated pollutants (pollutants not regulated under Sections 108-110 or 112) thus invoking Section 111(d) which will require States to develop additional emissions standards for existing MWC based on EPA guidelines.

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 07/07/87 | 52 FR 21399 |
| ANPRM<br>Comment<br>Period End | 10/06/87 | 52 FR 37335 |
| NPRM                           | 11/00/89 |             |
| NPRM Comment<br>Period End     | 01/00/90 |             |
| Final Action                   | 12/00/90 |             |

Small Entity: No

Additional Information: SAR No. 2424.

FTS:8:629-5602

Agency Contact: Alfred E. Vervaert, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 2771, 919 541-5602

RIN: 2060-AC26

#### 2810. ● NSPS: MUNICIPAL LANDFILLS

Significance: Agency Priority

Legal Authority: 42 USC 7411/CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: This rule will regulate emissions from new and modified municipal landfills under Section 111(b). Pollutants to be regulated will include one or more designated pollutants (pollutants not regulated under Section 108 - 110 or 112 of the Act) thus invoking Section 111(d). Section 111(d) will require States to develop emission standards for existing landfills based on EPA guidelines.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/89 |         |
| Final Action | 12/00/90 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2535.

FTS:8-629-5572

Agency Contact: James F. Durham, Environmental Protection Agency, Air and Radiation, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5672

RIN: 2060-AC42

#### 2811. NESHAPS: BENZENE IN COKE OVEN BY-PRODUCT PLANTS

Significance: Regulatory Program

Legal Authority: 42 USC 7412 / GAA 112

CFR Citation: 40 CFR 61

**Legal Deadline:** Statutory, December 1984. Statutory - Promulgation due 12/00/84

Abstract: This regulation will control benzene emissions generated by the processing of gaseous and liquid streams at coke by-product plants. The emission sources to be controlled include process equipment, storage vessels, and fugitive emissions. The standards may consist of equipment specifications, work practices, design specifications, and emission limits. A supplemental proposal will be published to reevaluate the standard consistent with the court decision in vinyl chloride.

#### Timetable:

| Action         | Date     | FR Cite     |
|----------------|----------|-------------|
| NPRM           | 06/06/84 | 49 FR 23528 |
| Final Action   | 12/00/88 |             |
| (Supplemental) | )        |             |
| NPRM 06/0      | 00/88    |             |

Small Entity: No

Additional Information: SAR No. 1685.

FTS:8-629-5625.

Agency Contact: Gilbert Wood, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5625

RIN: 2060-AA42

#### 2812. NESHAPS: COKE OVEN EMISSIONS FROM COKE OVEN CHARGING, DOOR LEAKS, AND TOPSIDE LEAKS ON WET-COAL-CHARGED BATTERIES

Significance: Regulatory Program

Legal Authority: 42 USC 7412 / CAA 112

CFR Citation: 40 CFR 61 G

Legal Deadline: Statutory, March 1985.

Statutory - Proposal due 3/00/85

Abstract: This regulation will control emissions of coke oven emissions, which have been designated as hazardous under section 112. It will require improved maintenance and operation to limit visible emissions from wet-coal-charged coke oven batteries. The standards may apply to charging and leaks from doors, lids, or offtakes for all existing or new sources. A supplemental proposal will be published to reevaluate the standard consistent with the court decision on vinyl chloride.

#### Timetable:

| Action         | Date          |    | FR | Cite  |
|----------------|---------------|----|----|-------|
| NPRM           | 04/23/87      | 52 | FR | 13586 |
| Final Action   | 10/00/89      |    |    |       |
| (Supplemental) |               |    |    |       |
| NPRM 09/01     | )/ <b>8</b> 8 |    |    |       |

#### Small Entity: No

Additional Information: SAR No. 1686.

Docket No. A-79-15.

FTS:8-629-5568.

Agency Contact: Doug Bell, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919.541-5568

RIN: 2060-AA48

# 2813. NESHAP: ASBESTOS (REVISION)

Legal Authority: 42 USC 7412 / CAA 112 CFR Citation: 40 CFR 61, Subpart M

Legal Deadline: None.

Abstract: The Agency is considering revising the asbestos NESHAP standard to require the addition of monitoring requirements for asbestos mills, asbestos manufacturing operations and

asbestos waste disposal operations. EPA is also considering revising the demolition and renovation standard to require specific recordkeeping and reporting requirements designed to help improve compliance of these sources, which is currently believed to be low.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| Final Action | 12/00/89 |         |

Small Entity: Undetermined

Additional Information: SAR No. 1714.

FTS 8-629-5625.

Agency Contact: Gilbert Wood, Chief, Standards Support Section, Environmental Protection Agency, Air and Radiation, MD-13, RTP, North Carolina, 919 541-5625

RIN: 2060-AB51

#### 2814. NESHAPS: CHROMIUM

Legal Authority: 42 USC 7412 /CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: EPA issued a notice of intent to list total chromium or hexavalent chromium under Section 112 (50 FR 24317). We are further assessing the public health risks of chromium compounds. Also, we are investigating emissions of chromium and techniques that are available to control the emissions from 11 identified source categories. If EPA decides that emission standards are warranted, chromium or hexavalent chromium will be listed under Section 112, and EPA will develop proposed standards. Agency actions on industrial comfort cooling towers and chromium electroplating are described separately in the agenda.

#### Timetable:

Decision on whether to regulate NPRM 11/00/88

Small Entity: Undetermined

Additional Information: SAR No. 2181.

FTS: 8-629-5596

Agency Contact: James Crowder, Environmental Protection Agency, Air and Radiation, [MD-13], Research Triangle Park, NC 27711, 919 541-5596

RIN: 2060-AB83

**Proposed Rule Stage** 

# 2815. NESHAP: CHROMIUM-INDUSTRIAL COOLING TOWERS

Significance: Regulatory Program

Legal Authority: 42 USC 7412 / CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: EPA issued a notice of intent to list total chromium or hexavalent chromium under Section 112 (50 FR 24137). We are further assessing the public health risks of chromium compounds. Preliminary assessment performed by EPA has identified industrial process cooling towers as a source category which the proposal of national emission standards may be warranted. We are presently investigating in detail alternative feasible control options, and the economic, energy, and environmental impacts, and the effect on public health risks that would result from their application. If EPA decides, based on these investigations, that emissions standards are warranted, chromium or hexavalent chromium will be listed under Section 112 and EPA will develop standards.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/88 | •       |
| Final Action | 03/00/90 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2386.

FTS-8-629-5602

Agency Contact: Al Vervaert, Environmental Protection Agency, Air and Radiation, MD-13, 919 541-5602

RIN: 2060-AC12

#### 2816. NESHAP: CHROMIUM--ELECTROPLATING

Significance: Regulatory Program

Legal Authority: 42 USC 7412 / CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: EPA issued a notice of intent to list chromium or hexavalent chromium under Section 112 (50 FR 24317). We are further assessing the public health risks of chromium compounds. A preliminary assessment performed by EPA has identified chromium electroplating as a source category which emits significant quantities of chromium to the

atmosphere and for which the proposal of national emission standards may be warranted. We are presently investigating in detail alternative feasible control options, and the economic, energy, and environmental impacts, and the effect on public health risks that would result from their application. If EPA decides, based on these investigations, that emission standards are warranted, chromium or hexavalent chromium will be listed under Section 112, and standards will be proposed.

#### Timetable:

| Action       | Date         | FR Cite |
|--------------|--------------|---------|
| NPRM         | 01/00/89     |         |
| Final Action | 03/00/90     |         |
| Small Entity | Undetermined |         |

Additional Information: SAR No. 2386.

FTS-8-629-5602.

Agency Contact: Al Vervaert, Environmental Protection Agency, Air and Radiation, MD-13, 919 541-5602

RIN: 2060-AC14

#### 2817. HAZARDOUS ORGANIC NESHAP

Significance: Regulatory Program

Legal Authority: 42 USC 7412/CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: This potential regulation would control emissions of 1,3-butadiene, ethylene oxide, ethylene dichloride, chloroform, carbon tetrachloride, perchloroethylene, trichloroethylene, and methylene chloride, as hazardous pollutants under Section 112. The potential regulation would cover the production categories and some use categories for these eight pollutants. It would require installation of combustion devices to control process vents and an inspection and monitoring program to control leaks from pumps and valves.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/88 |         |
| Final Action | 03/00/90 |         |

Additional Information: SAR No. 2363.

FTS:8-629-5578

Agency Contact: Doug Bell, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5578

RIN: 2060-AC19

#### 2818. NESHAP: PERCHLOROETHYLENE DRY CLEANING

Legal Authority: 42 USC 7412 / CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: EPA has issued a notice of intent to list perchloroethylene under Section 112 of the Clean Air Act. The Agency is evaluating the need for regulation of perchloroethylene, and is studying the possibility of requiring carbon absorbers or refrigerated condensers on all dry cleaning machines to effectively reduce perchloroethylene emissions. The standard could apply to all types of machines and may also address auxiliary equipment and safe workplace practices.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 10/00/88     |         |
| Final Action. | 11/00/89     |         |
| Small Entity: | Undetermined |         |

Additional Information: SAR No. 2360.

FTS:8-629-5608

Agency Contact: Robert E. Rosensteel, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5608

RIN: 2060-AC27

# 2819. NESHAP: ETHYLENE OXIDE FROM COMMERCIAL STERILIZATION

Legal Authority: 42 USC 7412 / CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: This potential standard would control ethylene oxide emissions from sterilization chambers. The emission reduction being considered would require add-on controls for sterilizers.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| NPRM         | 10/00/88 |    |      |
| Final Action | 11/00/89 |    |      |

Small Entity: Undetermined

Additional Information: SAR NO. 2484

**Proposed Rule Stage** 

FTS:8-629-5608

Agency Contact: Robert E. Rosensteel, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5608

RIN: 2060-AC28

# 2820. NESHAP: ORGANIC SOLVENT CLEANING

Legal Authority: 42 USC 7412 / CAA 112

CFR Citation: 40 CFR 61 Legal Deadline: None.

Abstract: These potential regulations would apply to organic solvent cleaners (degreasers) and will control emissions of perchloroethylene, methylene chloride, and trichloroethylene from new and existing sources. The emission reduction techniques being considered are combinations of add-on control hardware and improved operating practices.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 10/00/88     |         |
| Final Action  | 02/00/90     |         |
| Small Entity: | Undetermined |         |

Oman Emily. Ondetermined

Additional Information: SAR No. 1695.

FTS:8-629-5608

Agency Contact: Robert E. Rosensteel, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5608

RIN: 2060-AC31

### 2821. ● NESHAP: BENZENE RECONSIDERATION

Significance: Regulatory Program

Legal Authority: 42 USC 7412/CAA 112

CFR Citation: 40 CFR 61

**Legal Deadline:** Judicial, December 2, 1988. The Agency accepted a voluntary remand to publish a NPRM by June 1988 and final action by December 1988.

Abstract: In June 1984, the Agency promulgated a NESHAP for benzene equipment leaks and withdrew proposed NESHAPS for benzene emissions from maleic anhydride plants, ethylbenzene/styrene plants, and benzene storage tanks (49 FR 23478). This action will reevaluate the three withdrawn proposals and the benzene fugitive NESHAP, along with coke oven by-product emission,

consistent with the recent court decision on the vinyl chloride NESHAP.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| Final Action | 12/00/88 |         |

Small Entity: Undetermined

Additional Information: SAR No. 2558.

FTS:8-629-5625

Agency Contact: Gilbert Wood, Environmental Protection Agency, Air and Radiation, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5625

RIN: 2060-AC41

#### 2822. ● NESHAP: RADIONUCLIDES

Significance: Regulatory Program

Legal Authority: 42 USC 7401/CAA 112

CFR Citation: 40 CFR 61

Legal Deadline: Judicial, December 2, 1988. U.S. Court of Appeals has granted EPA's motion to remand radionuclide NE-SHAPS and decisions not to regulate. EPA is ordered to propose action within 180 days (June 7, 1988), and promulgate final rules within 360 days (December 2, 1988).

Abstract: EPA is addressing the risks to individuals and to populations due to radionuclide emissions to air. This action is taken under the authority of Section 112 of the Clean Air Act. Rulemakings will be performed for the following source categories: Department of Energy facilities, Facilities licensed by the Nuclear Regulatory Commission, Elemental Phosphorous plants, Radon-222 emissions from licensed uranium mill tailings, Coal-fired boilers, uranium fuel cycle facilities, inactive uranium mill tailings, high level radioactive waste, and phosphogypsum piles. Alternatives being considered are either the promulgation of emission standards or work practices or the decision not to regulate. These actions will control the risks due to radionuclide emitted to air from all significant sources.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 06/00/88     |         |
| Final Action  | 12/00/88     |         |
| Small Entity: | Undetermined | •       |

Additional Information: SAR No. 2547.

FTS:8-475-9610

Agency Contact: Terrence A.
McLaughlin, Chief, Env. Stds. Branch,
Environmental Protection Agency, Air
and Radiation, Environmental
Protection Agency, (ANR-460),
Washington, DC 20460, 202 475-9610

RIN: 2060-AC47

#### 2823. PSD INCREMENTS FOR PM10

Significance: Regulatory Program

**Legal Authority:** 42 USC 7476/CAA 166 **CFR Citation:** 40 CFR 52.21; 40 CFR 51.166

Legal Deadline: Statutory, July 1, 1989.

Abstract: The purpose of this action is to prevent significant deterioration of air quality as measured by the new indicator for particulate matter, PM10. The existing PSD program has particulate matter increments based on the original TSP indicator. The EPA has now promulgated a PM10 NAAQS to replace the original TSP-based particulate matter NAAQS. Therefore, EPA is preparing to revise the PSD program by promulgating PM10 increments in accordance with section 166 of the Clean Air Act.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| NPRM         | 10/00/88 |    |      |
| Final Action | 09/00/89 |    |      |

Small Entity: No

Additional Information: SAR No. 2491.

FTS:8:629-5593

Agency Contact: Daniel DeRoeck, Environmental Protection Agency, Air and Radiation, MD-15, Research Triangle Park, NC 27711, 919 541-5593

RIN: 2060-AC33

#### 2824. HYDROCARBON STANDARDS FOR LIGHT-DUTY TRUCKS (REVISION)

Significance: - Regulatory Program

Legal Authority: 42 USC 7521 / CAA 202

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: Through this action, EPA will consider the establishment of more stringent hydrocarbon emission standards for light-duty trucks based upon the belief that very cost-effective hydrocarbon control is available from these vehicles. The new standards for lighter light-duty trucks would be no

**Proposed Rule Stage** 

more stringent than the existing passenger car standard and an equivalently stringent standard for heavier light-duty trucks.

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| ANPRM  | 09/08/86 | 51 | FR | 32032 |
| NPRM   | 09/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2287.

FTS: 8-374-8496.

Agency Contact: J. Anderson, Environmental Protection Agency, Air and Radiation, 2565 Plymouth Road, Ann Arbor, MI 48105, 313 668-4496

RIN: 2060-AB85

# 2825. DECISION ON AIR POLLUTION REGULATORY STRATEGIES FOR THE GASOLINE MARKETING INDUSTRY

Significance: Regulatory Program

Legal Authority: 42 USC 7521 / CAA 202; 42 USC 7525 / CAA 206

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: Evaporative hydrocarbons emitted during vehicle refueling contribute to the failure of many urban areas to attain the National Ambient Air Quality Standard for ozone. Through this action, if deemed feasible and desirable, EPA will control emissions at the time of refueling.

#### Timetable:

| Action               | Date     | FR Cite     |
|----------------------|----------|-------------|
| NPRM                 | 08/19/87 | 52 FR 31162 |
| Supplemental<br>NPRM | 10/00/88 |             |
| Final Action         | 10/00/89 |             |

Small Entity: No

Additional Information: SAR No. 2384.

FTS:8-374-8270

Analysis: Regulatory Impact Analysis

Agency Contact: Phil Carlson, Environmental Protection Agency, Air and Radiation, Environmental Protection Agency, 2565 Plymouth Rd., Ann Arbor, MI 48105, 313 668-4270

RIN: 2060-AC04

2826. TRADING AND BANKING OF HEAVY-DUTY ENGINE NOX AND PM EMISSION CREDITS

Significance: Regulatory Program

Legal Authority: 42 USC 7521 / CAA 202

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: In March 1985 the EPA promulgated NOx and PM emission standards for heavy-duty vehicles and engines. The rulemaking included a provision for emissions averaging for the final stages of standard implementation in order to mitigate the economic impact of the stringent standards. EPA realized that the averaging mechanism could provide more benefits to manufacturers with a broader product line. In order to address this issue, EPA included in the final package a provision to study the potential for mitigating this uneven distribution of benefits through an emissions credit trading program. The study was expanded to include the concept of 'banking' emissions credit. The study has been completed and made available to the public and a technical workshop was held in January 1987. EPA is analyzing the comments received from the public and from the workshop.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 09/00/88 |    |      |  |

Small Entity: No

Additional Information: SAR No. 1315.

FTS: 8-374-8408

Agency Contact: Glenn Passavant, Environmental Protection Agency, Air and Radiation, 2565 Plymouth Road, Ann Arbor, MI 48105, 313 668-4408

RIN: 2060-AC05

#### 2827. TEST PROCEDURES FOR TRAP-EQUIPPED DIESEL VEHICLES AND ENGINES

Legal Authority: 42 USC 7525 / CAA 206

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: The particulate standards for 1991 and later model year Heavy-duty Diesel Engines may require the use of trap-oxidizers for some vehicles and engines. The existing test procedures do not expressly describe how to deal with emissions and fuel economy effects during trap regeneration. If it turns out that trap oxidizers are necessary to comply with the 1991 particulate

standards, the agency will develop an appropriate test procedure.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Additional Information: SAR No. 2373.

FTS: 8-374-8496

Agency Contact: John Anderson, Environmental Protection Agency, Air and Radiation, 2565 Plymouth Road, Ann Arbor, MI 48105, 313 668-4496

RIN: 2060-AC08

# 2828. NONCONFORMANCE PENALTIES FOR 1991 THROUGH 1994 MODEL YEAR EMISSION STANDARDS FOR HEAVY-DUTY VEHICLES AND ENGINES

Legal Authority: 42 USC 7524 /CAA 206

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: This action will address the availability of nonconformance penalties (NCPs) and specific upper limits and penalty rates for 1991 through 1994 model year emission standards for heavy-duty vehicles and engines. The availability of NCPs will allow a manufacturer, whose vehicles or engines fail to conform with certain applicable emission standards, but which do not exceed a designated upper limit, to be issued a certificate of conformity upon payment of a monetary penalty. This rule is the third phase of NCP rulemaking. The first, published August 30, 1985 established generic aspects of NCPs. The second, published December 31, 1985, addressed NCPs applicable to 1987 through 1990 model vears.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 09/00/88 |    | •    |

Small Entity: No

Additional Information: SAR No. 2431.

FTS:8-382-2535.

Agency Contact: Richard Babst, Environmental Protection Agency, Air and Radiation, (EN-340-F), Washington, DC 20460, 202 382-2535

RIN: 2060-AC39

**Proposed Rule Stage** 

# 2829. EMISSION PERFORMANCE WARRANTY REGULATIONS (REVISION)

Legal Authority: 42 USC 7541(b) / CAA

207(b)

CFR Citation: 40 CFR 85 Legal Deadline: None.

Abstract: This rulemaking will address the issue of establishing: (1) test procedures and standards for heavyduty gasoline vehicles, (2) new standards for light-duty vehicles and light-duty trucks, and (3) alternative dynamometer loadings for the loaded short tests. These amendments are appropriate so that owners of heavyduty vehicles will have emissions warranty protection and additional owners of light-duty vehicles and trucks will be entitled to warranty protection.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Additional Information: SAR No. 2136.

FTS: 8-374-8416.

Agency Contact: James McCargar, Environmental Protection Agency, Air and Radiation, 2625 Plymouth Road, Ann Arbor, MI 48105, 313 668-4416

RIN: 2060-AB53

# 2830. FUEL AND FUEL ADDITIVES: PREVENTATIVE ACTION PROGRAM TO PREVENT SELF-SERVE FUEL SWITCHING

**Legal Authority:** 42 USC 7545 /CAA 211; 42 USC 7601(a) /CAA 301(a)

CFR Citation: 40 CFR 80.22; 40 CFR

80.23

Legal Deadline: None.

Abstract: This action will develop a voluntary "Preventative Action Program" to be used by gasoline retailers to help prevent self-serve fuel switching. Retailers will be afforded an affirmative defense to allegations of "allowing" fuel switching if they have effectively implemented this program. This action would also change the language of the fuel switching regulation to prohibit fuel switching in all vehicles designed to use unleaded gasoline, and not just those that still have an "unleaded only" label or fuel inlet restrictor.

#### Timetable:

| Action       | Date           | FR | Cite |
|--------------|----------------|----|------|
| NPRM         | 00/00/00       |    |      |
| Small Entity | : Undetermined |    |      |

Additional Information: SAR No. 2215.

FTS: 8-382-2633

Agency Contact: Richard Kozlowski, Environmental Protection Agency, Air and Radiation, (EN-397F), Washington, DC 20460, 202 382-2633

RIN: 2060-AB59

# 2831. TREATMENT, STORAGE, AND DISPOSAL FACILITY AREA SOURCE AIR EMISSIONS - RCRA STANDARDS

Significance: Regulatory Program

Legal Authority: 42 USC 6924/RCRA

3004, 3007

CFR Citation: 40 CFR 264, Subparts I to N Legal Deadline: Statutory, May 1987.

**Abstract:** The purpose of this action is to investigate the magnitude of the area non-combustion source air emissions from hazardous waste treatment, storage, and disposal facilities and to develop standards for monitoring and control as needed. Area sources include surface impoundments, landfills, waste piles, land treatment operations and waste water treatment facilities. Pollutants to be considered by such standards would include volatile organic compounds, particulate matter, specific toxic substances, or a combination of these. The mandate for standards development under RCRA is to protect human health and the environment.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 01/00/89 |         |
| Final Action | 03/00/90 |         |
|              |          |         |

Small Entity: Undetermined

Additional Information: SAR No. 2240.

FTS:8-629-5672.

Agency Contact: James F. Durham, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5672

RIN: 2060-AB94

# ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Air Act (CAA)

Final Rule Stage

#### 2832. ● PSD REGULATIONS FOR NOX

Significance: Regulatory Program

Legal Authority: 42 USC 1857 /CAA 211

CFR Citation: 40 CFR 51; 40 CFR 52 Legal Deadline: Judicial, October 9, 1989.

Abstract: In March 1986, the Sierra Club, et al., filed suit against EPA for not promulgating regulations pursuant to section 166 of the Clean Air Act for nitrogen oxides (NOx). The court decision issued by the District Court for the Northern District of California on April 1, 1987, requires the EPA to

propose regulations by February 9, 1988, and promulgate regulations by October 9, 1988. Work started in November on the development of PSD increment and/or NOx system that would be equally effective as the congressionally set increments for PM and SO2 in order to comply with this court action.

#### Timetable:

| Action       | Date FR Cite        |   |
|--------------|---------------------|---|
| NPRM .       | 02/08/88 53 FR 3698 | 3 |
| Final Action | 10/00/88            |   |

Small Entity: No

Additional Information: SAR No. 2421.

FTS:8-541-5592

Agency Contact: Gary McCutchen, Environmental Protection Agency, Air and Radiation, MD-15, Research Triangle Park, NC 27711, 919 541-5592

RIN: 2060-AC24

# 2833. FUGITIVE EMISSIONS/SURFACE COAL MINES FOR AIR QUALITY NEW SOURCE REVIEW

Significance: Regulatory Program

Legal Authority: 42 USC 7410/CAA 110

EPA—CAA Final Rule Stage

CFR Citation: 40 CFR 51; 40 CFR 52 Legal Deadline: None.

Abstract: This action would revise EPA's new source requirements for new major stationary sources in PSD and Nonattainment areas. EPA is taking this action to implement a settlement agreement with Chemical Manufacturer's Association and other parties who challenged the regulation amendments promulgated on August 7, 1980. The schedule below covers the issues included in Exhibit A of the Agreement; the Agency is developing a schedule for Exhibit B issues.

#### Timetable:

#### **Final Action**

New Source Review 06/00/88 Surface Coal Mines 10/00/88 NPRM

New Source Review 08/25/83 (49 FR 38742) Surface Coal Mines 10/24/84 (48 FR

43211) Small Entity: No

Additional Information: SAR No. 1845.

FTS:8:629-5375.

Agency Contact: David Solomon, Environmental Protection Agency, Air and Radiation, MD-15, Research Triangle Park, NC 27711, 919 541-5375

RIN: 2060-AA68

#### 2834. NSPS: SOLVENT DEGREASING

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60, Subpart JJ

Legal Deadline: Statutory, August 1982.

Abstract: Some new issues have arisen, and EPA is deciding whether to go forward with this rule. A Federal Register notice requesting public participation in information gathering for Organic Solvent Cleaning was published August 10, 1987 (52 FR 29548).

#### Timetable:

| Action      | Date            |      | FR | Cite  |
|-------------|-----------------|------|----|-------|
| NPRM        | 06/11/80        | 45   | FR | 39766 |
| Decision on | whether to regu | late |    |       |
| Final Act   | on 10/00/88     |      |    |       |

Small Entity: Yes

Additional Information: SAR No. 1010.

Docket No. OAQPS 78-12.

FTS:8-629-5568.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Doug Bell,

Environmental Protection Agency, Air

and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AA12

# 2835. NSPS: SYNTHETIC ORGANIC CHEMICAL INDUSTRY: AIR OXIDATION PROCESS

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60, Subpart III

Legal Deadline: None.

Abstract: This regulation will control emissions of volatile organic compounds from the manufacture of synthetic organic chemicals via air oxidation processes. The Agency is still considering whether to go forward with this rule.

#### Timetable:

| Date     | FR | Cite           |
|----------|----|----------------|
|          | FR | 48932          |
| 00/00/00 |    |                |
|          |    | 10/21/83 48 FR |

Small Entity: No

Additional Information: SAR No. 1618.

FTS:8-629-5578.

Agency Contact: Doug Bell, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AA30

# 2836. NSPS: DISTILLATION OPERATIONS

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: This regulation will control emissions of volatile organic compounds from new, modified, and reconstructed distillation facilities at petroleum refineries and synthetic organic chemical plants. New issues have arisen and the Agency is deciding whether to go forward with this rule.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 12/30/83 | 48 | FR | 57538 |
| Final Action | 00/00/00 |    |    |       |

Small Entity: No

Additional Information: SAR No. 1733.

FTS:8-629-5568.

**Agency Contact: Doug Bell,** Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AA35

### 2837. NSPS: PETROLEUM REFINERY, FCC REGENERATORS

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

**Abstract:** This standard will require control of sulfur dioxide from fluidized catalytic cracking units.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/08/85 | 50 FR 46464 |
| Final Action | 06/00/88 |             |

Small Entity: No

Additional Information: SAR No. 1736.

FTS:8-629-5625.

Agency Contact: Gilbert Wood, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5625

RIN: 2060-AA36

#### 2838. NSPS: POLYMER AND RESIN MANUFACTURE

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60

**Legal Deadline:** Statutory, August 1982. Statutory - Promulgation due 8/00/82

Abstract: This rule will control volatile organic compound (VOC) emissions in exhaust streams from polymerization processes in the manufacture of organic polymers and resins.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 09/30/87 | 52 FR | 36678 |
| Final Action | 01/00/89 |       |       |

Small Entity: No

Additional Information: SAR No. 1691.

Docket No. A-82-19.

FTS:8-629-5578.

Affected Sectors: Multiple

#### Agency Contact: Gilbert Wood, Environmental Protection Agency, Air

and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5578

RIN: 2060-AA37

#### **EPA—CAA**

Final Rule Stage

### 2839. NSPS: SEWAGE TREATMENT PLANTS (REVISION)

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: EPA has reviewed this standard and determined that revisions to the monitoring, recordkeeping and reporting requirements are warranted. The review assessed the performance and cost of control systems as well as experience in implementing the existing standard. EPA has issued a notice in the Federal Register announcing the results of its review and proposing revisions to the monitoring, recordkeeping and reporting requirements (51 FR 13424).

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 04/18/86 | 51 FR 43424 |
| Final Action | 06/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2028.

FTS: 8-629-5602.

Agency Contact: Al Vervaert, Environmental Protection Agency. Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5602

RIN: 2060-AB05

#### 2840. NSPS: AUTOMOBILE AND LIGHT-DUTY TRUCK COATING OPERATIONS (REVISION)

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: EPA is revising the NSPS for automobile and light-duty truck coating operations which was promulgated in December 1980 to reflect additional operational data of the best demonstrated prime coat system. This revision of the standard does not reflect a change in the basis of the prime coat standard, but a better understanding of the performance of the prime coat system upon which the standard was originally based.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 07/29/82 | 47 FR 32743 |
| Final Action | 00/00/00 |             |

Small Entity: No

Additional Information: SAR No. 2044.

FTS: 8-629-5625.

Agency Contact: Gilbert Wood, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5625

RIN: 2060-AB22

# 2841. NSPS: FOSSIL FUEL-FIRED STEAM GENERATORS (REVISION)

Legal Authority: 42 USC 7411 / CAA 111;

42 USC 7601(a)

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: These revisions to the existing NSPS for large fossil fuel-fired steam generators would establish sulfur dioxide compliance, emission monitoring, and reporting requirements on a 30-day rolling average basis.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 10/21/83 | 48 FR 48960 |
| Final Action | 00/00/00 | •           |

Small Entity: Undetermined

Additional Information: SAR No. 2083.

FTS: 8-629-5251.

Analysis: Regulatory Impact Analysis.

Agency Contact: Fred Porter, Environmental Protection Agency, Air and Radiation, MD-13, Research Triangle Park, NC 27711, 919 541-5251

RIN: 2060-AB29

# 2842. NSPS: CEMENT PLANTS (REVISION)

Legal Authority: 42 USC 7411 /CAA 111;

42 USC 7414 /CAA 114 CFR Citation: 40 CFR 60

Legal Deadline: None.

Abstract: EPA has completed a fouryear review of this NSPS. As a result, the Agency intends to revise the monitoring requirements associated with the standard to require installation of continuous opacity monitors on all kilns and clinker coolers subject to the standards after.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 09/10/85 | 50 | FR | 36956 |
| Final Action | 06/00/88 |    |    | •     |

Small Entity: No

Additional Information: SAR No. 2186.

FTS: 8-629-5568

Agency Contact: Doug Bell, Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AB38

### 2843. NSPS: POLYMERIC COATING OF SUPPORTING SUBSTRATES

Legal Authority: 42 USC 7411 /CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: This regulation would limit volatile organic compounds emissions from new, modified, and reconstructed plants that coat polymeric compounds onto supporting substrates.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 08/17/84 | 49 | FR | 32868 |
| NPRM         | 04/30/87 | 52 | FR | 15906 |
| Final Action | 07/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2237.

FTS:8-629-5568.

Agency Contact: Doug Bell,

Environmental Protection Agency, Air and Radiation, (MD-13), Environmental Protection Agency, Research Triangle Park, NC 27711, 919 541-5568

RIN: 2060-AB67

#### 2844. NSPS: VOC EMISSIONS FROM PETROLEUM REFINERY WASTEWATER SYSTEMS

Legal Authority: 42 USC 7411 /CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: This regulation is intended to limit emissions of volatile compounds from new, modified, and reconstructed refinery wastewater systems.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/04/87 | 52 FR | 16334 |
| Final Action | 10/00/88 |       |       |

Small Entity: No

Additional Information: SAR No. 1696.

FTS: 8-629-5625.

Agency Contact: Gilbert Wood, Environmental Protection Agency, Air

Final Rule Stage

5 14 1V.

and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5625

RIN: 2060-AB81

# 2845. NSPS: MAGNETIC TAPE MANUFACTURING

Legal Authority: 42 USC 7411 / CAA 111

CFR Citation: 40 CFR 60 Legal Deadline: None.

Abstract: This regulation is intended to limit emissions of volatile organic compounds from new, modified, and reconstructed magnetic tape manufacturing lines.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 01/22/86 | 51 FR 2996 |
| Final Action | 05/00/88 |            |

Small Entity: No

Additional Information: SAR No. 1928.

FTS: 8-629-5625.

Agency Contact: Gilbert Wood,

Environmental Protection Agency, Air and Radiation, (MD-13), Research Triangle Park, NC 27711, 919 541-5625

RIN: 2060-AB88

# 2846. ● STATE IMPLEMENTATION PLANS: APPROVAL OF POST -1987 OZONE AND CARBON MONOXIDE PLAN REVISIONS FOR AREAS NOT ATTAINING THE NATIONAL AMBIENT AIR QUALITY STANDARDS NAAQS

Significance: Regulatory Program

**Legal Authority:** 42 USC 7401 et seq/CAA

CFR Citation: 40 CFR Not yet determined

Legal Deadline: None.

Abstract: The EPA is developing a program to address the likelihood that many areas in the country will not attain the national ambient air quality standards (NAAQS) for ozone and carbon monoxide (CO) by December 31, 1987, the latest date for attainment expressly identified in the Clean Air Act. This notice describes EPA's views about how EPA should interpret the Act so as to bring those areas into attainment, the reasons for that interpretation, and the concrete steps EPA intends to take to implement that interpretation soon and in the long term. The final policy will be an advance notice of how EPA intends, in .. subsequent rulemakings, to judge the

adequacy of State efforts to plan for attainment of the ozone and CO standards.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 11/24/87 | 52 FR | 45044 |
| Final Action | 00/00/00 |       |       |

Small Entity: Not Applicable

Additional Information: SAR No. 2559.

FTS:8-699-5517

Agency Contact: Brock Nicholson, Environmental Protection Agency, Air and Radiation, MD-15, Research Triangle Park, NC 27711, 919 541-5517

RIN: 2060-AB96

#### 2847. NESHAP: CHROMIUM--COMFORT COOLING TOWERS

Significance: Regulatory Program

Legal Authority: 15 USC 2605; 15 USC

2607

CFR Citation: 40 CFR 749 Legal Deadline: None.

Abstract: EPA issued a notice of intent to list total chromium or hexavalent chromium under Section 112 (50 FR 24317). We are further assessing the public health risks of chromium compounds and investigating emissions of chromium and techniques that are available to control the emissions from identified source categories. Because emissions from cooling towers using chromium chemicals in the recirculating water are predominantly hexavalent, a detailed investigation of the technical feasibility of using chromium substitutes or high efficiency drift eliminators is being conducted. EPA has decided that emissions standards are warranted, and standards will be proposed under Section 6 of TSCA.

#### Timetable:

| Action                 | Date     | FR Cite     |
|------------------------|----------|-------------|
| Notice of Solicitation | 09/15/86 | 51 FR 32668 |
| NPRM                   | 03/29/88 | 53 FR 10205 |
| Final Action           | 04/00/89 |             |

Small Entity: No

Additional Information: SAR No. 2386.

FTS-8-629-5625

Agency Contact: Gilbert Wood, Environmental Protection Agency, Air and Radiation, MD-13, 919 541-5625

RIN: 2060-AC13

# 2848. • PROPOSED POLICY STATEMENT: ALTERNATIVE RURAL FUGITIVE DUST POLICY FOR PM10

Significance: Regulatory Program
Legal Authority: 42 USC 7401/CAA
CFR Citation: 40 CFR 50; 40 CFR 52

Legai Deadline: None.

Abstract: Since 1977, EPA has allowed States with rural fugitive dust areas (RFDAs) to discount fugitive dust in developing and enforcing a State Implementation Plan(SIP) for attainment and maintenance of the NAAQS for particulate matter (PM). On July 1, 1987, EPA promulgated revisions to its particulate matter National Ambient Air Quality Standards (NAAQS), 52 FR 24634. In this notice, EPA also solicited comments on alternatives for SIP requirements for RFDAs and on the adequacy of the definitions which are used in identifying RFDAs, and the importance of protecting annual versus 24-hour NAAQS (52 FR 24716). The EPA will issue its decision after considering public comments on the alternatives. The EPA will continue its existing fugitive policy and apply it to implementation of the revised particulate standard until a decision is made.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 07/01/87 | 52 | FR | 24716 |
| Final Action | 00/00/00 |    |    |       |

Small Entity: Not Applicable

Additional Information: SAR No. 2543.

FTS:8-629-5634

Agency Contact: Thompson G. Pace, Environmental Protection Agency, Air and Radiation, Research Triangle Park, NC 27711, 919 541-5634

RIN: 2060-AC44

# 2849. STRATOSPHERIC OZONE PROTECTION STRATEGY

Significance: Regulatory Program

Legal Authority: 42 USC 4547 / CAA

157(6)

CFR Citation: 40 CFR Not yet determined

Final Rule Stage

**Legal Deadline:** Judicial, November 1987. Revised proposal by December 1987 and Final action by August 1988

Abstract: This action initiates a comprehensive research effort by EPA to assess issues related protection of the stratosphere, as directed by Part B, Section 157 of the CAA. The plan proposed that EPA enhance its research and analysis, participate in a series of domestic and international workshops related to stratospheric ozone, and arrive at a decision by November, 1987 whether additional regulation, either domestic or international, of stratospheric perturbants, is necessary. The plan also served as a basis for a settlement agreement between EPA and NRDC in a suit brought before the DC Circuit Court.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| ANPRM        | 10/07/80 | 45 FR 66726 |
| NPRM         | 12/14/87 | 52 FR 47486 |
| Final Action | 08/00/88 |             |

Small Entity: Undetermined

Additional Information: SAR No. 2372.

FTS: 8-382-4036

Agency Contact: Eileen Claussen, Environmental Protection Agency, Air and Radiation, ANR-445, 202 382-7407

RIN: 2060-AC09

# 2850. EMISSION STANDARDS AND TEST PROCEDURES FOR METHANOL-FUELED NEW MOTOR VEHICLES

Significance: Regulatory Program

Legal Authority: 42 USC 7521 / CAA 202

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: This rule will develop emission standards and test procedures applicable to methanol-fueled light-duty vehicles, light-duty trucks, heavy-duty engines, and motorcycles. Current regulations apply only to gasoline-fueled and diesel-powered vehicles. The lack of regulations is a hindrance to the development of methanol-fueled vehicles.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 04/10/84 | 49 | FR | 14244 |
| NPRM         | 08/29/86 | 51 | FR | 30984 |
| Final Action | 07/00/88 |    |    |       |

Small Entity: Undetermined

Additional Information: SAR No. 2112. FTS: 8-374-8227.

Agency Contact: Mike Gold, Environmental Protection Agency; Air and Radiation, 2565 Plymouth Road, Ann Arbor, MI 48105, 313 668-4227

RIN: 2060-AB28

# 2851. CONTROL OF EXCESS EVAPORATIVE EMISSIONS/FUEL VOLATILITY

Significance: Regulatory Program

**Legal Authority:** 42 USC 7521 /CAA 202; 42 USC 7525 /CAA 206; 42 USC 7545 /CAA 211; 42 USC 7601 /CAA 301(a)

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: In-use motor vehicle evaporative hydrocarbon emissions greatly exceed their applicable EPA emissions standards. A major reason is that the volatility of commercial gasoline is substantially greater than that of the certification test fuel specified by EPA. This rule will consider options to deal with this problem including control of commercial fuel volatility and a change to certification test fuel volatility.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/19/87 | 52 | FR | 31274 |
| Final Action | 10/00/89 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2318.

FTS:8-374-8339

Analysis: Regulatory Impact Analysis

Agency Contact: Richard A. Rykowski, Environmental Protection Agency, Air and Radiation, 2565 Plymouth Road; Ann Arbor, Michigan 48105, 313 668-4339

RIN: 2060-AB89

#### 2852. PARTICULATE EMISSION STANDARDS FOR CERTAIN 1987 AND LATER MODEL YEAR LIGHT-DUTY DIESEL TRUCKS (REVISION)

**Legal Authority:** 42 USC 7521/CAA 202; 42 USC 7525/CAA 206; 42 USC 7601/CAA 301

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: EPA is considering revising the particulate emission standards for

light-duty diesel trucks with a loaded vehicle weight equal to or greater than 3751 pounds. The standard would be relaxed for the 1987-1990 model years, allowing manufacturers to devote their resources to developing particulate trap oxidizer technology. Then in 1991, the standard would be tightened to 0.13 grams per mile which is twice as stringent as the current applicable standard.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 06/14/87 | 52 FR 21075 |
| Final Action | 05/00/88 |             |

Small Entity: No

Additional Information: SAR No. 2416.

FTS:8-382-2485

Agency Contact: Carol Bengle, Environmental Protection Agency, Air and Radiation, (EN-340F), Washington, DC 20460, 202 382-2485

RIN: 2060-AC18

٠,

#### 2853. SMALL-VOLUME MANUFACTURERS CERTIFICATION PROCEDURE (REVISION)

Legal Authority: 42 USC 7525 / CAA 206

CFR Citation: 40 CFR 86 Legal Deadline: None..

**Abstract:** This action will result in amended rules to provide for certification of emissions compliance by small-volume manufacturers, including commercial importers importing vehicles into the United States. By a separate action, EPA has revised its rules for nonconforming vehicle importation. This action is appropriate to improve the certification regulations and assure compliance with the exhaust emission standards. Current rules for small-volume manufacturers were not specifically intended to apply to conversion of previously manufactured but uncertified configurations. However, increasingly large numbers of manufacturers who import vehicles for resale have applied for EPA certification as an alternative to individual vehicle importation. This will primarily impact businesses involved in importing motor vehicles. The likely impact of these changes will be increased costs to these businesses.

Same of the second

Final Rule Stage

| -  |   |    |   |   |    |
|----|---|----|---|---|----|
| Ti | m | ei | 2 | h | صا |
|    |   | •  |   | • |    |

| Action    | :   | ٠,٠ | Date     |    | FR | Cite |
|-----------|-----|-----|----------|----|----|------|
| NPRM      |     |     | 03/09/88 | 53 | FR | 7676 |
| Final Act | ion |     | 03/00/89 |    |    |      |

Small Entity: No

Additional Information: SAR No. 2143.

FTS: 8-374-8444

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Charlie Cole, Environmental Protection Agency, Air and Radiation, 2625 Plymouth Road, Ann Arbor, MI 48105, 313 668-4444

RIN: 2060-AB54

#### 2854. AMENDMENTS TO SELECTIVE **ENFORCEMENT AUDITING** REGULATIONS

Legal Authority: 42 USC 7525(b)/CAA 206; 42 USC 7542(a)/CAA 211; 42 USC 7601(a)/CAA 301

CFR Citation: 40 CFR 86 Legal Deadline: None.

Abstract: These amendments would delete the mandatory reporting of manufacturers' internal quality assurance emission test data. Prior to promulgation of this requirement in 1980, many manufacturers voluntarily submitted their internal quality assurance data. The deletion of this

requirement is not expected to affect the SEA program, especially since many manufacturers will continue to provide the data voluntarily.

#### Timetable:

| Action       | Date     | F    | R | Cite  |
|--------------|----------|------|---|-------|
| NPRM         | 09/03/87 | 52 F | R | 33560 |
| Final Action | 07/00/88 |      |   |       |

Small Entity: No

**Additional Information:** 

FTS: 8-382-4104

Agency Contact: Stephen Sinkez, Environmental Protection Agency, Air and Radiation, EN-340-F, 401 M St., SW, Washington, DC 20460, 202 382-4104

RIN: 2060-AC34

#### 2855. VOLUNTARY AFTERMARKET PARTS CERTIFICATION **REGULATIONS (REVISION)**

Legal Authority: 42 USC 7541(b) /CAA 207(b)

CFR Citation: 40 CFR 85 Legal Deadline: None.

Abstract: The U.S. Court of Appeals for the D.C. Circuit has directed EPA to amend the aftermarket parts certification regulations. There were four specific areas which the Court directed EPA to revisit. EPA was

directed to develop better procedures for determining adequate grounds for manufacturer denial of a warranty claim; reconsider inclusion of specialty parts into the certification system; improve the procedure for resolution of warranty cost claims by vehicle manufacturers' against certified parts manufacturers; and labeling for certified parts. Under the proposed regulation, effective with the 1990 model year, emissions testing for EPA's programs involving Certification, Selective Enforcement Audits, and Recalls and for service accumulation for the Certification program for all gasolinefueled motor vehicles will be performed only with unleaded gasoline test fuel.

#### Timetable:

| Action       | Date     |    | FR | Cite |  |
|--------------|----------|----|----|------|--|
| NPRM         | 01/09/87 | 52 | FR | 924  |  |
| Final Action | 06/00/88 |    |    |      |  |

Small Entity: Yes

Additional Information: SAR No. 2145.

FTS: 8-374-8316

Analysis: Regulatory Flexibility Analysis

Agency Contact: Mike Sabourin, Environmental Protection Agency, Air and Radiation, Environmental Protection Agency, 2565 Plymouth Road, Ann Arbor, MI 48105, 313 668-4316

RIN: 2060-AB58

#### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Clean Air Act (CAA)

#### **Completed Actions**

#### 2856. FEDERAL PROMULGATION OF STATE IMPLEMENTATION PLANS TO **PROTECT VISIBILITY**

Significance: Regulatory Program CFR Citation: 40 CFR 52

Completed:

| Reason                                     | Date     | FR Cite |
|--|----------|---------|
| RIN CHANGE<br>See same<br>action listed as | 03/01/88 | ,       |
| RIN 2060-AB8                               | -        |         |
| Small Entity: 1                            | No ·     | ,       |

Agency Contact: Thompson G. Pace

Short of the transfer

919 541-5634 RIN: 2060-AC20

2857. NSPS: RUBBER PRODUCTS INDUSTRY-TIRE MANUFACTURING

CFR Citation: 40 CFR 60, Subpart BBB

Completed:

| Reason       | Date     | FF    | R Cite |
|--------------|----------|-------|--------|
| Final Action | 09/15/87 | 52 FF | 34868  |

Small Entity: No

Agency Contact: Gilbert Wood 919 541-

5625

RIN: 2060-AA24

2858. NSPS: INDUSTRIAL BOILERS,

Significance: Regulatory Program

CFR Citation: 40 CFR 60

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/16/87 | 52 FR 47826 |
|              |          |             |

Small Entity: No

Agency Contact: Fred Porter 919 541-

5251

RIN: 2060-AB33

#### 2859. NSPS: SURFACE COATING OF **PLASTIC PARTS FOR BUSINESS MACHINES**

CFR Citation: 40 CFR 60

Completed:

| Reason       | Date         |    | FR | Cite |    |
|--------------|--------------|----|----|------|----|
| Final Action | 01/29/88     | 53 | FR | 2672 |    |
| Small Entity | Undetermined | _  |    |      | ΄. |

#### **EPA—CAA**

**Completed Actions** 

Agency Contact: Doug Bell 919 541-

5568

RIN: 2060-AB66

2860. NSPS: NEW RESIDENTIAL **WOOD HEATERS** 

Significance: Regulatory Program

CFR Citation: 40 CFR 60

Completed:

**FR Cite** Date Reason 02/26/88 53 FR 5860 Final Action

Small Entity: Yes

Agency Contact: Rick Colver 919 541-

5578

RIN: 2060-AB68

2861. REQUIREMENTS FOR PREPARATION, ADOPTION, AND SUBMITTAL OF IMPLEMENTATION **PLANS; APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS; SURFACE COAL MINES** 

Significance: Regulatory Program

**CFR Citation:** 40 CFR 52.21; 40 CFR 51.166; 40 CFR 52.24; 40 CFR 51, Appendix

Completed:

Reason Date **FR Cite** RIN CHANGE 03/01/88 See same

action listed as RIN 2060-AA68

Small Entity: Undetermined

**Agency Contact: David Solomon 919** 541-5375

RIN: 2060-AC40

2862. "GUIDELINE ON AIR QUALITY **MODELS" (REVISION)** 

CFR Citation: 40 CFR 51.24(I); 40 CFR 52.21(m)

Completed:

Date **FR** Cite Reason Final Action 01/06/88 53 FR 342

Small Entity: No

Agency Contact: Joseph Tikvart 919

541-5561

RIN: 2060-AB13

2863. IMPORTATION OF MOTOR VEHICLES AND MOTOR VEHICLE **ENGINES (REVISION)** 

CFR Citation: 40 CFR 85

Completed:

**FR Cite** Reason Date Final Action 09/25/87 52 FR 36136

Small Entity: Yes

**Agency Contact: Zachary Fraser 202** 

382-2500

RIN: 2060-AA54

2864. REMOVAL OF LEAD FROM EPA **CERTIFICATION AND TEST FUELS** (REVISION)

CFR Citation: 40 CFR 86

Completed:

**FR Cite** Reason Date 01/07/88 Final Action 53 FR 470

Small Entity: No

**Agency Contact: Peter Hutchins 313** 

668-4340

RIN: 2060-AB87

2865. PSD REGULATIONS FOR NOX

Significance: Regulatory Program

CFR Citation: 40 CFR 52.21; 40 CFR

51.166

Completed:

Reason Date **FR Cite** RIN CHANGE 03/01/88 See same action listed as RIN 2060-AC29

Small Entity: No

Agency Contact: Eric Noble 919 541-

5362

RIN: 2060-AC29

2866. FUEL ECONOMY TEST PROCEDURES; ADJUSTMENT TO **TEST RESULTS TO ACCOUNT FOR TEST PROCEDURE CHANGES (LIGHT-DUTY TRUCKS)** 

CFR Citation: 40 CFR 600

Completed:

Reason Date **FR Cite** Withdrawn 11/24/87 52 FR 44996

Small Entity: No

Agency Contact: Robert Larson 313

668-4479

RIN: 2060-AB86

#### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Superfund (CERCLA)

**Proposed Rule Stage** 

2867. DESIGNATION OF THE **EXTREMELY HAZARDOUS** SUBSTANCES LIST AS HAZARDOUS SUBSTANCES

Significance: Regulatory Program

Legal Authority: 42 USC 9602 /CERCLA

CFR Citation: 40 CFR 302

Legal Deadline: None.

Abstract: This rule will propose to designate extremely hazardous substances, as defined in Section 302 of SARA, as hazardous substances pursuant to Section 102 of CERCLA.

Timetable:

**FR Cite** Action Date **NPRM** 04/00/88 09/00/88 Final Action

Small Entity: No

Additional Information: SAR No. 2336.

RCRA/Superfund Hotline (800-424-9346); in Metropolitan Area (202-382-

3000)

Agency Contact: Gerain H. Perry, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548B), Washington, D.C. 20460, 202 382-5650

RIN: 2050-AB62

2868. REPORTABLE QUANTITIES (RQS) FOR RELEASES SUBSTANCES ON THE EXTREMELY HAZARDOUS **SUBSTANCES LIST** 

Significance: Regulatory Program

**Proposed Rule Stage** 

**Legal Authority:** 42 USC 11002 / SARA 302: 42 USC 9602 / CERCLA 102

CFR Citation: 40 CFR 302 Legal Deadline: None.

Abstract: This action will adjust the reportable quantities (RQs) for substances on the Extremely Hazardous Substances List, which EPA has proposed for designation as CERCLA hazardous substances.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| Final Action | 09/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2429.

FTS:8-382-5650

Agency Contact: Gerain H. Perry, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548B), Washington, DC 20460, 202 382-5650

RIN: 2050-AC14

# 2869. REPORTING CONTINUOUS RELEASES OF HAZARDOUS SUBSTANCES

Significance: Agency Priority

Legal Authority: 42 USC 9602 / CERCLA

102

CFR Citation: 40 CFR 302; 40 CFR 355

Legal Deadline: None.

Abstract: The purpose of this action is to clarify the reduced reporting requirements pursuant to Section 103(f)(2) of CERCLA for facilities that have continuous and stable releases of hazardous substances in amounts at or above their reportable quantities.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 02/00/89 | •       |

Small Entity: No

Additional Information: SAR No. 2411.

For further information contact the RCRA/Superfund Hotline (800-424-9346); in Metropolitan Area (202-382-3000)

Agency Contact: Hubert Watters, Environmental Protection Agency, Solid Waste and Emergency Response, WH 548B, Washington, DC 20460, 202 382-2463

RIN: 2050-AA46

# 2870. REPORTING EXEMPTIONS FOR FEDERALLY PERMITTED RELEASES OF HAZARDOUS SUBSTANCES

Significance: Regulatory Program

Legal Authority: 42 USC 9602 /CERCLA

**CFR Citation:** 40 CFR 117; 40 CFR 302; 40 CFR 355

Legal Deadline: None.

Abstract: In the May 25, 1983 NPRM (48 FR 23552) that proposed to adjust certain reportable quantities (RQs) for releases of hazardous substances, EPA explained the Agency's interpretation of each of the types of releases exempted by the definition of "federally permitted release" in Section 101(10) of CERCLA. Because of the amount of time that has passed and additional analysis undertaken since that NPRM, this action reproposes regulations to clarify the statutory language in Section 101(10) of CERCLA.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 02/00/89 |         |

Small Entity: No

Additional Information: SAR No. 2394.

RCRA/Superfund Hotline 800-424-9346, in Washington DC 202-382-3000

Agency Contact: Hubert Watters, Environmental Protection Agency, Solid Waste and Emergency Response, WH-548B, 202 382-2463

RIN: 2050-AB82

# 2871. ● PLANNING AND IMPLEMENTING SUPERFUND OFF-SITE RESPONSE ACTIONS

Significance: Regulatory Program

 Legal Authority:
 42
 USC

 9604(c)/CERCLA
 104(c);
 42
 USC

 9621(d)(3)/CERCLA
 121(d)(3);
 33
 USC

 1321(c)(2)/CWA 311(c)(2)

CFR Citation: 40 CFR 300 Legal Deadline: None.

Abstract: This rule interprets and codifies (1) the requirements of Section 121(d)(3) of the Comprehensive Emergency Response, Compensation, and Liability Act (CERCLA) as

amended by the Superfund -Amendments and Reauthorization Act of 1986 (SARA) and (2) the revised offsite policy directive (November 13, 1987). Section 121(d)(3) and the directive describe procedures that must be observed when a response action under CERCLA involves off-site transfer of CERCLA wastes resulting from CERCLA decision documents signed after the enactment of SARA. Section 121(d)(3) of SARA specifies that wastes from removal or remedial actions under CERCLA: 1) only be transferred to facilities that are in compliance with Sections 3004 and 3005 of the Resource Conservation and Recovery Act (RCRA), other applicable Federal laws and State laws, and 2) only be transferred to units at hazardous waste land disposal facilities that are not leaking and where releases from other (non-receiving) units at the facility are under a corrective action program.

#### Timetable:

| Date     | FR Cite  |
|----------|----------|
| 04/00/88 |          |
| 07/00/88 | •        |
|          | 04/00/88 |

Small Entity: No

Additional Information: SAR No. 2538.

FTS:8-382-4808

Analysis: Regulatory Impact Analysis

Agency Contact: Elaine Stanley, Director, RCRA Enforcement Division, Environmental Protection Agency, Solid Waste and Emergency Response, 401 M Street, SW, Washington, DC 20460, 202 382-4808

RIN: 2050-AC35

# 2872. NATIONAL OIL AND HAZARDOUS SUBSTANCES POLLUTION CONTINGENCY PLAN (NCP)

Significance: Regulatory Program

**Legal Authority:** 33 USC 1321 / CWA 311; 42 USC 9605 / CERCLA 105

CFR Citation: 40 CFR 300

Legal Deadline: Statutory, April 17, 1988.

Abstract: The National Contingency Plan (NCP) is the primary regulation directing government and responsible party response to and cleanup of discharges of oil, and releases of hazardous substances, pollutants and contaminants. The Superfund Amendments and Reauthorization Act

**Proposed Rule Stage** 

of 1986 mandated that the NCP be revised within 18 months of the date of enactment to incorporate statutory changes.

#### Timetable:

| Action       | Date     | <u>,</u> ' | FR | Cite |  |
|--------------|----------|------------|----|------|--|
| NPRM         | 10/00/88 |            |    |      |  |
| Final Action | 11/00/89 |            |    |      |  |

Small Entity: No

Additional Information: SAR No. 2400.

FTS-8-382-2182.

Agency Contact: Arthur Weissman, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548D), Washington, DC 20460, 202 382-2182

RIN: 2050-AA75

#### 2873. HAZARD RANKING SYSTEM FOR UNCONTROLLED HAZARDOUS SUBSTANCE RELEASES

Significance: Regulatory Program

Legal Authority: 42 USC 9605(a)(8)(A) / CERCLA 105(a)(8)(A); 42 USC 9605(c) / CERCLA 105(C); 42 USC 9618/CERCLA 118; 42 USC 9625/CERCLA 125

CFR Citation: 40 CFR 300, Appendix A Legal Deadline: Statutory, April 17, 1988.

Abstract: This action revises the Hazard Ranking System (HRS) which is Appendix A of the National Contingency Plan. The HRS is a system for determining the relative severity of risks among releases of hazardous substances. The HRS is the primary mechanism for establishing the National Priorities List under CERCLA. SARA requires that the HRS be amended to assure, to the extent feasible, that it accurately assesses relative risk to public health and the environment. SARA specifically requires that the HRS take into consideration natural resource damages that may affect the human food chain as well as potential air contamination. The HRS must also appropriately assess human health risks associated with contamination of surface waters for drinking or recreation.

#### Timetable:

Small Entity: No

| Timetable:   | •        | Sergiunt<br>Noon |
|--------------|----------|------------------|
| Action       | Date     | FR Cite          |
| ANPRM        |          | 52 FR 11513      |
| NPRM         | 05/00/88 |                  |
| Final Action | 10/00/88 | S                |

Additional Information: SAR No. 2566.

FTS: 8-382-4604

Agency Contact: Steve Caldwell, Environmental Protection Agency, Solid Waste and Emergency Response, 202 382-4604

RIN: 2050-AB73

#### 2874. NATIONAL PRIORITIES LIST FOR UNCONTROLLED HAZARDOUS **WASTE SITES - UPDATE 7**

Significance: Regulatory Program .

Legal Authority: 42 USC 9605 /CERCLA

105; 42 USC 9620 /CERCLA 120 CFR Citation: 40 CFR 300.66

Legal Deadline: Statutory. Annual Update.

Abstract: This action revises the National Priorities List (NPL) for uncontrolled hazardous waste sites in the National Contingency Plan (NCP). CERCLA requires that the NPL be revised at least annually. Periodic revisions will allow EPA to include sites on the NPL with known or threatened hazardous substances releases and to delete sites that have been cleaned up. EPA uses the Hazard Ranking System (HRS) to evaluate the sites. The Agency will propose Update 7. See the related actions in the proposed and final rule sections of this Agenda.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 10/00/88 |         |
|              |          |         |

Small Entity: No

Additional Information: SAR No. 5358.

FTS:8-382-3412

Agency Contact: Sandra J. Crystall, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548A), Washington, DC 20460, 202 382-3412

RIN: 2050-AC16

#### 2875. ● NATIONAL PRIORITIES LIST FOR UNCONTROLLED HAZARDOUS **WASTE SITES - RCRA SITES**

Significance: Regulatory Program

Legal Authority: 42 USC 9606/CERCLA 105; 42 USC 9620/CERCLA 120

CFR Citation: 40 CFR 300.66

Legal Deadline: Statutory. Annual Update

Abstract: This action revises the National Priorities List (NPL) for uncontrolled hazardous waste sites in the National Contingency Plan (NCP). CERCLA requires that the NPL be revised at least annually. Periodic revisions will allow EPA to include sites on the NPL with known or threatened hazardous substances releases an and to delete sites that have been cleaned up. EPA uses the Hazard Ranking System (HRS) to evaluate the sites. The Agency will propose RCRA sites. See the related actions in the proposed and final rules sections of this Agenda.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: No

Additional Information: SAR No. 5357.

FTS:8-382-3412

Agency Contact: Sandra J. Crystall, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, Solid Waste and Emergency Response (WH-548A), Washington, DC 20460, 202 382-3412

RIN: 2050-AC48

#### 2876. ● NATIONAL PRIORITIES LIST FOR UNCONTROLLED HAZARDOUS **WASTE SITES - FEDERAL FACILITY** SITES

Significance: Regulatory Program

Legal Authority: 42 USC 9605/CERCLA 105; 42 USC 9620/CERCLA 120

CFR Citation: 40 CFR 300.66

Legal Deadline: Statutory. Annual Update.

Abstract: This action revises the National Priorities List (NPL) for uncontrolled hazardous waste sites in the National Contingency Plan (NCP). CERCLA requires that the NPL be revised at least annually. Periodic revisions will allow EPA to include sites on the NPL with known or threatened hazardous substances releases and to delete sites that have been cleaned up. EPA uses the Hazard Ranking System (HRS) to evaluate the sites. The Agency will propose Federal facility sites. See the related actions in the proposed and final rule sections of this Agenda.

#### **Proposed Rule Stage**

| Timetable:   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 04/00/88 |         |
| Final Action | 10/00/88 |         |

Small Entity: No

Additional Information: SAR No. 5432.

FTS:8-382-3412

Agency Contact: Sandra J. Crystall, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, Solid Waste and Emergency Response (WH-548A), Washington, DC 20460, 202 382-3412

RIN: 2050-AC57

# 2877. ● ARBITRATION PROCEDURES FOR SMALL SUPERFUND COST RECOVERY CLAIMS

**Legal Authority:** 42 USC 9607(a)/CERCLA 107(a); 42 USC 9622(h)/SARA 122(h)

CFR Citation: 40 CFR 304 Legal Deadline: None.

Abstract: This regulation will establish and govern the procedures for arbitration of small CERCLA 107(a) cost recovery claims pursuant to the authority granted EPA by SARA 122(h)(2). The regulation will provide a voluntary procedure by which EPA and PRPs at a site may agree to submit a cost recovery claim for resolution by arbitration. Arbitration may be used only when the total response costs for the facility concerned do not exceed \$500,000, excluding interest. Arbitration is an alternative dispute resolution technique that should provide a quicker and less costly method of case resolution than traditional litigation and negotiations.

#### Timetable:

| Date     | FN       | Cite     |
|----------|----------|----------|
| 06/00/88 |          |          |
| 03/00/89 |          |          |
|          | 06/00/88 | 06/00/88 |

Small Entity: No

Additional Information: SAR No. 2455.

FTS:8-382-3077

Agency Contact: Janice Linett, Attorney/Advisor, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, Office of Enforcement and Compliance, Monitoring LE-134S, Wash. DC 20460, **202 382-3077** 

RIN: 2050-AC36

# 2878. ADMINISTRATIVE HEARING PROCEDURE FOR SUPERFUND CLAIMS

Legal Authority: 42 USC 9612(b) /CERCLA 112(b)

CFR Citation: 40 CFR 305 Legal Deadline: None.

Abstract: Section 112(b)(2) of CERCLA as amended, provides that a person who has made a claim against the Superfund and is dissatisfied with the award by EPA may request an administrative hearing. Such hearings shall be before an administrative law judge. The purpose of this rule would be to establish procedures for conducting administrative hearings. The procedures of this rule would replace the Arbitration procedures, formerly codified at 40 CFR Part 305, revoked as a result of the amendments to section 112.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 11/00/88 |         |
|              |          |         |

Small Entity: No

Additional Information: SAR No. 2498.

FTS:8-382-4645

Agency Contact: William D. Ross, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548E), Washington, DC 20460, 202 382-4645

RIN: 2050-AC26

#### 2879. WORKER PROTECTION STANDARDS FOR HAZARDOUS WASTE OPERATIONS AND EMERGENCY RESPONSE

Legal Authority: 42 USC 9626(f) /SARA Sec 126(f)

CFR Citation: 40 CFR Undetermined

Legal Deadline: Statutory. 90 days after the Department of Labor promulgates standards

Abstract: The Superfund Amendments and Reauthorization Act of 1986 (SARA) required the Secretary of Labor, within one year of the date of enactment, to promulgate standards for the health and safety protection of employees engaged in hazardous waste operations. SARA requires the Administrator of EPA to promulgate identical standards applicable to employees of State and Local governments in each State (currently 30) that does not have in effect an approved State Plan under Section 18 of the Occupational Safety and Health Act of 1970.

#### Timetable:

| Action       | Date     | .FR Cite |
|--------------|----------|----------|
| NPRM         | 04/00/88 |          |
| Final Action | 09/00/88 |          |

Small Entity: No

Additional Information: SAR No. 2427.

FTS:8-382-6741

Agency Contact: Rodney Turpin, Environmental Protection Agency, Solid Waste and Emergency Response, 201 321-6741

RIN: 2050-AC12

# 2880. ● EMERGENCY AND HAZARDOUS CHEMICAL INVENTORY FORMS AND COMMUNITY RIGHT-TO-KNOW REPORTING REQUIREMENTS

Significance: Regulatory Program

**Legal Authority:** 42 USC 11011(b)/SARA 311(b); 42 USC 11012(b)/SARA 312(b)

CFR Citation: 40 CFR 370 Legal Deadline: None.

Abstract: Under Title III of SARA, EPA has authority to establish thresholds below which facilities do not have to report. In the rule published on October 15, 1987, EPA set reporting thresholds for the first two years of reporting. At the same time, the Agency made a commitment to further evaluate the appropriate level for a permanent threshold.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 01/00/89 |         |
| Final Action | 09/00/89 |         |

Small Entity: Undetermined

Analysis: Regulatory Impact Analysis; Regulatory Flexibility Analysis

Agency Contact: Kathleen Brody, Program Analyst, Environmental Protection Agency, Solid Waste and Emergency Response, 401 M Street SW, Washington, DC 20460, 202 472-8353

RIN: 2050-AC34

**Proposed Rule Stage** 

2881. • ADMINISTRATIVE HEARING PROCEDURES FOR CLASS I CIVIL PENALTIES UNDER CERCLA AND THE EMERGENCY PLANNING COMMUNITY RIGHT TO KNOW ACT

Legal Authority: 42 USC 9609/SARA 325

CFR Citation: 40 CFR undetermined

Legal Deadline: None.

Abstract: The purpose of the rulemaking is to propose regulations which will govern the conduct of administrative hearings for (1) Class I

penalties to be assessed under SARA Section 325(b), and (2) other similar penalties assessed under SARA Section 325(d). The action is expected to have negligible economic impact on consumers industries, or governmental agencies, but will provide the benefit of uniform procedures for assessing penalties.

#### Timetable: .

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 08/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2511.

FTS:8-475-9437

Agency Contact: Frances McChesney, Attorney, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, 401 M Street, SW, Washginton, DC 20460, 202 475-9437

RIN: 2050-AC37

# ENVIRONMENTAL PROTECTION AGENCY (EPA) —Superfund (CERCLA)

Final Rule Stage

# 2882. REPORTABLE QUANTITIES (RQS) FOR RELEASES OF POTENTIAL CARCINOGENS AND OTHER HAZARDOUS SUBSTANCES

Significance: Regulatory Program

**Legal Authority:** 42 USC 9602 / CERCLA 102; 33 USC 1321 / CWA 311; 33 USC 1361/CWA 501(a); E.O. No. 11735

CFR Citation: 40 CFR 117; 40 CFR 302

Legal Deadline: Statutory. Legislation imposed a 12/31/86 deadline for proposal and a 4/30/88 deadline for the final rule.

Abstract: In March 1987 the Agency proposed adjusting, where appropriate, the statutory reportable quantities (RQs) for 273 of the hazardous substances identified in Section 101(14) of CERCLA, as amended. Most (269) of these substances have been evaluated for potential carcinogenicity. SARA 202 amends CERCLA 306 to require the Department of Transportation (DOT) to list and regulate as hazardous materials all CERCLA hazardous substances. These regulations require that when these materials are shipped in quantities equal to or greater than their ROs, they be identified as hazardous substances on shipping papers and package markings. DOT promulgated this rule with an effective date of July 1, 1987. The DOT has received several inquiries concerning six frequently transported CERCLA hazardous substances that had their RQs proposed to be upward adjusted in the March 16, 1987 rule. EPA has decided to expedite the final RQ adjustments for these six substances to relieve the regulatory burden on industry.

#### Timetable:

| Action        | Date :       | FR    | Cite |
|---------------|--------------|-------|------|
| NPRM          | 03/16/87     | 52 FR | 8140 |
| for six subst | ances        |       |      |
| Final Act     | ion 04/00/88 |       |      |

for 267 substances

Final Action 04/00/88

Small Entity: No

Additional Information: SAR No. 2104.

For further information contact the RCRA/Superfund Hotline (800-424-9346); in Metropolitan D.C. (382-3000).

Agency Contact: Ivette O. Vega, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548B), Washington, DC 20460, 202 475-7369

RIN: 2050-AA80

# 2883. REPORTABLE QUANTITIES (RQS) FOR RELEASES OF RADIONUCLIDES

Significance: Regulatory Program

**Legal Authority:** 42 USC 9602 /CERCLA 102; 33 USC 1321/CWA 311; 33 USC 1361/CWA 501(a)

CFR Citation: 40 CFR 302

**Legal Deadline:** Statutory. Legislation imposes a 12/31/86 deadline for proposal and a 4/30/88 deadline for the final rule.

Abstract: EPA is adjusting the statutory one-pound reportable quantity (RQ) for radionuclides pursuant to Section 102 of CERCLA. Radionuclides consist of approximately 1,500 radioactive isotopes whose release represents differing degrees of potential harm to human health and the environment. The Agency has proposed individual

adjusted RQs for 757 radionuclides, and an RQ of one curie for all of the remaining radionuclides.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 03/16/87 | 52 FR | 8172 |
| Final Action | 04/00/88 |       |      |

Small Entity: No

Additional Information: SAR No. 2335.

For further information contact the RCRA/Superfund Hotline (800-424-9346); in Metropolitan Area (202-382-3000)

Agency Contact: Pamela Harris, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548B), Washington, D.C. 20460, 202 475-9814

RIN: 2050-AB60

# 2884. REPORTABLE QUANTITIES (RQS) FOR RELEASES OF METHYL ISOCYANATE (MIC) AND LEAD; DELISTING OF AMMONIUM THIOSULFATE

Significance: Regulatory Program

**Legal Authority:** 42 USC 9602 /CERCLA 102; 33 USC 1321/CWA 311; 33 USC 1361/CWA 501(a)

**CFR Citation:** 40 CFR 117; 40 CFR 302; 40 CFR 116

Legal Deadline: Statutory. April 30, 1988

Abstract: The proposed reportable quantity (RQ) adjustments for methyl isocyanate (MIC) and lead were withdrawn by the Agency on April 4, 1985 (50 FR 13472) and September 29, 1986 (51 FR 34534), respectively. The

#### EPA-CERCLA

Final Rule Stage

Agency decided to retain the statutory one-pound RQs for these substances pending further technical analysis. The purpost of this action is to propose and promulgate final RQ adjustments for lead and four lead compounds. The statutory RQ for MIC will be retained until analysis of human data from Bhopal, India is completed. The Agency is proposing to delist ammonium thiosulfate as a CERCLA hazardous substance and to replace the registered trade mark "kelthane" with the generic term, dicofolo.

#### Timetable:

| Action       |   | Date     |    | FR | Cite |
|--------------|---|----------|----|----|------|
| NPRM         | ( | 03/02/88 | 53 | FR | 6762 |
| Final Action | ( | 04/00/88 |    |    |      |

Small Entity: No

Additional Information: SAR No. 2459.

RCRA/Superfund Hotline 800-424-9346; in Metropolitan Area 382-3000.

Agency Contact: Gerain H. Perry, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548B), Washington, DC 20460, 202 382-5650

RIN: 2050-AC21

#### 2885. • NATIONAL PRIORITIES LIST (NPL) FOR UNCONTROLLED HAZARDOUS WASTES SITES -UPDATE 5

Significance: Regulatory Program

**Legal Authority:** 42 USC 9605(a)(8)(B)/CERCLA 105(a)(8)(B); 42 USC 9620(d)(2)/CERCLA 120(d)(2)

CFR Citation: 40 CFR 300.66

Legal Deadline: Statutory. Annual Update.

Abstract: This action revises the National Priorities List (NPL) for uncontrolled hazardous waste sites in the National Contingency Plan (NCP). CERCLA requires that the NPL be revised at least annually. Periodic revisions will allow EPA to include sites on the NPL with known or threatened hazardous substances releases and to delete sites that have been cleaned up. EPA uses the Hazard Ranking System (HRS) to evaluate the sites. The Agency will promulgate Update 5. See the related actions in the proposed and final sections of the Agenda.

#### Timetable:

#### Update 5

NPRM 06/10/86 (51 FR 21099) Final Action 06/00/88

Small Entity: No

Additional Information: SAR No. 5433.

FTS:8-382-3412

Agency Contact: Sandra J. Crystall, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, Solid Waste and Emergency Response (WH-548A), Washington, DC 20460, 202 382-3412

RIN: 2050-AC45

# 2886. • NATIONAL PRIORITIES LIST (NPL) FOR UNCONTROLLED HAZARDOUS WASTES SITES - UPDATE 6

Significance: Regulatory Program

**Legal Authority:** 42 USC 9605(a)(8)(B)/CERCLA 105(a)(8)(B); 42 USC 9620(d)(2)/CERCLA 120(d)(2)

CFR Citation: 40 CFR 300.66

Legal Deadline: Statutory. Annual Update

Abstract: This action revises the National Priorities List (NPL) for uncontrolled hazardous waste sites in the National Contingency Plan (NCP). CERCLA requires that the NPL be revised at least annually. Periodic revisions will allow EPA to include sites on the NPL with known or threatened hazardous substances releases and to delete sites that have been cleaned up. EPA uses the Hazard Ranking System (HRS) to evaluate the sites. The Agency will promulgate Update 6. See the related actions in the proposed and final rule sections of the Agenda.

#### Timetable:

| Action       | Date     | 1    | FR | Cite | _ |
|--------------|----------|------|----|------|---|
| NPRM         | 01/22/87 | 52 ( | FR | 2492 | _ |
| Final Action | 10/00/88 |      |    |      |   |

Small Entity: No

Additional Information: SAR No. 5434.

FTS:8-382-3412

. .

. . .

Agency Contact: Sandra J. Crystall, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, Solid Waste and Emergency Response (WH- 548A), Washington, DC 20460, 202 382-

RIN: 2050-AC47

# 2887. © CITIZEN AWARDS FOR INFORMATION ON CRIMINAL VIOLATIONS UNDER SUPERFUND

Legal Authority: 6909(d)/CERCLA 109(d)

2

USC

CFR Citation: 40 CFR 303 Legal Deadline: None.

Abstract: This regulation is being promulgated in response to the requirements established by Section 109(c) of the Superfund Amendments and Reauthorization Act (SARA), codified as CERCLA Section 109(d). This statutory provision authorizes the President to pay an award of up to \$10,000 to any individual for information leading to the successful prosecution of any person for a criminal violation of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended. Section 109(d) also requires the President to prescribe by regulation criteria for such an award. On January 23, 1987 by Executive Order No. 12580, the President delegated to the Administrator of EPA the authority to promulgate the within regulation, and thereafter to carry out the Section 109(d) award program. This regulation is being promulgated on an interim-final basis in order to permit the more expeditious protection of the public

#### Timetable:

| Action                | • | Date     | FR Cite |
|-----------------------|---|----------|---------|
| Interim Final<br>Rule |   | 04/00/88 |         |
| Final Action          |   | 10/00/88 |         |
| _                     |   |          |         |

health and the environment, as directed

by Congress for this provision of SARA.

Small Entity: No

Additional Information: SAR No. 2495.

FTS:8-475-9666

Agency Contact: Keith Onsdorff, Senior Attorney - Advisor, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, 401 M Street SW LE-134, Washington, DC 20460, 202 475-9666

RIN: 2050-AC38

Final Rule Stage

# 2888. RESPONSE CLAIMS PROCEDURES FOR THE HAZARDOUS SUBSTANCES SUPERFUND

Legal Authority: 42 USC 9612 / CERCLA

CFR Citation: 40 CFR 307 Legal Deadline: None.

Abstract: This action prescribes the forms and procedures for persons other than the Government to recover response costs incurred in carrying out the National Contingency Plan.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/00/88 |         |
| Final Action | 09/00/88 |         |

Small Entity: No

Additional Information: SAR No. 2564.

FTS: 8-382-4645.

Analysis: Regulatory Impact Analysis

Agency Contact: William Ross, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-548E), Washington, DC 20460, 202 382-4645

RIN: 2050-AA90

#### 2889. TECHNICAL ASSISTANCE GRANTS TO GROUPS AT NATIONAL PRIORITY LIST (NPL) SITES

Legal Authority: 42 USC 9617 / SARA

OED OH

CFR Citation: 40 CFR 35 Legal Deadline: None.

Abstract: Superfund Amendments and Reauthorization Act 1986 requires that EPA develop grant regulations for technical assistance for citizen groups. Under Section 117(e) groups of individuals may apply for the technical assistance grants only at NPL sites. The grants are limited to \$50,000 per site. This limit may be waived.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| ANPRM                 | 06/10/87 | 52 | FR | 22244 |
| Interim Final<br>Rule | 03/24/88 | 53 | FR | 9736  |
| Final Action          | 08/00/88 |    |    |       |

Small Entity: No

Additional Information: SAR No. 2401.

FTS:8-382-2460

**Agency Contact: Daphne Gemmill,** Environmental Protection Agency, Solid Waste and Emergency Response, WH-548A, Washington DC 20460, 202 382-2460

RIN: 2050-AC10

#### 2890. REPORTING HAZARDOUS SUBSTANCES ACTIVITY WHEN TRANSFERRING FEDERAL REAL PROPERTY

Legal Authority: 42 USC 9601/SARA 120

CFR Citation: 40 CFR 373

Legal Deadline: Statutory, April 17, 1988.

Abstract: Section 120(h) of SARA requires that EPA, in consultation with the General Services Administration, promulgate rules which will require the disclosure of the type and quantity of any hazardous substances that have been stored, released or disposed of on federally owned land when such land is sold or otherwise transferred from the federal domain. This section of SARA also requires that: (1) the agencies holding such land provide, at the time of transfer, a covenant warranting that all remedial actions necessary for protection of human health and the environment have been taken; and (2) any additional action found to be necessary after the transfer will be undertaken by the U.S. EPA is not required to develop rules concerning these latter requirements.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| NPRM         | 01/13/88 | 53 FR 850 |
| Final Action | 04/00/88 |           |

Small Entity: No

Additional Information: SAR No. 2464.

FTS:8-382-5647

Agency Contact: Richard Dailey, Environmental Protection Agency, Solid Waste and Emergency Response, (WH-527), Washington, DC 20460, 202 382-5647

RIN: 2050-AC00

#### 2891. REIMBURSEMENT OF LOCAL GOVERNMENTS FOR EMERGENCY RESPONSE TO HAZARDOUS SUBSTANCE RELEASES

Legal Authority: 42 USC 9623 / SARA

CFR Citation: 40 CFR 310

**Legal Deadline:** Statutory, October 17, 1987.

Abstract: This provision authorizes reimbursement of local governments for costs incurred in providing temporary emergency measures in response to releases of hazardous substances. Reimbursement is limited to \$25,000 per incident and is not intended to supplant local funds normally provided for response.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 10/21/87 | 52 FR 39386 |
| Final Action          | 10/00/89 |             |

Small Entity: No

Additional Information: SAR No. 2409

FTS:8-382-3382

Agency Contact: Karen Z. Burgan, Environmental Protection Agency, Solid Waste and Emergency Response, WH-545B, Washington DC 20460, 202 382-3382

RIN: 2050-AC11

# 2892. TRADE SECRET CLAIMS FOR EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW INFORMATION; TRADE SECRET DISCLOSURES TO HEALTH PROFESSIONALS

**Legal Authority:** 42 USC 11042 /SARA 322; 42 USC 11043 /SARA 323

CFR Citation: 40 CFR 350 Legal Deadline: None.

**Abstract:** The regulations under Section 322 provide that information submitted under Sections 303, 311, 312 and 313 of Title III the Superfund Amendments and Reauthorization Act of 1986 may be claimed trade secret. Included here will be the methods for making claims of trade secrecy with the Agency, as well as Agency procedures for handling petitions from the public requesting disclosure of information claimed trade secret. The regulations under Section 323 provide that health professionals may under certain circumstances request trade secret information directly from the person making the trade secret claim. Included here will be the procedures for making such a request, and the standards for documents (a statement of need and a confidentiality agreement) which must accompany the request.

#### **EPA-CERCLA**

#### Final Rule Stage

| imetable:    |          |       |       |  |
|--------------|----------|-------|-------|--|
| Action       | Date     | FF    | Cite  |  |
| NPRM         | 10/15/87 | 52 FF | 38312 |  |
| Final Action | 06/00/88 |       |       |  |

Final Action

Small Entity: No

Additional Information: SAR NO. 2419

FTS:8-382-5460

Analysis: Regulatory Impact Analysis

**Agency Contact: Beverly Horn,** 

Environmental Protection Agency, Solid Waste and Emergency Response, (LE-132G), Washington, DC 20460, 202 382-5460

RIN: 2050-AC27

2893. ● ADMINISTRATIVE HEARING PROCEDURES FOR CLASS II PENALTIES UNDER CERCLA AND **EMERGENCY PLANNING AND COMMUNITY RIGHT TO KNOW ACT** 

Legal Authority: 42 USC 9609/SARA 325

CFR Citation: 40 CFR 22 Legal Deadline: None.

Abstract: This rule will govern the conduct of administrative hearings for (1) Class II penalties to be assessed under SARA Section 325(b) and (2) other similar penalties assessed under SARA Section 325(c). The rule provides the procedures for these penalty assessments. The action is expected to have negligible economic impact on consumers, industries, or governmental agencies, but will provide the benefit of uniform procedures for assessing penalties.

Timetable:

Action Date FR Cite Interim Final 05/00/88 Rule Final Action 09/00/88

Small Entity: No

Additional Information: SAR NO. 2512

FTS:8-475-9437

Agency Contact: Frances McChesney. Attorney, Environmental Protection Agency, Solid Waste and Emergency Response, Environmental Protection Agency, 402 M Street SW, Washington, DC 20460, 202 475-9437

RIN: 2050-AC39

#### ENVIRONMENTAL PROTECTION AGENCY (EPA) —Superfund (CERCLA)

2894. WITHDRAWAL OF ARBITRATION PROCEDURES AND NATURAL RESOURCE CLAIMS PROCEDURES FOR THE HAZARDOUS

SUBSTANCE SUPERFUND CFR Citation: 40 CFR 305; 40 CFR 306

Completed:

Reason Date **FR Cite** Final Action 09/08/87 52 FR 33812

Small Entity: No

Agency Contact: William Ross 202 382-

4645

RIN: 2050-AC06

2895. NATIONAL PRIORITIES LIST (NPL) FOR UNCONTROLLED **HAZARDOUS WASTES SITES -UPDATES 3 AND 4** 

Significance: Regulatory Program CFR Citation: 40 CFR 300.66

Completed:

Reason Date FR Cite Final Action 07/22/87 52 FR 2492

Small Entity: No

Agency Contact: Sandra I. Crystall 202

382-3412

RIN: 2050-AA79

2896. EMERGENCY AND HAZARDOUS CHEMICAL INVENTORY FORMS AND COMMUNITY RIGHT TO KNOW REPORTING REQUIREMENTS

**Completed Actions** 

Significance: Regulatory Program

CFR Citation: 40 CFR 370

Completed:

Reason Date **FR Cite** Final Action 10/15/87 52 FR 38344

Small Entity: No

**Agency Contact: Kathleen Brody 202** 

475-8353

RIN: 2050-AB88

#### ENVIRONMENTAL PROTECTION AGENCY (EPA) —General

**Proposed Rule Stage** 

2897. ● ENVIRONMENTAL PROTECTION AGENCY ACQUISITION **REGULATION (EPAAR); SUBMISSION** OF GENERAL FINANCIAL AND ORGANIZATIONAL INFORMATION, **AND PURCHASING SYSTEM** INFORMATION BY OFFERORS

CFR Citation: 48 CFR 1515; 48 CFR 1552 Legal Deadline: None.

Abstract: General financial and organizational information is only required from offerors in the competitive range. This information

does not include information on the offerors purchasing systems. The proposed rule will require that all offerors provide general financial and organizational information, which includes purchasing system information.

#### Timetable:

| Action   | Date         | FR  | Cite |   |
|--|--------------|-----|------|---|
| ACTION   | Date         |     |      |   |
| NPRM   | 05/00/88     |     |      | ٠ |
| Final Action   | 00/00/00     |     |      |   |
| Constitution of the consti |              | * * |      | 1 |
| Small Entity: 1  | Undetermined |     |      |   |

Additional Information: SAR No. 2551.

FTS:8:382-5028

PL 98-577 Sec. 302

Agency Contact: Edward N. Chambers, Environmental Protection Agency, Administration and Resource Management, PM-214F, 202 382-5028

 $\sum_{i=1}^{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) \right) = \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \left( \frac{1}{n} \right) + \frac{1}{n} \left( \frac{1}{$ 

RIN: 2030-AA06

#### **EPA—GENERAL**

#### **Proposed Rule Stage**

# 2898. ● CONTRACTING FOR EXPERT SERVICES UNDER THE SUPERFUND AMENDMENT AND REAUTHORIZATION ACT (SARA) OF 1986

CFR Citation: 48 CFR 1505; 48 CFR 1506 Legal Deadline: None.

Abstract: The SARA of 1986 authorizes the use of other than competitive procedures when contracting for expert services. These services will be used in preparing or prosecuting a civil or criminal action under the Act. The rule will amend the EPA Acquisition to provide procedures for implementing the provisions of the Act.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 00/00/00 |         |

Small Entity: No

Additional Information: SAR No. 2553.

FTS:8-475-7024

Agency Contact: Ed Murphy, Contract Analyst, Environmental Protection Agency, Administration and Resource Management, Procurement and Contracts Mgt. Division, (PM-214-F), Washington, DC 20460, 202 382-5034

RIN: 2030-AA07

# 2899. • AMENDING EPA ACQUISITION REGULATION RULES REGARDING DISCLOSURE AND USE OF INFORMATION IN PROPOSALS

CFR Citation: 48 CFR 1515 Legal Deadline: None.

Abstract: The Federal Acquisition Regulation (FAR) gives federal agencies, including EPA, the authority to use alternate procedures to release proposals outside the Government for evaluation. The authority, however, must appear in agency acquisition regulations implementing the FAR. The effect of this action is to amend the EPA Acquisition Regulation to permit the use of alternate procedures appearing at FAR 15.413-2.

#### Timetable:

|          | FR Cite |
|----------|---------|
| 04/00/88 |         |
| 00/00/00 |         |
|          |         |

Additional Information: SAR No. 2552.

FTS:8-475-7204

Agency Contact: Ed Murphy, Contract Analyst, Environmental Protection Agency, Administration and Resource Management, Procurement and Contracts Mgt. Division, (PM-214-F), Washington, DC 20460, 202 382-5034

RIN: 2030-AA08

404(c)

# 2900. DENIAL OR RESTRICTION OF DISPOSAL SITES (REVISION)

Significance: Regulatory Program

Legal Authority: 33 USC 1344 /CWA

CFR Citation: 40 CFR 231 Legal Deadline: None.

Abstract: This action will revise EPA's existing 404(c) regulations, in effect since October 9, 1979. It will amend the procedures to be used when EPA is considering the use of Section 404(c) of the CWA to prevent the discharge of dredged or fill material into a defined area of the waters of the United States. Section 404(c) gives the Administrator authority to prohibit or withdraw the specification of a site as a disposal site or to deny or restrict use of a disposal site. The revisions will reflect our experiences to date under Section 404(c), and more clearly address use of 404(c) in advance of a specific proposed discharge.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Additional Information: SAR No. 2196.

FTS: 8-475-7799

Agency Contact: Suzanne Schwartz, Environmental Protection Agency, Water, Office of Wetlands Protection, (A-104F), Washington, DC 20460, 202 475-7799

RIN: 2040-AB20

# 2901. CONFIDENTIALITY REGULATIONS: SPECIAL RULES GOVERNING CERTAIN INFORMATION UNDER FIFRA (REVISION)

Legal Authority: 5 USC 552 / Freedom of Information Act; 7 USC 136h / FIFRA 10

CFR Citation: 40 CFR 2.307 Legal Deadline: None.

Abstract: This action would make changes in EPA's procedures for handling business information under FIFRA to reflect amendments to Section 10 of the Act. It would also clarify existing regulations on the treatment of confidential business information under FIFRA.

#### Timetable:

| Date     | FR Cite  |
|----------|----------|
| 10/00/88 |          |
| 04/00/89 |          |
|          | 10/00/88 |

Small Entity: No

Additional Information: SAR No. 2195.

FTS: 8-382-5460

Agency Contact: Jane Roemer, Environmental Protection Agency, General Counsel and Enforcement Counsel, (LE-132G), Washington, DC 20460, 202 382-5460

RIN: 2020-AA06

#### **ENVIRONMENTAL PROTECTION AGENCY (EPA) —General**

Final Rule Stage

# 2902. PROGRAM FRAUD CIVIL REMEDIES

Legal Authority: 31 USC 3809 CFR Citation: 40 CFR 27

Legal Deadline: Statutory, April 21, 1987.

Abstract: These regulations will implement the Program Fraud Civil Remedies Act of 1986, Pub. L. No 99-509. They (1) establish administrative procedures for imposing civil penalties and assessments against persons who make, submit, or present, or cause to be made, submitted, or presented, false,

fictitious, or fraudulent claims or written statements to the Environmental Protection Agency, and (2) specify the hearing and appeal rights of persons subject to allegations of liability for such penalties and assessments.

#### **EPA—GENERAL**

Final Rule Stage

| ۲i | m | eta | bl | e: |
|----|---|-----|----|----|
|    |   |     |    |    |

| Action       | Date     | FR Cite      |
|--------------|----------|--------------|
| NPRM .       | 11/16/87 | 52 FR 43030- |
| Final Action | 04/00/88 |              |

Small Entity: No

Additional Information: SAR No. 2410.

FTS:8-475-6660

Agency Contact: Marla Diamond, Environmental Protection Agency, General Counsel and Enforcement Counsel, (LE-132I), Washington, DC 20460, 202 475-6660

RIN: 2020-AA11

# 2903. REGULATIONS FOR THE FEDERAL CLAIMS COLLECTION ACT

Legal Authority: 31 USC 3711 et seq.

CFR Citation: 40 CFR 13 Legal Deadline: None.

Abstract: These regulations will set standards for EPA's debt collection actions under the Federal Claims Collection Act.

#### Timetable:

| Action                        | Date                 | FR    | Cite  |
|-------------------------------|----------------------|-------|-------|
| NPRM<br>Interim Final<br>Rule | 08/25/87<br>04/00/88 | 52 FR | 32098 |

Small Entity: No

Additional Information: SAR No. 1825.

FTS: 8-382-4548.

Agency Contact: Ray Spears, Environmental Protection Agency, General Counsel and Enforcement Counsel, (LE-132G), Washington, DC 20460, 202 382-4548

RIN: 2020-AA01

#### 2904. NONDISCRIMINATION ON THE BASIS OF AGE IN PROGRAMS RECEIVING FINANCIAL ASSISTANT FROM THE EPA (REVISION)

Legal Authority: 42 USC 6101 /Age Discrimination Act of 1979

CFR Citation: 40 CFR 7

Legal Deadline: None.

Abstract: This action is necessary to add age as a basis for nondiscrimination to EPA's Federally-Assisted Nondiscrimination Regulation.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 01/01/81 | 46 FR | 2306 |
| Final Action | 09/00/88 |       |      |

Small Entity: No

Additional Information: SAR No. 2218.

FTS: 8-382-4567

Agency Contact: Nereid Maxey, Environmental Protection Agency, Office of the Administrator, Office of Civil Rights, (A-105), Washington, DC 20460, 202 382-4567

RIN: 2090-AA09

# 2905. ● SUPERFUND ASSISTANCE PROGRAM

Legal Authority: 42 USC 9601 /CERCLA

104(c)

CFR Citation: 40 CFR 304 Legal Deadline: None.

Abstract: Under the Comprehensive Environmental Response Compensation and Liability Act (CERCLA), as amended, there are provisions for recovering clean-up costs from responsible parties. In order for the cost recovery provisions to be effective, recipients of Superfund Assistance Agreements must adhere to strict management practices in all aspects of administering the Agreement. Therefore, EPA will issue this regulation to set forth all administrative requirements for Superfund Assistance Agreements.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 09/00/88 |         |

Small Entity: No

. . . . .

Additional Information: SAR No. 2476.

FTS:8-382-5268

Agency Contact: Sharon Saile, Grants Policy Specialist, Environmental Protection Agency, Policy Planning and Evaluation, (PM-216), Washington, DC 20460, 202 382-5268

RIN: 2010-AA11

# 2906. NOTICE REQUIREMENTS FOR CITIZEN SUITS UNDER THE SDWA

Legal Authority: 42 USC 300j-8 /SDWA 1449

CFR Citation: 40 CFR 135 Legal Deadline: None.

Abstract: These regulations will specify on whom the notice of intent to file suit should be served, the manner of service, the addresses of such persons, and the contents of the notice. These regulations are similar to those implementing the notice provisions of the Clean Water Act (CWA) and the Resource Conservation and Recovery Act (RCRA).

#### Timetable:

| Action       | Date .   |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 08/15/86 | 51 | FR | 29426 |
| Final Action | 05/00/88 |    |    |       |

Small Entity: Not Applicable

Additional Information: SAR No. 2307.

FTS:8-382-7706

Agency Contact: Margaret Silver, Environmental Protection Agency, General Counsel and Enforcement Counsel, (LE-132W), Washington, D.C. 20460, 202 382-7706

RIN: 2020-AA10

#### **ENVIRONMENTAL PROTECTION AGENCY (EPA) —General**

**Completed Actions** 

2907. AMENDING REGULATIONS IMPLEMENTING THE FREEDOM OF INFORMATION REFORM ACT OF 1986

CFR Citation: 40 CFR 2

| Completea:   |          |    |    |      |
|--------------|----------|----|----|------|
| Reason       | Date     |    | FR | Cite |
| Final Action | 01/05/88 | 53 | FR | 214  |
| Final Action | 02/04/88 |    |    |      |
| Effective    |          |    | •  |      |

Small Entity: No

Agency Contact: Mary K. Adler 202 382-5460

RIN: 2020-AA12

#### **EPA-GENERAL**

**Completed Actions** 

2908, AMENDING REGULATIONS IMPLEMENTING THE FREEDOM OF INFORMATION REFORM ACT OF 1986

CFR Citation: 40 CFR 2

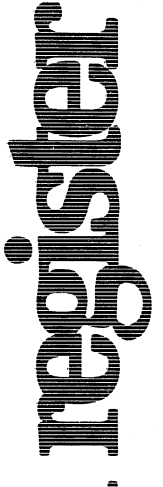
| Completed:    |          |    |    |      |
|---------------|----------|----|----|------|
| Reason        | Date     |    | FR | Cite |
| Final Action  | 01/05/88 | 53 | FR | 214  |
| Small Entity: | No       |    |    |      |

Agency Contact: Mary K. Adler 202 382-5460

RIN: 2040-AB37

[FR Doc. 88-6847 Filed 04-22-88; 8:45 am]

BILLING CODE 6560-50-T



Monday April 25, 1988

Part XXI

# Equal Employment Opportunity Commission

Semiannual Regulatory Agenda



#### **EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC)**

# EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

#### 29 CFR Ch. XIV

#### **Semiannual Regulatory Agenda**

**AGENCY:** Equal Employment Opportunity Commission.

ACTION: Semiannual regulatory agenda.

SUMMARY: The Equal Employment Opportunity Commission is publishing its semiannual regulatory agenda pursuant to Executive Order No. 12291, 3 CFR Part 127 (1981 Compilation) and the Regulatory Flexibility Act, 5 U.S.C. Chapter 6. The agenda contains all regulations which are scheduled for review or development during the next twelve months.

FOR FURTHER INFORMATION CONTACT: Irene L. Hill, Assistant Legal Counsel for Coordination, Office of the Legal Counsel, Equal Employment Opportunity Commission, 2401 "E" Street, NW., Washington, DC 20507; telephone (202) 634-7581.

**SUPPLEMENTARY INFORMATION:** The Commission identified fourteen current

and projected rulemakings for inclusion in the agenda. Nine are currently under development or review by Commission staff. One is currently in effect as an interim regulation. One of the listings has been published as an NPRM. Three listings have been issued as final regulations.

Signed in Washington, DC, this 26th day of February, 1988.

For the Commission.

#### Clarence Thomas,

Chairman, Equal Employment Opportunity Commission.

#### Prerule Stage

| Se-<br>quence<br>Number | Title<br>-   | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2909                    | Equal Employment in the Federal Government; Processing of Complaints Filed under the Equal Pay Act | 3046-AA16                          |

#### **Proposed Rule Stage**

| Se-<br>quence<br>Number              | Title  | Regulation<br>Identifier<br>Number                            |
|--------------------------------------|--|---|
| 2910<br>2911<br>2912<br>2913<br>2914 | Equal Employment Opportunity in the Federal Government; Individual and Class EEO Complaints Processing | 3046-AA00<br>3046-AA11<br>3046-AA22<br>3046-AA23<br>3046-AA24 |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2915<br>2916            | Coordination of Federal Equal Employment Opportunity Programs   | 3046-AA14                          |
| 2917                    | Interpretative Bulletin on Employee Benefit Plans   | 3046-AA18                          |
| 2918                    | Enforcement of Nondiscrimination on the Basis of Handicap in Equal Employment Opportunity Commission Programs | 3046-AA30                          |
| 2919                    | Pension Accruals and Contributions Under ADEA   | 3046-AA31                          |

#### **Completed Actions**

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2920                    | Equal Employment Opportunity in the Federal Government; Remedial Relief under Section 717        | 3046-AA06                          |
| 2921                    | Equal Employment in the Federal Government; Allegations of Reprisal                              | 3046-AA13                          |
| 2922                    | Equal Employment Opportunity in the Federal Government; EEO Complaint Processing and EEO Appeals | 3046-AA17                          |

#### **EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC)**

**Prerule Stage** 

# 2909. EQUAL EMPLOYMENT IN THE FEDERAL GOVERNMENT; PROCESSING OF COMPLAINTS FILED UNDER THE EQUAL PAY ACT

**Legal Authority:** 29 USC 206(d) et seq Equal Pay Act of 1963; 29 USC 204(f) Fair Labor Standards Act of 1938, as amended; 29 USC 206(d) Fair Labor Standards Act of 1938, as amended

CFR Citation: 29 CFR 1613 / Legal Deadline: None.

Abstract: Development of procedural regulations for processing Federal sector complaints filed under the Equal Pay Act. Under development.

Timetable:

Action

Date FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: Nicholas M. Inzeo, Assistant Legal Counsel, Legal Services, Office of Legal Counsel, Equal Employment Opportunity Commission, 202 634-6592

RIN: 3046-AA16

#### **EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC)**

**Proposed Rule Stage** 

# 2910. UNIFORM GUIDELINES ON EMPLOYEE SELECTION PROCEDURES

Significance: Agency Priority

**Legal Authority:** 42 USC 2000e et seq Title VII of the Civil Rights Act of 1964

CFR Citation: 29 CFR 1607 Legal Deadline: None.

Abstract: UGESP Recordkeeping Provisions. On March 15, 1983, the Commission voted to review those portions of the recordkeeping provisions of the Guidelines which relate to the maintenance of data necessary to determine adverse impact. Pursuant to that vote, the Commission published in the Federal Register a notice seeking public comment in general and on several specific questions about UGESP recordkeeping. 48 Fed. Reg. 34766 (Aug. 1, 1983). Approximately 45 comments were received. The Commission is currently reviewing the comments and is considering further action. On June 12, 1984, the Commission voted to prepare an NPRM concerning certain UGESP recordkeeping requirements. Prior to publication for comment, co-signatories to UGESP will engage in discussion of recommended changes and other affected agencies will be consulted under E.O. 12067.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 06/00/88

Small Entity: No

Additional information: This is included in the Regulatory Program of the United States under the overall RIN 3046-AA24.

Agency Contact: Nicholas Inzeo, Assistant Legal Counsel, Legal Services, Office of Legal Counsel, Equal Employment Opportunity Commission, 202 634-6592

RIN: 3046-AA00

# 2911. EQUAL EMPLOYMENT OPPORTUNITY IN THE FEDERAL GOVERNMENT; INDIVIDUAL AND CLASS EEO COMPLAINTS PROCESSING

Significance: Agency Priority

**Legal Authority:** 42 USC 2000e-16 Title VII of the Civil Rights Act; 29 USC 701 Rehabilitation Act of 1973, as amended; 29 USC 621 et seq Age Discrimination in Employment Act

CFR Citation: 29 CFR 1614, (Proposed)

Legal Deadline: None.

Abstract: Comprehensive revision of regulations for processing individual and class EEO complaints in the Federal sector. Under development.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Douglas J. Bielan, Director, Federal Sector Programs, Equal Employment Opportunity Commission. 202 634-6753

RIN: 3046-AA11

#### 2912. PROCEDURES FOR ADMINISTRATIVE EXEMPTIONS UNDER SECTION 9 OF THE AGE DISCRIMINATION IN EMPLOYMENT ACT

Legal Authority: 29 USC 628 Age Discrimination in Employment Act

**CFR Citation:** 29 CFR 1627.15

Legal Deadline: None.

Abstract: The purpose of the proposed amendment to 29 CFR 1627.15 is to give those covered by the ADEA more specific information about what they should do if they wish to seek an exemption from any or all of the ADEA's prohibitions. The advantage is that the establishment of a specific procedure will facilitate the processing of exemption requests.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| ACROH   | Date     | FR Cite |
| Submission of<br>Staff<br>Recommenda-<br>tions to<br>Commission | 03/13/84 |         |

Next Action Undetermined

Small Entity: No

Agency Contact: Joseph N. Cleary, Assistant Legal Counsel, Office of Legal Counsel, Equal Employment Opportunity Commission, 202 634-7643

RIN: 3046-AA22

# 2913. EQUAL EMPLOYMENT OPPORTUNITY IN THE FEDERAL GOVERNMENT: HANDICAP

Significance: Regulatory Program

**Legal Authority:** 29 USC 701 et seq Rehabilitation Act of 1973, as amended

CFR Citation: 29 CFR 1613.701 et seq

Legal Deadline: None.

Abstract: The Commission is considering alternative ways of resolving various interpretative issues involving the definition of handicapped persons used in its section 501 regulations. One alternative would be

**EEOC** 

**Proposed Rule Stage** 

to amend the definitions in the regulation itself. The purpose of these revisions would be to clarify the scope of the definitions.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Richard D. Komer, Legal Counsel, Equal Employment Opportunity Commission, 202 634-6460

RIN: 3046-AA23

#### 2914. UNIFORM GUIDELINES ON EMPLOYEE SELECTION PROCEDURES

Significance: Regulatory Program

Legal Authority: 42 USC 2000e et seq Title VII of the Civil Rights Act of 1964 CFR Citation: 29 CFR 1607 Legal Deadline: None.

Abstract: On March 15, 1983, the Commission voted to review the recordkeeping portions of the Guidelines. During that review process, several questions arose which pertained to the substantive, non-recordkeeping provisions of the Guidelines. Consequently, the Commission decided to review the substantive portions of the Guidelines. The major substantive areas under review are: 1) the purpose of the Guidelines and whether there is still a need for the Guidelines; 2) the theory of adverse impact and the method of determining when such impact is significant; and 3) how to establish test validity. When the review is completed, the Commission will decide whether any regulatory revisions are needed.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/01/84 |         |
| NPRM         | 06/00/88 |         |

Small Entity: No

Additional Information: This action resulted from splitting previous entry RIN 3046-AA00 Uniform Guidelines on Employee Selection Procedures.

It is included in the Regulatory Program of the United States under overall RIN 3046-AA25.

Agency Contact: Philip Lyons, Special Assistant to the Chairman, Office of the Chairman, Equal Employment Opportunity Commission, 202 634-6700

RIN: 3046-AA24

#### **EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC)**

Final Rule Stage

# 2915. COORDINATION OF FEDERAL EQUAL EMPLOYMENT OPPORTUNITY PROGRAMS

**Legal Authority:** EO 12067 Sec 1-303; EO 12067 Sec 1-304

CFR Citation: 29 CFR 1690 Legal Deadline: None.

Abstract: These amendments to 29 CFR 1690 will implement an agreement reached by EEOC and the Department of Justice with the Office of Management and Budget which clarified the sequence to be followed when agencies are required to seek prepublication clearance of equal employment opportunity rules from EEOC under E.O. 12067, DOJ under E.O. 12250, and from OMB under E.O. 12291 and the Paperwork Reduction Act. In addition to clearance by the EEOC under E.O. 12067, equal employment opportunity rules issued under Title VI of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, as amended, or any other provision of Federal statutory law which prohibits discrimination under any program or activity receiving Federal financial assistance, require clearance from DOJ under E.O. 12250.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Elizabeth M.
Thornton, Associate Legal Counsel,
Coordination and Guidance Services,
Office of Legal Counsel, Equal
Employment Opportunity Commission,
202 634-7643

RIN: 3046-AA10

#### 2916. EQUAL EMPLOYMENT OPPORTUNITY IN THE FEDERAL GOVERNMENT; MIXED CASE COMPLAINTS

Legal Authority: 42 USC 2000e-16 Title VII of the Civil Rights Act; 29 USC 701 Rehabilitation Act of 1973, as amended; 29 USC 621 et seq Age Discrimination in Employment Act

CFR Citation: 29 CFR 1613 Legal Deadline: None.

Abstract: Development of procedural regulations for processing complaints of discrimination about personnel actions which are appealable to the Merit Systems Protection Board (mixed case complaints). Staff draft transmitted to Federal agencies for comments, Sept. 1982. Initially published as interim

regulations which were effective upon publication. No further action contemplated.

#### Timetable:

| Action                        | Date     | FR Cite     |
|-------------------------------|----------|-------------|
| Draft transmitted to agencies | 09/00/82 |             |
| Interim Final<br>Rule         | 05/02/83 | 48 FR 19708 |
| Final Action                  | 04/00/88 |             |

Small Entity: No

Agency Contact: Douglas J. Bielan, Director, Federal Sector Programs, Office of Program Operations, Equal Employment Opportunity Commission, 202 634-6753

RIN: 3046-AA14

# 2917. INTERPRETATIVE BULLETIN ON EMPLOYEE BENEFIT PLANS

Significance: Agency Priority

**Legal Authority:** 29 USC 628 The Age Discrimination in Employment Act of 1967

**CFR Citation: 29 CFR 1625.10** 

Legal Deadline: None.

Abstract: In response to a court order, the Commission has published a proposed rule that would require continued pension contributions and accruals for persons working beyond normal retirement age. The court also

#### **EEOC**

Final Rule Stage

ordered publication of a final rule but that part of the order was reversed by the court of appeals. The Commission will further study the issues to determine whether additional rulemaking is appropriate.

#### Timetable:

| Action  | Date     | F    | R | Cite  |
|---|----------|------|---|-------|
| Publication of<br>Request for<br>Technical Data   | 09/15/83 |      |   |       |
| Completion of<br>Regulatory<br>Impact Analysis    | 07/24/86 |      |   |       |
| NPRM  | 04/02/87 | 52 F | R | 10584 |
| Commission to determine if rulemaking appropriate | 00/00/00 |      |   | •     |

Small Entity: Yes

Analysis: Regulatory Impact Analysis

Agency Contact: Joseph N. Cleary, Assistant Legal Counsel, Equal Employment Opportunity Commission,

202 634-7643 RIN: 3046-AA18

#### 2918. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN EQUAL EMPLOYMENT OPPORTUNITY COMMISSION PROGRAMS

Significance: Agency Priority Legal Authority: 29 USC 794

CFR Citation: 29 CFR 1615, (Proposed)

Legal Deadline: None.

Abstract: This proposed regulation provides for the enforcement of section 504 of the Rehabilitation Act of 1973, as amended, which prohibits discrimination on the basis of handicap, as it applies to programs or activities conducted by the Equal Employment Opportunity Commission.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/05/87 | 52 FR 42450 |
| Final Action | 09/00/88 |             |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Elizabeth M. Thornton, Associate Legal Counsel, Coordination & Guidance Services, Office of Legal Counsel, Equal Employment Opportunity Commission, 202 634-7643

RIN: 3046-AA30

# 2919. PENSION ACCRUALS AND CONTRIBUTIONS UNDER ADEA

Significance: Agency Priority

**Legal Authority:** 29 USC 628 The Age Discrimination in Employment Act of 1967; PL 99-509, Sec 9204

**CFR Citation: 29 CFR 1625.10** 

Legal Deadline: Statutory, January 31,

1988.

Abstract: Regulations, as may be necessary, to carry out congressional enactments regarding Pension Accruals and Contributions under ADEA.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/27/87 | 52 FR 45360 |
| Final Action | 00/00/00 |             |

Small Entity: Undetermined

Agency Contact: Joseph N. Cleary, Assistant Legal Counsel, Office of Legal Counsel, Equal Employment Opportunity Commission, 202 634-7643

RIN: 3046-AA31

#### EQUAL EMPLOYMENT OPPORTUNITY COMMISSION (EEOC)

**Completed Actions** 

# 2920. EQUAL EMPLOYMENT OPPORTUNITY IN THE FEDERAL GOVERNMENT; REMEDIAL RELIEF UNDER SECTION 717

CFR Citation: 29 CFR 1613

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/30/87 | 52 FR 41919 |
| Final Action<br>Effective | 11/30/87 |             |

Small Entity: No

Agency Contact: Nicholas M. Inzeo 202 634-6592

RIN: 3046-AA06

2921. EQUAL EMPLOYMENT IN THE FEDERAL GOVERNMENT; ALLEGATIONS OF REPRISAL

CFR Citation: 29 CFR 1613

Completed:

| Reason                              | Date                 | FR Cite     |
|-------------------------------------|----------------------|-------------|
| Final Action Final Action Effective | 10/30/87<br>11/30/87 | 52 FR 41919 |

Small Entity: No

Agency Contact: Douglas J. Bielan 202

634-6753

RIN: 3046-AA13

2922. EQUAL EMPLOYMENT
OPPORTUNITY IN THE FEDERAL
GOVERNMENT; EEO COMPLAINT
PROCESSING AND EEO APPEALS

CFR Citation: 29 CFR 1613

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/30/87 | 52 FR 41919 |
| Final Action | 11/30/87 |             |
| Effective    |          |             |

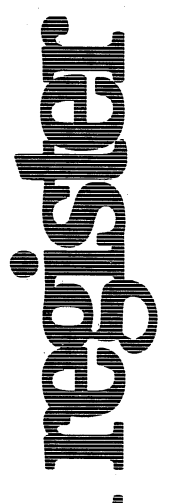
Small Entity: No

Agency Contact: Nicholas M. Inzeo 202 634-6592

**RIN: 3046-AA17** 

[FR Doc. 88-5089 Filed 04-22-88; 8:45 am]

BILLING CODE 6570-06-T



Monday April 25, 1988

**Part XXII** 

# Federal Emergency Management Agency

Semiannual Regulatory Agenda



#### FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA)

### FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Ch. I

#### Semiannual Agenda

**AGENCY:** Federal Emergency Management Agency (FEMA). **ACTION:** Semiannual agenda.

SUMMARY: Pursuant to section 5 of Executive Order 12291 ("Federal Regulations") the Federal Emergency Management Agency is publishing its semiannual agenda for FEMA. The agenda lists regulations that will be under development or review during the period April 1, 1988 to March 31, 1989.

ADDRESS: Rules Docket Clerk, Office of General Counsel, Room 840, 500 C Street, SW., Washington, DC 20472.

#### FOR FURTHER INFORMATION CONTACT:

For general information, contact Susan Kantor Bank, Office of General Counsel, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-3973. For additional information about a specific regulation, contact the person listed as the contact point in the agenda.

#### SUPPLEMENTARY INFORMATION:

Executive Order 12291, "Federal Regulations," directs each Executive agency to adopt procedures to improve existing and future regulations. Publication of an agenda of significant regulations is called for at least semiannually in order to give the public adequate notice of agency rulemaking activities; also publication of a regulatory flexibility agenda concerning rules likely to have a significant impact on a substantial number of small entities must be published in accordance with 5 U.S.C. 601 et seq.

In fulfillment of requirements imposed by the Executive Order and 5.U.S.C. 601 et seq., this agenda describes current and projected regulations, and regulations which will be under review during the period April 1, 1988 to March 31, 1989. This agenda also contains information on regulations on which action was completed since the last FEMA semiannual agenda published October 26, 1987 at 52 FR 40924.

Public comment on the agenda, including that by State and local governments, is invited and should be submitted to the Rules Docket Clerk.

The agenda is not limited to major or significant rules and contains as much information as possible concerning all FEMA regulations to be published in the next 12 months except for routine flood elevation determinations, listing of eligible communities under the National Flood Insurance Program, listing of suspended communities and similar designations, and organizational and management matters.

Dated: February 29, 1988. Spence W. Perry, General Counsel.

#### Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2923<br>2924            | Nondiscrimination in Federally-Assisted Programs | 3067-AA00<br>3067-AB18             |

#### Proposed Rule Stage

| Se-<br>quence<br>Number              | nce Title   |   |
|--------------------------------------|---|---|
| 2925<br>2926<br>2927<br>2928<br>2929 | Review and Approval of State and Local Emergency Response Plans   | 3067-AA76<br>3067-AA77<br>3067-AA84<br>3067-AA98<br>3067-AB05 |
| 2930<br>2931                         | Criteria for Hurricane Preparedness Assistance to State and Local Governments   | 3067-AB11<br>3067-AB12  |
| 2932                                 | National Flood Insurance Program Payment of Flood Insurance for Structures on Land Subject to Imminent Collapse or Subsidence | 3067-AB23   |
| 2933                                 | National Flood Insurance Program Elevated Building Coverage   | 3067-AB24   |
| 2934                                 | National Flood Insurance Program Elevation Requirements for Manufactured Homes  | 3067-AB25   |
| 2935                                 | Individual and Family Grant Programs  | 3067-AB26   |
| 2936                                 | Disaster Assistance: Subpart J (General Insurance Requirements); Subpart K (Flood Insurance Requirements)                     | 3067-AB28   |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2937                    | Nondiscrimination on the Basis of Handicap in FEMA   | 3067-AA42                          |
| 2938                    | Temporary Relocation Assistance - Superfund  | 3067-AA72                          |
| 2939                    | Temporary Relocation Assistance - Superfund  | 3067-AA95                          |
| 2940                    | National Flood Insurance Program Redefinition of Coastal High Hazard AreaArea                | 3067-AB08                          |
| 2941                    | National Flood Insurance Program Changes   | 3067-AB09                          |
| 2942                    | Changes in National Flood Insurance Program Commissions to Insurance Agents                  | 3067-AB10                          |
| 2943                    | Civil Defense: State and Local Emergency Management Assistance Program (EMA)                 | 3067-AB14                          |
| 2944                    | Nondiscrimination in Federally Assisted Programs on the Basis of Age                         | 3067-AB16                          |
| 2945                    | Changes in NFIP Regulations for Write-Your-Own Program                                       | .3067-AB17                         |
| 2946                    | Changes in NFIP Regulations for Write-Your-Own ProgramFederal Crime Insurance Rate Increases | 3067-AB27                          |

#### **Completed Actions**

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number  |
|--|--|---|
| 2947<br>2948<br>2949<br>2950<br>2951<br>2952<br>2953<br>2954<br>2955<br>2956<br>2957<br>2958<br>2959<br>2960<br>2961<br>2962<br>2963 | Preservation of the Mobilization Base Through the Placement of Procurement and Facilities in Labor Surplus Areas Policy Guidance and Delegation of Authorities for Use of Priorities and Allocations to Maximize Domestic Energy Supplies Use of Priorities and Allocation Authority for Federal Supply Classification (FSC) Common Use Items (DMO-12) General Policies for Strategic and Critical Materials Stockpiling (DMO-11) Policy on Use of Government-Owned Industrial Plant Equipment by Private Industry (DMO-10A). Policy Guidance for a National Emergency Blood Program | 3067-AA35<br>3067-AA36<br>3067-AA37<br>3067-AA43<br>3067-AA44<br>3067-AA45<br>3067-AA46<br>3067-AA47<br>3067-AA70<br>3067-AA90<br>3067-AA99 |

#### FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA)

**Prerule Stage** 

## 2923. NONDISCRIMINATION IN FEDERALLY-ASSISTED PROGRAMS

**Legal Authority:** 42 USC 2000d-1; 29 USC 794; 20 USC 1682; 42 USC 6103; 42 USC 5151; Reorganization Plan No. 3 of 1978; EO 12127; EO 12148

CFR Citation: 44 CFR 7
Legal Deadline: None.

Abstract: This rule effectuates for FEMA the nondiscrimination requirements of Title VI of the Civil Rights Act of 1964, section 504 of the Rehabilitation Act of 1973, Title IX of the Education Amendments of 1972, and section 311 of the Disaster Relief Act of 1974. A draft regulation is undergoing

interagency review. The notice of proposed rulemaking will be issued as soon as interagency clearances are obtained.

#### Timetable:

| Action                         | Date     | FR Cite |
|--------------------------------|----------|---------|
| Interim Final<br>Rule          | 03/01/88 |         |
| ANPRM                          | 07/01/88 |         |
| ANPRM<br>Comment<br>Period End | 09/01/88 | ,       |
| NPRM                           | 11/01/88 |         |
| NPRM Comment<br>Period End     | 01/01/89 |         |

Small Entity: No

Agency Contact: John R. Curran, Sr., Director, Office of Personnel & Equal Opportunity, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3962

RIN: 3067-AA00

#### 2924. COMPREHENSIVE COOPERATIVE AGREEMENT (CCA) POLICIES, PROCEDURES, AND ASSOCIATED PROGRAMS

**Legal Authority:** 50 USC 2286; 50 USC 2251; 42 USC 5121; 42 USC 5151; 42 USC 7701; 42 USC 4001; PL 95-224; PL 96-295; PL 99-499; PL 93-288; PL 95-124; PL 90-488; PL 93-234; PL 90-577; EO 12148

**Prerule Stage** 

**CFR Citation:** 44 CFR 305; 44 CFR 302; 44 CFR 360; 44 CFR 301; 5 CFR 900

Legal Deadline: None.

Abstract: The comprehensive aspect of the CCA process itself was not created by legislation or even by regulation; Presidential emphasis on grants consolidation and FEMA policy on integrating programs created the CCA. The cooperative agreement aspect of the CCA process is based on PL 95-224, the Federal Grant and Cooperative Agreement Act of 1977. Cooperative agreements are used when stimulating a public purpose (the multiple programs

delivered in each CCA are aimed at stimulating public purposes, primarily civil defense). The Federal Civil Defense Act of 1950, as amended, authorizes the major portion of CCA programs and assistance dollars, and is therefore the major legislative authority underpinning the CCA process. Various Civil Preparedness Guides, primarily CPG 1-38 and CPG 1-3 address the CCA process and associated programs. However, a regulation would provide complete notice to States and interested parties and complete the policy and procedural requirements identified by

the Office of General Counsel. Specific quantitative estimates cannot be cited.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 04/15/88 |         |
| ANPRM      | 06/15/88 |         |
| Comment    |          | •       |
| Period End | •        |         |

Small Entity: No

Agency Contact: Nancy J. Holt, Program Analyst, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3505

RIN: 3067-AB18

#### FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA)

**Proposed Rule Stage** 

#### 2925. REVIEW AND APPROVAL OF STATE AND LOCAL EMERGENCY RESPONSE PLANS

Legal Authority: 50 USC App. 225g; EO 12148

CFR Citation: 44 CFR 350

Legal Deadline: None.

Abstract: Updates existing regulation governing policies and procedures for review and approval of State and local emergency plans and preparedness for the offsite effects of a radiological emergency which might occur at a commercial nuclear power plant.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 03/18/88 |       |      |
| NPRM Comment | 05/20/88 | . K ! |      |
| Period End   | V 1      |       |      |

Small Entity: No

Agency Contact: Marshall Sanders, Chief, Program Development Branch, State and Local Programs Directorate, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-4131

RIN: 3067-AA76

## 2926. RADIOLOGICAL EMERGENCY PLANNING AND PREPAREDNESS

Legal Authority: EO 12148; EO 12241 CFR Citation: 44 CFR 351

Legal Deadline: None.

Abstract: Updates regulations which set out Federal Agency roles and assigns tasks regarding Federal assistance to States and local governments in their radiological emergency planning and preparedness activities connected with radiological accidents at commercial nuclear power plants.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/30/88 |         |
| NPRM Comment | 07/20/88 | •       |

Small Entity: No

Agency Contact: Marshall Sanders, Chief, Program Development Branch, State & Local Programs Directorate, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-4131

RIN: 3067-AA77

## 2927. PERMANENT RELOCATION ASSISTANCE

Significance: Regulatory Program

Legal Authority: 42 USC 9601 et seq

CFR Citation: 44 CFR 221

Legal Deadline: None.

Abstract: This part prescribes the policies to be followed by the Federal Emergency Management Agency or any State or local government when implementing permanent relocation under the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA), as amended.

| Timetable:                 |          | . !     |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 03/14/88 |         |
| NPRM Comment<br>Period End | 05/16/88 | • * * . |
| Final Action               | 06/03/88 |         |
| Final Action<br>Effective  | 07/05/88 |         |

Small Entity: No

**RIN: 3067-AA84** 

Agency Contact: Charles D. Robinson, Chief, Superfund & Relocation Assistance Br., Disaster Assistance Program, SLPS, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3805

## 2928. FLOOD INSURANCE RATING SYSTEM CHANGES

Significance: Regulatory Program

Legal Authority: 42 USC 4001 et seq; EO 12127

CFR Citation: 44 CFR 61

Legal Deadline: None.

Abstract: National Flood Insurance Program premium rating system changes under consideration include a community rating system and a system to use revised FIRM's producing higher rates for existing policyholders, subject to a rate cap. The community rating system would be designed to recognize circumstances within local communities that mitigate or exacerbate the flooding risk, such as the inaction of a community in addressing flood problems or the performance of a community that goes beyond minimum

**Proposed Rule Stage** 

NFIP floodplain management requirements. The use of revised FIRM's for existing policyholders would replace the current practice of allowing premium rates for such policyholders to be based on the map in existence at the time of construction so long as the construction met the requirements at that time.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| ANPRM                     | 07/01/87 | 52 FR 24482 |
| ANPRM<br>Comment          | 08/31/87 |             |
| Period End<br>NPRM        | 11/30/88 | •           |
| NPRM Comment Period End   | 01/29/89 |             |
| Final Action              | 08/01/89 |             |
| Final Action<br>Effective | 10/01/89 |             |

Small Entity: No

Agency Contact: Francis V. Reilly, Deputy Administrator, FIA, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-2782

RIN: 3067-AA98

### 2929. DISASTER PREPAREDNESS ASSISTANCE

Legal Authority: 42 USC 5121 et seq; Reorganization Plan No. 3 of 1978; EO 12148

CFR Citation: 44 CFR 300 Legal Deadline: None.

Abstract: This regulation revises and makes technical corrections to the regulations governing assistance under title II of the Disaster Relief Act of 1974.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Gregory S. Jones, Emergency Management Specialist, Federal Emergency Management Agency, Off. of Disaster Assistance Programs, State & Local Programs Directorate, 500 C Street, SW, Washington, DC 20472, 202 646-3668

that is strong and

RIN: 3067-AB05

#### 2930. CRITERIA FOR HURRICANE PREPAREDNESS ASSISTANCE TO STATE AND LOCAL GOVERNMENTS

Significance: Agency Priority

**Legal Authority:** 42 USC 5131; 50 USC App. 2251 to 2297; EO 12148; EO 12381

CFR Citation: 44 CFR 362 Legal Deadline: None.

Abstract: Under PL 93-288, the Federal **Emergency Management Agency** provides financial and technical assistance to States and local governments in their hurricane preparedness planning. Except for some instances, FEMA has provided 100 percent funding to designated States that have high risk hurricane hazard areas for the development of population preparedness and property protection studies. This proposed rulemaking will establish a plan for having States share the cost of these activities. These changes to 44 CFR 300.6 will affect only the hurricane preparedness portion of this rule; the earthquake hazards reduction portion will be revised in a separate concurrent rulemaking effort.

#### Timetable:

| Action                     | Date     | FR | Cite |
|----------------------------|----------|----|------|
| NPRM                       | 03/00/88 | ٠. |      |
| NPRM Comment<br>Period End | 05/00/88 |    |      |
| Final Action               | 06/00/88 |    | •    |

Small Entity: Not Applicable

Government Levels Affected: Local, State. Federal

Agency Contact: Richard Krimm, Assistant Associate Director, Office of Natural & Technological Hazards Programs, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-2871

RIN: 3067-AB11

## 2931. FLOOD INSURANCE SUBSIDIZED RATE CHANGE

Significance: Regulatory Program

Legal Authority: 42 USC 4001 et seq; EO 12127

CFR Citation: 44 CFR 61 Legal Deadline: None.

Abstract: FEMA has determined that there is an imbalance between the general taxpayers and the NFIP policyholders in shouldering the costs of the NFIP that should be rectified by the policyholders, the direct Program

beneficiaries, bearing more of the costs. The proposed rule would increase the chargeable (subsidized) premium rates, which apply to all structures in communities participating in the emergency program of the National Flood Insurance Program and to certain structures in communities in the regular program.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 02/17/88 |         |
| NPRM Comment<br>Period End | 04/17/88 |         |
| Final Action               | 08/01/88 |         |
| Final Action<br>Effective  | 09/01/88 |         |

Small Entity: No

Agency Contact: Howard Leikin, Special Assistant, Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-2784

RIN: 3067-AB12

2932. • NATIONAL FLOOD
INSURANCE PROGRAM PAYMENT OF
FLOOD INSURANCE FOR
STRUCTURES ON LAND SUBJECT TO
IMMINENT COLLAPSE OR
SUBSIDENCE

Legal Authority: 42 USC 4001 et seq; EO 12127

**CFR Citation:** 44 CFR 59; 44 CFR 60; 44 CFR 61; 44 CFR 62

Legal Deadline: None.

Abstract: Section 544 of the Housing and Community Development Act of 1987 provides a new benefit to National Flood Insurance Program Policyholders: Payment for demolition or relocation of an insured structure if it is located "along the shore of a lake or other body of water and is certified by appropriate State and local land use authority to be subject to imminent collapse or subsidence as a result of erosion or undermining cause by waves or currents of water exceeding anticipated cyclical levels." FEMA plans to commission an investigation through the National Academy of Sciences (expected to take approximately 15 months) to provide a basis for regulations defining "imminent collapse" certification criteria and erosion zone management measures. In the meantime, FEMA is considering issuing interim administrative

**Proposed Rule Stage** 

regulations dealing with other aspects of providing new benefits.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Smail Entity: No

Agency Contact: Donald F. Collins, Assistant Administrator, Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202

RIN: 3067-AB23

646-3419

# 2933. ● NATIONAL FLOOD INSURANCE PROGRAM ELEVATED BUILDING COVERAGE

Legal Authority: 42 USC 4001 et seq; EO 12127

CFR Citation: 44 CFR 61 Legal Deadline: None.

Abstract: A proposed revision to the National Flood Insurance Program regulations would amend the Standard Flood Insurance Policy by making the elevated building coverage limitation, currently applicable to all elevated buildings having enclosures, contents, machinery, building components, equipment, or fixtures below the elevated floor, applicable only to elevated Post-FIRM buildings.

#### Timetable:

| Action                     | Date     | FR Cite      |
|----------------------------|----------|--------------|
| NPRM                       | 03/18/88 | <del> </del> |
| NPRM Comment<br>Period End | 05/17/88 |              |
| Final Action               | 07/08/88 |              |
| Final Action<br>Effective  | 10/01/88 | •            |

Small Entity: No

Agency Contact: Donald L. Collins, Assistant Administrator, Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3419

RIN: 3067-AB24

# 2934. • NATIONAL FLOOD INSURANCE PROGRAM ELEVATION REQUIREMENTS FOR MANUFACTURED HOMES

Legal Authority: 42 USC 4001 et seq; EO

CFR Citation: 44 CFR 59; 44 CFR 60

Legal Deadline: None.

Abstract: Revisions to National Flood Insurance Program regulations regarding the elevation of manufactured homes placed in existing mobile home parks and subdivisions in special flood hazard areas that were effective October 1, 1986, were suspended effective June 30, 1987. There are three possible options: (1) lifting the suspension so that the October 1, 1986, revisions go back into effect; (2) continuing the suspension indefinitely; or (3) making some revisions different from the October 1, 1986 revisions.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 05/31/88 |         |
| NPRM Comment<br>Period End | 07/30/88 |         |
| Final Action               | 09/01/88 |         |
| Final Action<br>Effective  | 10/01/88 |         |

#### Small Entity: No

Agency Contact: Michael F. Robinson, Chief, Program Policy & Compliance Div., Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-2717

RIN: 3067-AB25

### 2935. ● INDIVIDUAL AND FAMILY GRANT PROGRAMS

Legal Authority: 42 USC 5178 CFR Citation: 44 CFR 205.54

Legal Deadline: None.

Abstract: An amendment is being proposed to exempt grants under the IFG program from the review provisions of Executive Orders 11988, Flood Plain Management and 11990, Protection of Wetlands.

#### Timetable:

|                            | •        |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 08/01/88 |         |
| NPRM Comment<br>Period End | 10/01/88 |         |
| Final Action               | 12/01/88 |         |
| Final Action<br>Effective  | 01/01/89 | •       |

Small Entity: No

Agency Contact: Agnes C. Mravcak, Emergency Management Specialist, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3660

**RIN: 3067-AB26** 

#### 2936. ● DISASTER ASSISTANCE: SUBPART J (GENERAL INSURANCE REQUIREMENTS); SUBPART K (FLOOD INSURANCE REQUIREMENTS)

**Legal Authority:** 42 USC 5154; 42 USC 4001

CFR Citation: 44 CFR 205, Subpart J; 44 CFR 205, Subpart K

Legal Deadline: None.

Abstract: To change the rules for general hazard insurance and flood insurance which are required as a condition for receiving Federal assistance under the Disaster Relief Act of 1974, PL 83-288.

#### Timetable:

| Action                           | Date     | FR Cite     |
|----------------------------------|----------|-------------|
| ANPRM                            | 11/27/87 | 52 FR 45365 |
| ANPRM<br>Comment `<br>Period End | 01/26/88 | 52 FR 45365 |
| NPRM                             | 05/15/88 |             |
| NPRM Comment<br>Period End       | 07/15/88 | •           |
| Final Action                     | 10/15/88 |             |

Small Entity: No

Agency Contact: Alex Burns, Program Officer, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3670

RIN: 3067-AB28

#### FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA)

Final Rule Stage

## 2937. NONDISCRIMINATION ON THE BASIS OF HANDICAP IN FEMA

Legal Authority: 29 USC 794 CFR Citation: 44 CFR 16 Legal Deadline: None.

Abstract: This rule effectuates for FEMA the nondiscrimination requirements of section 504 of the Rehabilitation Act of 1973, as amended in 1978 to include activities conducted directly by Federal agencies. A draft regulation has been prepared and submitted to the Department of Justice and the Equal Employment Opportunity Commission for review.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/02/87 | 52 FR 25124 |
| NPRM Comment<br>Period End | 08/31/87 |             |
| Interim Final<br>Rule      | 05/01/88 |             |
| Final Action               | 07/01/88 | •           |

Small Entity: No

Agency Contact: John R. Curran, Sr., Director, Office of Personnel & Equal Opportunity, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3962

RIN: 3067-AA42

## 2938. TEMPORARY RELOCATION ASSISTANCE - SUPERFUND

Legal Authority: 42 USC 9601 et seq

CFR Citation: 44 CFR 220 Legal Deadline: None.

Abstract: This part prescribes policy and program guidance to be followed when implementing temporary relocation assistance under the Comprehensive Environmental Response, Compensation and Liability Act, 1980 (CERCLA) Superfund.

#### Timetablè:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/10/86 | 51 | FR | 20995 |
| NPRM Comment<br>Period End | 08/11/86 |    |    |       |
| Begin Review               | 10/01/86 |    |    |       |
| End Review                 | 04/30/87 |    |    |       |
| Final Action               | 03/15/88 |    |    |       |
| Final Action<br>Effective  | 04/15/88 |    |    |       |

Small Entity: No

**Agency Contact: Karen Forbes,** Emergency Management Specialist, Federal Emergency Management Agency, Room 701, 500 C Street, SW, Washington, DC 20472, 202 646-3807

RIN: 3067-AA72

#### 2939. COMMUNITY DISASTER LOANS

Legal Authority: 42 USC 5201 CFR Citation: 44 CFR 205, Subpart F

Legal Deadline: None.

Abstract: To provide FEMA policies and procedures for administering the Community Disaster Loan Program under section 414, PL 93-288.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/28/87 | 52 FR 15348 |
| NPRM Comment<br>Period End | 06/29/87 |             |
| Final Action               | 04/00/88 |             |

Small Entity: No

#### Government Levels Affected: Local

Agency Contact: Gene Morath, Program Officer, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3683

RIN: 3067-AA95

# 2940. NATIONAL FLOOD INSURANCE PROGRAM REDEFINITION OF COASTAL HIGH HAZARD AREA

Significance: Regulatory Program

Legal Authority: 42 USC 4001 et seq; EO

12127

CFR Citation: 44 CFR 59 Legal Deadline: None.

Abstract: The proposed rule would modify the definition of "coastal high hazard area" at 44 CFR 59.1 to include the primary frontal dune on barrier islands and other sandy shorelines exposed to the open coast. Including primary frontal dunes in the definition of coastal high hazard areas would recognize their inherent susceptibility to flood and erosion hazards during major coastal storms. Classification of these dunes as VE zones on Flood Insurance Rate Maps would assure that adequate insurance rates are assessed and that the construction standards, appropriate to the hazards, are imposed should new construction on the primary frontal dunes be permitted by State or local ordinances.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/03/87 | 52 FR 42117 |
| NPRM Comment<br>Period End | 01/04/88 | 52 FR 42117 |
| Final Action               | 05/01/88 |             |
| Final Action<br>Effective  | 10/01/88 | ,           |

#### Small Entity: No

Agency Contact: Brian R. Mrazik, Assistant Administrator, Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-2766

RIN: 3067-AB08

## 2941. NATIONAL FLOOD INSURANCE PROGRAM CHANGES

Legal Authority: 42 USC 4001 et seq; EO

**CFR Citation:** 44 CFR 59; 44 CFR 61; 44 CFR 72

Legal Deadline: None.

Abstract: Possible changes to the NFIP regulations include changes in the standard flood insurance policy, a change to flood plain management standards by specifying criteria under which communities may permit flood plain and floodway developments which would increase base flood elevations and the procedures to be followed in revising maps when these situations occur, a change to flood plain management standards by providing criteria which clarify a community's responsibilities with regard to the maintenance of altered water courses, a change to the procedures for map correction under the provisions of 44 CFR 70.3 by correcting an inconsistency with a subsequent section, and a change in the fee exemption provisions of 44 CFR 72.5 to give the Administrator discretion in waiving fees associated with the review of proposed projects that, when completed, could result in a NFIP map revision.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM ·                     | 11/03/87 | 52 FR 42117 |
| NPRM Comment<br>Period End | 01/04/88 | 52 FR 42117 |
| Final Action               | 05/01/88 |             |
| Final Action<br>Effective  | 10/01/88 |             |

Small Entity: No

Final Rule Stage

Agency Contact: Donald L. Collins, Assistant Administrator, Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3419

RIN: 3067-AB09

#### 2942. CHANGES IN NATIONAL FLOOD INSURANCE PROGRAM COMMISSIONS TO INSURANCE AGENTS

Legal Authority: 42 USC 4001 et seq; EO

12127

CFR Citation: 44 CFR 62 Legal Deadline: None.

Abstract: Changes under consideration would increase the insurance agents' commission on new NFIP policies and decrease the commission on direct bill renewals, resulting in an overall decrease in the average commission.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM -                     | 05/20/87 | 52 FR 18929 |
| NPRM Comment<br>Period End | 07/27/87 |             |
| Final Action               | 05/16/88 |             |
| Final Action<br>Effective  | 10/01/88 |             |

Small Entity: No

Agency Contact: Donald L. Collins, Assistant Administrator, Federal Insurance Administration, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3419

RIN: 3067-AB10

# 2943. CIVIL DEFENSE: STATE AND LOCAL EMERGENCY MANAGEMENT ASSISTANCE PROGRAM (EMA)

Legal Authority: 50 USC (App) 2253; Reorganization Plan No. 3 of 1978; EO 12148

CFR Citation: 44 CFR 302, (Revision)

Legal Deadline: None.

Abstract: Changes within existing regulation to delete one allocation formula factor.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 08/26/87 | 52 FR 32140 |
| NPRM Comment<br>Period End |          | •           |
| Interim Final<br>Rule      | 12/30/87 |             |

Next Action Undetermined

Small Entity: No

Government Levels Affected: Local, State

Agency Contact: John McKay, Chief, Emergency Management Systems Development Division, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-4252

RIN: 3067-AB14

# 2944. NONDISCRIMINATION IN FEDERALLY ASSISTED PROGRAMS ON THE BASIS OF AGE

Legal Authority: 42 USC 6103 CFR Citation: 44 CFR 7, Subpart E

Legal Deadline: None.

**Abstract:** This rule effectuates for FEMA the nondiscrimination requirements of the Age Discrimination Act of 1975.

#### Timetable:

| Action                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| NPRM                      | 01/14/88 | 53 FR 922 |
| NPRM Comment - Period End | 03/14/88 | 53 FR 922 |
| Final Action              | 06/15/88 |           |
| Final Action<br>Effective | 08/15/88 |           |

Small Entity: No

Agency Contact: Alan Clive, Equal Employment Manager, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3957

RIN: 3067-AB16

#### 2945. CHANGES IN NFIP REGULATIONS FOR WRITE-YOUR-OWN PROGRAM

Legal Authority: 42 USC 4001 et seq; EO 12127

**CFR Citation:** 44 CFR 61; 44 CFR 62

Legal Deadline: None.

Abstract: Possible changes to the National Flood Insurance Program regulations governing the Write-Your-Own (WYO) Program include changes in the provisions on investing funds, remitting excess funds, audits of WYO companies, State or municipal taxes, loss adjustment expenses, and termination of WYO arrangements.

| Timetable:                 |          |    |    |      |
|----------------------------|----------|----|----|------|
| Action                     | Date     |    | FR | Cite |
| NPRM                       | 02/07/88 | 53 | FR | 419  |
| NPRM Comment<br>Period End | 03/07/88 | 53 | FR | 419  |
| Final Action               | 05/16/88 |    |    |      |
| Final Action<br>Effective  | 10/01/88 |    |    |      |

Small Entity: No

Agency Contact: Donald L. Collins, Assistant Administrator, FIA, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3419

RIN: 3067-AB17

## 2946. ● FEDERAL CRIME INSURANCE RATE INCREASES

**Legal Authority:** 12 USC 1749bbb-17; EO

**CFR Citation:** 44 CFR 80; 44 CFR 82; 44 CFR 83

Legal Deadline: None.

Abstract: Proposed revisions to the Federal Crime Insurance Program (FCIP) regulations would increase FCIP rates which apply to both residential and commercial properties located in eligible states. They would also authorize a premium discount and commercial burglary and robbery insurance policies in the form of credits for installation of holdup buttons and alarms protecting safes, and for commercial policies covering robbery away from the premises when the insured has demonstrated that he had entered into a contract with a bonded armored car service for transporting cash from the insured premises to a bank.

#### Timetable:

| Action                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| NPRM                      | 01/11/88 | 53 | FR | 621  |
| NPRM Comment Period End   | 03/11/88 | 53 | FR | 621  |
| Final Action              | 03/25/88 |    |    |      |
| Final Action<br>Effective | 05/01/88 |    |    |      |

Small Entity: No

Agency Contact: Robert J. DeHenzel, Chief, Urban Property Insurance Operations, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, 202 646-3440

Water Street Street

RIN: 3067-AB27

#### FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA)

**Completed Actions** 

2947. PRESERVATION OF THE MOBILIZATION BASE THROUGH THE PLACEMENT OF PROCUREMENT AND FACILITIES IN LABOR SURPLUS AREAS

CFR Citation: 44 CFR 331

Completed:

Reason Date FR Cite

No action 02/26/88 expected in next 12 months

Small Entity: No

Agency Contact: Paul Bryant 202 646-

3607

RIN: 3067-AA32

2948. POLICY GUIDANCE AND DELEGATION OF AUTHORITIES FOR USE OF PRIORITIES AND ALLOCATIONS TO MAXIMIZE DOMESTIC ENERGY SUPPLIES

CFR Citation: 44 CFR 330

Completed:

Reason Date FR Cite

No action 02/26/88 expected in next 12 months

Small Entity: No

**Agency Contact:** James Grichar 202

646-3054

RIN: 3067-AA33

2949. USE OF PRIORITIES AND ALLOCATION AUTHORITY FOR FEDERAL SUPPLY CLASSIFICATION (FSC) COMMON USE ITEMS (DMO-12)

CFR Citation: 44 CFR 329

Completed:

Reason Date FR Cite

No action expected in next 12 months

Small Entity: No

Agency Contact: Rita Friga 202 646-

3343

**RIN:** 3067-AA34

2950. GENERAL POLICIES FOR STRATEGIC AND CRITICAL MATERIALS STOCKPILING (DMO-11)

CFR Citation: 44 CFR 328

Completed:

Reason Date FR Cite

No action 02/26/88 expected in next 12 months

Small Entity: No

Agency Contact: Carl W. Carson 202

646-3520

RIN: 3067-AA35

2951. POLICY ON USE OF GOVERNMENT-OWNED INDUSTRIAL PLANT EQUIPMENT BY PRIVATE INDUSTRY (DMO-10A)

CFR Citation: 44 CFR 327

Completed:

Reason Date FR Cite

No action 02/26/88
expected in next 12 months

Small Entity: No

**Agency Contact: James Grichar 202** 

646-3054

RIN: 3067-AA36

2952. POLICY GUIDANCE FOR A NATIONAL EMERGENCY BLOOD PROGRAM

CFR Citation: 44 CFR 326

Completed:

Reason Date FR Cite

No action 02/26/88 expected in next 12 months

Small Entity: No

Agency Contact: Clair Blong 202 646-

3052

**RIN: 3067-AA37** 

2953. EMERGENCY HEALTH AND MEDICAL OCCUPATIONS

CFR Citation: 44 CFR 325

Completed:

months

Reason Date FR Cite

No action 02/26/88 expected in next 12

Small Entity: No

Agency Contact: Clair Blong 202 646-

3544

**RIN: 3067-AA38** 

2954. NATIONAL SECURITY POLICY GOVERNING SCIENTIFIC AND ENGINEERING MANPOWER (DMO-5)

CFR Citation: 44 CFR 324

Completed:

Small Entity: No

Agency Contact: Henry Hyatt 202 646-

3567

**RIN:** 3067-AA43

2955. GUIDANCE ON PRIORITY USE OF RESOURCES IN IMMEDIATE POST ATTACK PERIOD (DMO-4)

CFR Citation: 44 CFR 323

Completed:

Reason Date FR Cite

No action 02/26/88 expected in next 12 months

Small Entity: No

Agency Contact: Clair Blong 202 646-

3052

RIN: 3067-AA44

2956. DEFENSE PRODUCTION PRIORITIES AND ALLOCATIONS AUTHORITY

CFR Citation: 44 CFR 322

Completed:

Reason Date FR Cite

No action 02/26/88 expected in next 12 months

Small Entity: No

Agency Contact: Rita Friga 202 646-

3343

RIN: 3067-AA45

2957. MAINTENANCE OF THE MOBILIZATION BASE

CFR Citation: 44 CFR 321

**Completed Actions** 

| Comp | lete | d |
|------|------|---|
|------|------|---|

| Reason                | Date     | FR Cite |
|-----------------------|----------|---------|
| No action expected in | 02/26/88 |         |
| next 12               |          |         |
| months                |          |         |

Small Entity: No

Agency Contact: Rita Friga 202 646-

3343

RIN: 3067-AA46

2958. DISPERSION AND PROTECTIVE CONSTRUCTION: POLICY, CRITERIA RESPONSIBILITIES (DMO-1)

CFR Citation: 44 CFR 320

Completed:

| Reason                | Date     | FR Cite |
|-----------------------|----------|---------|
| No action expected in | 02/26/88 |         |
| next 12               |          |         |
| months                |          |         |

Small Entity: No

**Agency Contact:** James Grichar 202

646-3054

RIN: 3067-AA47

2959. STATE ASSISTANCE PROGRAMS FOR TRAINING AND EDUCATION IN COMPREHENSIVE EMERGENCY MANAGEMENT

CFR Citation: 44 CFR 360

Completed:

months

| Reason                | Date     | FR Cite |
|-----------------------|----------|---------|
| No action expected in | 02/26/88 |         |
| next 12               |          |         |

Small Entity: No

Agency Contact: Robert T. Petersen

301 447-6771

RIN: 3067-AA70

2960. ADMINISTRATIVE
REQUIREMENTS FOR GRANTS AND
COOPERATIVE AGREEMENTS TO
STATE AND LOCAL GOVERNMENTS

CFR Citation: 44 CFR 13

Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 03/11/88 | 53 | FR | 8034 |
| Final Action<br>Effective | 10/01/88 |    |    |      |

Small Entity: No

Agency Contact: Arthur Curry 202 646-

3718

RIN: 3067-AA90

2961. REIMBURSEMENT OF OTHER FEDERAL AGENCIES

CFR Citation: 44 CFR 205, Subpart I

Completed:

| Reason  | Date -   | FR Cite |
|---|----------|---------|
| No action<br>expected in<br>next 12<br>months | 02/26/88 | -       |

Small Entity: No

Agency Contact: John F. Guerre 202

646-3675

RIN: 3067-AA92

# 2962. CRITERIA FOR EARTHQUAKE HAZARDS REDUCTION ASSISTANCE TO STATE AND LOCAL GOVERNMENTS

**Significance:** Regulatory Program

CFR Citation: 44 CFR 361

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 09/08/87 | 52 FR 33814 |
| Final Action<br>Effective | 10/01/87 | 52 FR 33814 |

Small Entity: Not Applicable

Agency Contact: Richard W. Krimm

202 646-2871

**RIN:** 3067-AA99

### 2963. FEDERAL CRIME INSURANCE PROGRAM

CFR Citation: 44 CFR 80; 44 CFR 81; 44

CFR 82; 44 CFR 83

Completed:

| Reason       | Date     | FR Cite                    |
|--------------|----------|----------------------------|
| Final Action |          | 52 FR 30683<br>52 FR 30683 |
| Effective    | 00/10/01 | 02 111 00000               |

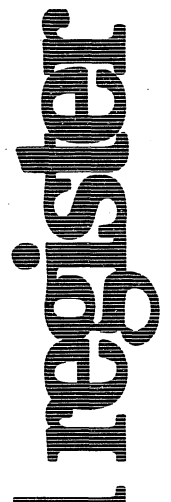
Small Entity: No

Agency Contact: Robert J. DeHenzel 202 646-3440

**RIN:** 3067-AB13

[FR Doc. 88-5090 Filed 04-22-88; 8:45 am]

BILLING CODE 6718-01-T



Monday April 25, 1988

Part XXIII

# Federal Mediation and Conciliation Service

Semiannual Regulatory Agenda



#### FEDERAL MEDIATION AND CONCILIATION SERVICE (FMCS)

## FEDERAL MEDIATION AND CONCILIATION SERVICE

29 CFR Ch. XII

#### **Unified Agenda of Federal Regulations**

**AGENCY:** Federal Mediation and Conciliation Service.

**ACTION:** Semiannual agenda required by the Regulatory Flexibility Act of 1980.

SUMMARY: The Federal Mediation and Conciliation Service is redrafting one regulation subject to the Regulatory Flexibility Act during the six month period from April to October 1988. That regulation is Arbitration Policy and Practice.

FOR FURTHER INFORMATION CONTACT: Daniel P. Dozier, Legal Counsel, Federal Mediation and Conciliation Service, 2100 K Street, NW., Washington, DC 20427, (202) 653-5305.

Dated: March 11, 1988. Kay McMurray, Director.

#### FEDERAL MEDIATION AND CONCILIATION SERVICE (FMCS)

**Proposed Rule Stage** 

## 2964. REVIEW OF EXISTING ARBITRATION REGULATION

Significance: Agency Priority

Legal Authority: 29 USC 172; 5 USC 552;

29 USC 173

CFR Citation: 29 CFR 1404 Legal Deadline: None.

**Abstract:** The Federal Mediation and Conciliation Service is in the process of

redrafting its existing Arbitration Services regulation at 29 CFR Part 1404. The Service will have completed its initial draft by April 1988. A proposed rule will be published soon thereafter and public comments solicited.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 10/00/87 |         |
| NPRM       | 05/00/88 |         |

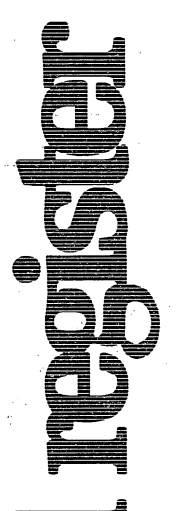
Small Entity: No

Agency Contact: Daniel P. Dozier, Counsel, Federal Mediation and Conciliation Service, 2100 K Street, NW, Washington, DC 20427, 202 653-5305

RIN: 3076-AA01

[FR Doc. 88-6198 Filed 04 22-88; 8:45 am]

BILLING CODE 6732-01-T



Monday April 25, 1988

**Part XXIV** 

# **General Services Administration**

Semiannual Regulatory Agenda



#### **GENERAL SERVICES ADMINISTRATION (GSA)**

## GENERAL SERVICES ADMINISTRATION

41 CFR Chs. 101, 105, and 201

48 CFR Ch. 5

#### **Unified Agenda of Federal Regulations**

**AGENCY:** General Services Administration.

ACTION: Semiannual agenda.

SUMMARY: This agenda announces the proposed regulatory actions that GSA plans for the next 12 months and those actions that were completed since October 1987. This agenda was developed under the guidelines in OMB Bulletin 88-1, dated October 7, 1987. GSA's purpose in publishing this agenda is to allow interested persons an opportunity to participate in the rulemaking process.

#### FOR FURTHER INFORMATION CONTACT:

Rodney P. Lantier, Chief, Directives and Correspondence Management Branch (202) 566-0666.

SUPPLEMENTARY INFORMATION: None of the regulations will have an effect on small businesses or other entities. None of the regulations listed are considered major under Executive Order 12291, Federal Regulations.

Dated: February 22, 1988. T. C. Golden,

Administrator of General Services.

#### Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 2965<br>2966<br>2967    | Utilization, Donation, and Disposal of Foreign Gifts and Decorations | 3090-AD04                          |

#### **Proposed Rule Stage**

| Small Business Subcontracting Plans (GSAR 5-122)   | Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|--|-------------------------|--|------------------------------------|
| Miscellaneous Changes on the Acquisition of Leasehold Interests in Real Property (GSAR 5-155)  | 2069                    | Consest Continue Administration Acquisition Florestation Change C. Land 40.7                                   | 0000 4000                          |
| Contract Closeout Procedures (GSAR 5-96)   |                         |  |                                    |
| Multiyear Contracts and Contracts with Options (GSAR 5-106)  |                         |  |                                    |
| 2972 Small Business Subcontracting Plans (GSAH 5-122)  |                         | Contract Closeout Procedures (GSAH 5-96)   | 3090-AC67                          |
| 2972 Small Business Subcontracting Plans (GSAH 5-122)  |                         | Multiyear Contracts and Contracts with Options (GSAH 5-106)  | 3090-AC68                          |
| Prepayment Transportation Audit Procedures 3090-Ai Revision of Standard Form 1169, U.S. Government Transportation Request 3090-Ai 3090-Ai 3090-Ai 40976 Revision of Standard Form 1170, Redemption of Unused Tickets 3090-Ai 4090-Ai 4 |                         | Small business Subcontracting Plans (GSAH 5-122)   | 3090-AC69                          |
| Prepayment Transportation Audit Procedures 3090-Ai Revision of Standard Form 1169, U.S. Government Transportation Request 3090-Ai 3090-Ai 3090-Ai 40976 Revision of Standard Form 1170, Redemption of Unused Tickets 3090-Ai 4090-Ai 4 |                         | Federal Property Management Regulations; Revises the Reporting Requirements for Real Property                  | 3090-AB31                          |
| 2976 Revision of Standard Form 1170, Redemption of Unused Tickets  |                         | Prepayment Transportation Audit Procedures   | 3090-AC92                          |
| 2978 Revision of ADPE Reutilization Policies and Procedures Including Instructions for SF 120, Project 86.14A  | 2975                    | Revision of Standard Form 1169, U.S. Government Transportation Request   | 3090-AD12                          |
| 2978 Revision of ADPE Reutilization Policies and Procedures Including Instructions for SF 120, Project 86.14A  | 2976                    | Revision of Standard Form 1170, Redemption of Unused Tickets   | 3090-AD13                          |
| 2978 Revision of ADPE Reutilization Policies and Procedures Including Instructions for SF 120, Project 86.14A  | 2977 🕆                  | Update of Governmentwide Policies and Regulations  | 3090-AB08                          |
| 86.83A   | 2978                    | Revision of ADPE Reutilization Policies and Procedures Including Instructions for SF 120, Project 86.14A       | 3090-AC25                          |
| 2980 Office Equipment Accessibility for the Handicapped  | 2979                    |  | 3090-AC54                          |
| 2981 Implementation of Title VIII, Paperwork Reduction Reauthorization Act of 1986, P.L. 99-500 Regarding Automatic Data Processing Equipment  | 2980                    | Office Equipment Accessibility for the Handicapped   | 3090-AD02                          |
| 2982 Enforcement of Nondiscrimination on the Basis of Handicap in Federally Conducted Programs   |                         | Implementation of Title VIII, Paperwork Reduction Reauthorization Act of 1986, P.L. 99-500 Regarding Automatic |                                    |
|  |                         |  | 3090-AD03                          |
| 2983 1 Nondiscrimination on the Basis of Race, Color, National Origin, and where applicable, sex   |                         |  | 3090-AC48                          |
|  | 2983                    | Nondiscrimination on the Basis of Race, Color, National Origin, and where applicable, sex                      | 3090-AC49                          |

#### Final Rule Stage

| Se-<br>quence<br>Number                              |  |  |   | ,   | :  | Title                                     |                                  |                 |             |    | Regulation<br>Identifier<br>Number  |
|--|--|--|---|---|--|---|----------------------------------|-----------------|-------------|----|---|
| 2984<br>2985<br>2986<br>2987<br>2988<br>2989<br>2990 | Genera<br>Genera<br>Buy An<br>Federa<br>Multiple | al Services A<br>al Services A<br>nerican Act -<br>al Procurement<br>e Award Sch | dministration<br>dministration<br>Construction<br>of Data Systems<br>and Data Systems | on Acquisition Acquisition Material<br>stem (FPDS<br>gram (GSAR | on Regulation<br>on Regulation<br>of (GSAR 5-1<br>) Reporting I<br>.5-38A) | n, Change<br>n Change<br>31)<br>Requireme | Receipt<br>Part 501<br>ents (GSA | of Proposals an | d Quotation | าร | 3090-AA89<br>3090-AB83<br>3090-AB86<br>3090-AC37<br>3090-AC56<br>3090-AC61<br>3090-AD10 |

#### Final Rule Stage—Continued

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number  |
|--|--|---|
| 2991<br>2992<br>2993<br>2994<br>2995<br>2996<br>2997<br>2998<br>2999<br>3000<br>3001 | General Services Administration Acquisition Regulation (GSAR) Acquisition Circular, AC-87-4, Increase in Thresholds for Contracting Office Warrant Program & Imprest Funds Trans | 3090-AD11<br>3090-AB69<br>3090-AC20<br>3090-AA40<br>3090-AD23<br>3090-AA23<br>3090-AA30<br>3090-AA42<br>3090-AC93 |

#### **Completed Actions**

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3002                    | General Services Administration Acquisition Regulation; Subcontracting Plan Reporting Requirements; Change 48  | 3090-AB76                          |
| 3003                    | General Services Administration Acquisition Regulation (GSAR), Acquisition Circular, AC-87-3, Monitoring Contractor Compliance with Subcontracting Plans | 3090-AD06                          |
| 3004                    | General Services Administration Acquisition Regulation (GSAR), Change 47, Implementing FAC 84-25   | 3090-AD07                          |
| 3005                    | General Services Administration Acquisition Regulation (GSAR) Change 49, Prompt Payment Discounts  | 3090-AD08                          |
| 3006                    | General Services Administration Acquisition Regulation (GSAR) Change 50, Revision of GSA Form 300  | 3090-AD09                          |
| 3007                    | Reporting of Excess Real Property - PCB  | 3090-AC90                          |
| 3008                    | Utilization and Disposal of Personal Property  | 3090-AA45                          |
| 3009                    | Federal Travel Regulations (FTR), FPMR 101-7, Supplement 26  | 3090-AC24                          |
| 3010                    | Use of Cash for Official Travel (Temporary Regulation)   | 3090-AC91                          |
| 3011                    | Update of Governmentwide Policies and Regulations regarding Federal Employee use of Government Telephone Systems (87.14A)                                | l <u></u>                          |
| 3012                    | Interim Implementation of Pub. L. 99-500 Title VIII Brooks Act Amendment-Extension of Temporary Regulation   |                                    |
| 3013                    | Federal Advisory Committee Management  | 3090-AA62                          |

#### **GENERAL SERVICES ADMINISTRATION (GSA)**

Prerule Stage

#### FEDERAL SUPPLY AND SERVICES

# 2965. UTILIZATION, DONATION, AND DISPOSAL OF FOREIGN GIFTS AND DECORATIONS

Legal Authority: 40 USC 486(c); 5 USC

CFR Citation: 41 CFR 101-49

Legal Deadline: None.

Abstract: This rule updates and revises GSA's policy and procedure concerning the utilization, donation, and disposal of foreign gifts and decorations.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Mr. Stanley M. Duda, Director, Property Management, General Services Administration, General Services ADministration, Property Management Division, Washington, DC 20406, 703 557-1240

RIN: 3090-AC85

OFFICE OF INFORMATION RESOURCES MANAGEMENT

## 2966. ● FIRMR IMPROVEMENT PROJECT

Significance: Regulatory Program

Legal Authority: 40 USC 486(c); 40 USC

751(f)

CFR Citation: 41 CFR 201 Legal Deadline: None.

Abstract: In response to recommendations by users of the FIRMR to revise the regulation to make it more readable and useful, GSA plans to restructure the FIRMR during the next few years. This restructuring will include: the separation of policies and procedures, the separation of contracting from management and use provisions, the reorganization of FIRMR

GSA Prerule Stage

contracting provisions for consistency with the Federal Acquisition Regulations, and the reorganization of the FIRMR's management and use provisions into a life cycle format. As the final draft of each subchapter is completed, GSA will seek public comment on the subchapter through a notice of proposed rulemaking. Subchapter E, which deals with acquisition, will be completed first and, if possible, issued as a final rule before publication of the entire FIRMR.

#### Timetable:

| Action                    | Date      | FR Cite |
|---------------------------|-----------|---------|
| ANPRM                     | .04/00/88 |         |
| ANPRM                     | 06/00/88  |         |
| Comment<br>Period End     | f         |         |
| NPRM                      | 08/00/88  |         |
| Final Action<br>Effective | 12/00/89  |         |

Small Entity: Yes

Agency Contact: David Mullins, Chief, Policy Branch, General Services Administration, GSA, IRMS/KMPR, Washington, D.C. 20405, 202 535-7462

RIN: 3090-AD04

#### PUBLIC BUILDINGS SERVICE

2967. FEDERAL PROPERTY MANAGEMENT REGULATIONS; ANNUAL REAL PROPERTY INVENTORIES

Legal Authority: EO 12411 CFR Citation: 41 CFR 101-3

Legal Deadline: None.

Abstract: This regulation will be reviewed and updated in light of the governmentwide space reduction and

utilization improvement initiatives mandated in Executive Order 12411--Government Work Space Management Reform--and FPMR Temporary Regulation D-73-- Quality Workplace Environment.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
|        |      |    |      |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Judy Maretta, Director, Governmentwide Policy Div., General Services Administration, GSA Office of Governmentwide Real Property, Policy and Oversight (PG), Washington, DC 20405, 202 566-0507

RIN: 3090-AC74

#### **GENERAL SERVICES ADMINISTRATION (GSA)**

**Proposed Rule Stage** 

#### **ACQUISITION POLICY**

# 2968. GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION CHANGE SUBPART 46.7

**Legal Authority:** 40 USC 486(c) Sec. 205(c), 63 Stat. 390

CFR Citation: 48 CFR 546 Legal Deadline: None.

Abstract: GSA to issue a GSAR amendment to implement and supplement the FAR Subpart 46.7 by providing agency policies and procedures on the use of Warranties.

#### Timetable:

| Timetable. |      |         |
|------------|------|---------|
| Action     | Date | FR Çite |
|            |      |         |

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Sts., NW Room 4026, Washington, DC 20405, 262 523-3822

RIN: 3090-AB82

#### 2969. MISCELLANEOUS CHANGES ON THE ACQUISITION OF LEASEHOLD INTERESTS IN REAL PROPERTY (GSAR 5-155)

Legal Authority: 40 USC 486(c) CFR Citation: 48 CFR 570 Legal Deadline: None.

Abstract: The General Services Administration Acquisition Regulation (GSAR) will be amended to codify in the regulation the revised contract clauses approved for use in lease contracts.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Streets, NW, Washington, DC 20405, 202 523-3822

RIN: 3090-AC59

#### 2970. CONTRACT CLOSEOUT PROCEDURES (GSAR 5-96)

Legal Authority: 40 USC 486(c) CFR Citation: 48 CFR 504 Legal Deadline: None.

Abstract: The General Services
Administration Acquisition Regulations
(GSAR) will be amended to implement
one of the recommendations resulting
from a Federal Procurement Reform
study under Executive Order 12352 by
providing agency procedures in Part
504.

#### Timetable:

| Action |  | Date | FR C | ite |
|--------|--|------|------|-----|
|        |  |      | •    |     |

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Streets, NW, Washington, DC 20405, 202 523-3822

RIN: 3090-AC67

## 2971. MULTIYEAR CONTRACTS AND CONTRACTS WITH OPTIONS (GSAR 5-106)

Legal Authority: 40 USC 486(c) CFR Citation: 48 CFR 517

Legal Deadline: None.

**Abstract:** The General Services Administration Acquisition Regulation

**Proposed Rule Stage** 

(GSAR) will be amended to incorporate the deviation from FAR 52.217-1, Limitations of Price and Contractor Qualifications and FAR 52.217-2, Cancellation of Items; and to consider the applicability of FAR Part 17 to Federal Supply Service multiyear contracts and contracts with options.

#### Timetable:

Action

Date

FR Cite At

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy

Administration, GSA Acquisition Policy and Regulations, 18th & F Streets, NW, Washington, DC 20405, 202 523-3822

RIN: 3090-AC68

#### 2972. SMALL BUSINESS SUBCONTRACTING PLANS (GSAR 5-122)

Legal Authority: 40 USC 486(c)

CFR Citation: 48 CFR 501; 48 CFR 519

Legal Deadline: None.

Abstract: The General Services Administration Acquisition Regulation (GSAR) will be amended to include information and instructions regarding various types and need for subcontracting plans; and to insert a reference to reflect the applicability of Subpart 519.7 to leases of real property in Section 501.103(b).

#### Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Streets, NW, Washington, DC 20405, 202 523-3822

RIN: 3090-AC69

#### OFFICE OF THE COMPTROLLER

# 2973. FEDERAL PROPERTY MANAGEMENT REGULATIONS; REVISES THE REPORTING REQUIREMENTS FOR REAL PROPERTY

Legal Authority: EO 12411 CFR Citation: 41 CFR 101-3

Legal Deadline: None.

Abstract: This regulation revises FPMR 101-3 with changes and additions to the data elements currently collected as part of the World-Wide Real Property Inventory System. It also displays the revised forms to be used when supplying this information. These changes are necessary to monitor government-wide space reduction initiatives mandated by Executive Order 12411 - Government Work Space Management Reforms and Temporary Regulation D-70-Work Space Management Plans.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Bobby Daniel, Accounting Specialists, General Services Administration, GSA Office of Governmentwide Real Property, Policy and Oversight(PG), Washington, DC 20405, 202 566-1426

RIN: 3090-AB31

#### FEDERAL SUPPLY AND SERVICES

#### 2974. PREPAYMENT TRANSPORTATION AUDIT PROCEDURES

Legal Authority: 31 USC 3726; 40 USC

486(c)

CFR Citation: 41 CFR 101 Legal Deadline: None.

Abstract: This proposed rule implements Pub. L. 99-627 relating to prepayment audits of selected transportation bills. This rule also prescribes procedures, conditions, and limitations relevant to any delegation of authority to another agency for the purpose of conducting prepayment audits.

#### Timetable:

| illictable. |          |    |      |
|-------------|----------|----|------|
| Action      | Date     | FR | Cite |
| NPRM        | 04/01/88 |    |      |

Small Entity: No

Agency Contact: John W. Sandfort, Chief, Regulations, Procedures, and, Review Branch (FWCP), General Services Administration, 18th & F Streets, NW, Washington, DC 20405, 202 786-3065

RIN: 3090-AC92

# 2975. • REVISION OF STANDARD FORM 1169, U.S. GOVERNMENT TRANSPORTATION REQUEST

Legal Authority: 31 USC 3726; 40 USC

486(c)

CFR Citation: 41 CFR 101

Legal Deadline: None.

Abstract: The current Standard Form (SF) 1169 Government Transportation Request (GTR) format is not suitable for automated preparation. This rule proposes to make the SF 1169 available in electronic data processing (EDP) format to facilitate form preparation on either a typewriter or an automated printer.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/01/88

Small Entity: No

Agency Contact: Carolyn West, Transportation Specialist, General Services Administration, GSA/FWCP/R, 18th & F Streets, NW, Washington, D.C. 20405, 202 786-3005

RIN: 3090-AD12

## 2976. • REVISION OF STANDARD FORM 1170, REDEMPTION OF UNUSED TICKETS

Legal Authority: 31 USC 3726; 40 USC

486(c

CFR Citation: 41 CFR 101 Legal Deadline: None.

Abstract: The current Standard Form (SF) 1170, Redemption of Unused Tickets, format is not suitable for automated preparation. This rule proposes to make the SF 1170 available in electronic data processing (EDP) format to facilitate form preparation on either a typewriter or an automated printer.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 04/01/88 |    |      |  |

**Proposed Rule Stage GSA** 

#### Small Entity: No

Agency Contact: Carolyn West, Transportation Specialist, General Services Administration, GSA/FWCP/R, 18th & F Streets, NW, Washington, D.C., 202 786-3005

RIN: 3090-AD13

#### OFFICE OF INFORMATION RESOURCES MANAGEMENT

#### 2977. UPDATE OF **GOVERNMENTWIDE POLICIES AND** REGULATIONS

Significance: Agency Priority

Legal Authority: 40 USC 486(c); 40 USC

CFR Citation: 41 CFR 201-21; 41 CFR 201-23: 41 CFR 201-38: 41 CFR 201-39: 41 CFR 201-41

Legal Deadline: None.

Abstract: This project revises FIRMR Provisions relating to Federal Telecommunications acquisition and management. It will include changes brought about by the Federal **Communications Commission Computer** II inquiry and the divestiture of AT&T. This regulation will update GSA policies and provisions impacting Government-wide telecommunication management and will specifically address the need for requirements definition and analysis for local and intercity service. It will revise "major change" requirements and state what GSA needs from agencies if GSA is expected to provide services or if GSA is reviewing service for individual agency acquisitions. All obsolete provisions will be eliminated.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/23/87 | 52 | FR | 35736 |
| NPRM Comment<br>Period End | 11/23/87 | 52 | FR | 35736 |
| NPRM FIRMR<br>Amendment    | 04/01/88 |    |    |       |
| Final Action<br>Effective  | 07/00/88 |    |    |       |

Small Entity: No

Agency Contact: John F. Stewart, Supervisory Communications Specialist, General Services Administration, Regulations Branch (KMPR), Information Resources Management

Service, Washington, DC 20405, 202 566-

RIN: 3090-AB08

#### 2978. REVISION OF ADPE **REUTILIZATION POLICIES AND PROCEDURES INCLUDING INSTRUCTIONS FOR SF 120,** PROJECT 86.14A

Significance: Agency Priority

Legal Authority: 40 USC 486(c); 40 USC

751(f)

CFR Citation: 41 CFR 201 to 33

Legal Deadline: None.

Abstract: This regulation delegates to agencies authority and responsibility for interagency screening of excess and exchange/sale ADPE with an original acquisition cost (OAC) below \$1,000,000. A recent analysis of the ADPE reported to GSA for interagency reuse during the last two years revealed that there is a minimum amount of savings to be realized for the reuse of ADPE with an OAC under \$1,000,000. Additionally, these savings are further reduced when the costs of nationwide interagency screening are considered.

#### Timetable:

| Action | Date     | FR | Cite | _ |
|--------|----------|----|------|---|
| NPRM   | 04/01/88 |    |      | _ |

Small Entity: No

Agency Contact: Phillip R. Patton, Procurement Analyst, General Services Administration, Regulations Branch (KMPR). Information Resources Management Service, Washington DC 20405, 202 566-0194

RIN: 3090-AC25

#### 2979. ESTABLISHMENT OF POLICIES AND PROCEDURES FOR FEDERAL **AGENCIES' MANAGEMENT OF ELECTRONIC RECORDKEEPING,** PROJECT 86.83A

Legal Authority: 40 USC 486(f); 40 USC 751(f)

CFR Citation: 41 CFR 201-22; 41 CFR 201-34; 41 CFR 201-45

Legal Deadline: None.

Abstract: This project establishes a new Subpart 201-45.2 in the FIRMR to establish governmentwide policies and procedures for the management of electronic recordkeeping. Specifically responsibilities for the creation,

maintenance, use, and disposition of electronic records will be prescribed.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 06/00/88 |         |
| NPRM Comment | 08/00/88 |         |
| Period End   |          |         |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Carolyn A. Thomas, Program Analyst, General Services Administration, Regulations Branch (KMPR), Information Resources Management Service, Washington, DC 20405, 202 566-0194

RIN: 3090-AC54

#### 2980. ● OFFICE EQUIPMENT **ACCESSIBILITY FOR THE HANDICAPPED**

Significance: Regulatory Program

Legal Authority: 40 USC 486(c); 40 USC

751(f).

CFR Citation: 41 CFR 201

Legal Deadline: Statutory, September 30, 1988.

Abstract: The Rehabilitation Act of 1973, as amended (P.L. 99-506), directs GSA to adopt Governmentwide guidelines on electronic equipment accessibility. GSA will issue a nonmandatory FIRMR bulletin describing procedures agencies should follow in acquiring equipment for employees with disabilities and the types of equipment or strategies that can be used to make this technology more useable by disabled employees. This project will result in regulatory changes to the FIRMR to reflect special procedures managers must follow to ensure equipment accessibility for the disabled.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 09/00/88 | •       |

Small Entity: No

Agency Contact: Phillip R. Patton. Procurement Analyst, General Services Administration, GSA, IRMS/KMPR, Washington, D.C. 20405, 202 566-0194

RIN: 3090-AD02

**Proposed Rule Stage** 

2981. ● IMPLEMENTATION OF TITLE VIII, PAPERWORK REDUCTION REAUTHORIZATION ACT OF 1986, P.L. 99-500 REGARDING AUTOMATIC DATA PROCESSING EQUIPMENT

Significance: Regulatory Program

Legal Authority: 40 USC 486(c); 40 USC

751(f)

**CFR Citation:** 41 CFR 201-1; 41 CFR 201-2; 41 CFR 201-23; 41 CFR 201-24

Legal Deadline: None.

Abstract: This regulation implements certain selected portions of the Paperwork Reduction Reauthorization Act of 1986. Among the other changes, it clarifies the applicability of the FIRMR to the management acquisition, and use of various information resources by Federal agencies. The amendment prescribes FIRMR policies and procedures for use in determining whether any particular procurement must be conducted under GSA's exclusive procurement authority. It also. streamlines the Delegations Program by establishing uniform procedures. uniform blanket delegations of procurement authority, Agency Procurement Requests for all ADP and telecommunications resources.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 06/00/88 |         |
| Final Action               | 09/00/88 |         |
|                            |          |         |

Small Entity: No

Agency Contact: Phillip R. Patton, Procurement Analyst, General Services Administration, GSA, IRMS/KMPR, Washington, D.C. 20405, 202 566-0194

RIN: 3090-AD03

OFFICE OF ORGANIZATION AND PERSONNEL

2982. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN FEDERALLY CONDUCTED PROGRAMS

Legal Authority: PL 95-602, Sec 119

CFR Citation: 41 CFR 105-8 Legal Deadline: None.

Abstract: The General Services
Administration proposes this regulation
to implement the above cited laws.
These statutes prohibit discrimination
on the basis of handicap as it applies to
any programs or activities conducted by
GSA.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|

**Next Action Undetermined** 

Small Entity: No

Additional Information: This proposed rule has been circulated internally and externally for comments. Comments have been received from the Equal Employment Opportunity Commission. We are still waiting for the Department of Justice's approval and comment on the regulation. Employment Opportunity Commission. The Department of Justice's comments on regulation with respect to GSA's role as the Federal Government landlord have been received. Comments regarding the program portion of the regulation have not been received. Comments regarding the program portion of the regulationwere received on June 4, 1987 from the Department of Justice (DOJ). Reconciling of comments with Public Building Services and DOJ is presently occurring.

Government Levels Affected: Federal

Agency Contact: Thomas E. Henderson, Equal Employment Specialist (CTC), General Services Administration, General Services Administration, 18th and F Streets, NW, Washington, DC 20405, 202 566-1368

RIN: 3090-AC48

2983. NONDISCRIMINATION ON THE BASIS OF RACE, COLOR, NATIONAL ORIGIN, AND WHERE APPLICABLE, SEX

Legal Authority: 40 USC 476; 42 USC

2000d-1; 20 USC 1681

CFR Citation: 41 CFR 101-8.2

Legal Deadline: None.

Abstract: The General Services Administration proposes this regulation to implement all of the above cited Federal laws. These statutes prohibit discrimination, in whole or in part, so that no person in the United States shall on the grounds of race, color, national origin, or sex be excluded from participation in, be denied the benefits of, or be subject to discrimination under any program activity receiving Federal assistance from the General Services Administration. In addition, the objectives of the regulation are to streamline certain administrative procedural requirements by consolidating prohibitions of discrimination into one regulation and to make requirements clear and convenient for applicants and recipients to comply with, as well as making the regulation manageable for GSA to administer.

#### Timetable:

|        | <del></del> |         |
|--------|-------------|---------|
| Action | Date        | FR Cite |
|        |             |         |

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Thomas E.
Henderson, EEO Specialist, General
Services Administration, General
Services Administration, 18th and F
Streets, NW, Washington, DC 20405, 202
566-1368

RIN: 3090-AC49

**GENERAL SERVICES ADMINISTRATION (GSA)** 

Final Rule Stage

**ACQUISITION POLICY** 

2984. SUPPLY SOURCES AND RELATED PROGRAMS

Legal Authority: 40 USC 486(c)

CFR Citation: 41 CFR 101-26

Legal Deadline: None.

**Abstract:** Part 101-26 prescribes policies and procedures for the procurement of personal property and nonpersonal

services by Federal agencies from established Government supply sources. A number of executive agencies have indicated that this part needs to be revised to update, improve, clarify and streamline these regulations. GSA

Final Rule Stage

officials and representatives from the major executive agencies are developing a draft revision of this part to meet their requirements more adequately.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |

Final Action

04/29/88

Small Entity: No

Agency Contact: Robert A. Renner, Supply Systems Analyst, General Services Administration, Regulations and Policy Division (FFY), Washington, DC 23406, 703 557-1256

RIN: 3090-AA89

# 2985. GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION, CHANGE RECEIPT OF PROPOSALS AND QUOTATIONS

**Legal Authority:** 40 USC 486(c) Sec. 205(c), 63 Stat. 390

**CFR Citation:** 48 CFR 515; 48 CFR 552

Legal Deadline: None.

Abstract: GSA to issue a GSAR amendment which will (1) revise Section 515.411, Receipt of Proposals and Ouotations, to require the use of the appropriate Business Service Center for receipt and safeguarding of proposals or quotations (except small purchases) unless an exemption is obtained; (2) amend Part 515 to establish a special Late Proposals provision for Multiple Award Federal Supply Schedules that will preclude an offeror from adding additional items to an offer after the time set for submission of offer; and (3) revise clause 552.210-78. Charges for Packaging and Packing.

#### Timetable:

| Action | Date     | FR    | Cite  |
|--------|----------|-------|-------|
| NPRM   | 08/17/87 | 52 FR | 30694 |

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Margorie Ashby, Management Analyst Analyst, General Services Administration, GSA Acquistion Policy and Regulations, 18th & F Sts., NW Room 4026, Washington, DC 20405, 202 523-3822

RIN: 3090-AB83

# 2986. GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION CHANGE PART 501

**Legal Authority:** 40 USC 486(c) Sec. 205(c), 63 Stat. 390

CFR Citation: 48 CFR 501 Legal Deadline: None.

Abstract: To issue a GSAR amendment to implement the requirements of the Competition Enhancement Act of 1984 (Pub. L. 98-577) regarding publicizing proposed regulations in Part 501, General Services Administration Acquisition Regulations System.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: Not Applicable

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Sts., NW Room 4027, Washington, DC 20405, 202 523-3822

RIN: 3090-AB86

#### 2987. BUY AMERICAN ACT -CONSTRUCTION MATERIALS (GSAR 5-131)

Legal Authority: 40 USC 486(c)

CFR Citation: 48 CFR 525; 48 CFR 552

Legal Deadline: None.

Abstract: The General Services
Administration Acquisition Regulation
(GSAR) will be amended to add
sections that will address the method of
evaluation of offers based on the use of
non-domestic construction materials in
construction contracts.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 11/03/87
 52 FR 42125

Next Action Undetermined

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, Washington, DC 20405, 202 523-3822

RIN: 3090-AC37

#### 2988. FEDERAL PROCUREMENT DATA SYSTEM (FPDS) REPORTING REQUIREMENTS (GSAR 5-113)

Legal Authority: 40 USC 486(c)

CFR Citation: 48 CFR 504; 48 CFR 553

Legal Deadline: None.

**Abstract:** The General Services Administration Acquisition Regulation (GSAR) will be amended to incorporate the material currently in the **Procurement Management Information** System handbook into the regulation: the handbook provides guidance, procedures, and instructions on the preparation of various recurring procurement reporting requirements. The Federal Procurement Data System provides a comprehensive mechanism for assembling, organizing and presenting contract order, lease, schedule, and placement data for the Federal Government.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Streets, NW, Washington, DC 20405, 202 523-3822

RIN: 3090-AC56

#### 2989. MULTIPLE AWARD SCHEDULE PROGRAM (GSAR 5-38A)

Legal Authority: 40 USC 486(c)

**CFR Citation:** 48 CFR 515; 48 CFR 538; 48 CFR 552

Legal Deadline: None.

**Abstract:** The General Services Administration Acquisition Regulation will be amended to revise Section 515.804-3 to add instructions on claiming and granting exemptions to the requirement for submission on cost or pricing data in the multiple award schedule (MAS) contracting process; to add Section 515.804-70 to provide the format of the discount schedule and marketing data sheets to be used in MAS solicitations; to add Part 538 to provide procedures on the GSA schedule contracting process; and to add Section 552.238-70 to provide text of the price reductions clause to be

GSA -

Final Rule Stage

used in certain MAS solicitations and contracts.

Timetable:

 Action
 Date
 FR Cite

 NPRM
 08/12/86
 51 FR 31344

Next Action Undetermined-

Small Entity: No:

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA Acquisition Policy and Regulations, 18th & F Streets, NW, Washington, DC 20405, 202 523-3822

RIN: 3090-AC61

2990. • GENERAL SERVICES
ADMINISTRATION ACQUISITION
REGULATION (GSAR) PROPOSED
RULE, UTILITY CONTRACTS, GSAR
CASE 5-65

Legal Authority: 40 USC 486(c)

CFR Citation: 48 CFR 508; 48 CFR 513

Legal Deadline: None.

**Abstract:** This proposed General Services Administration Acquisition Regulation will revise Part 508 to clarify the Federal Acquisition Regulation definition of utility services, to prescribe policies governing the acquisition of utility services, to prescribe procedures for precontract review for utility contracts, to provide for annual rate reviews, to provide for use of GSA forms for acquiring utility services; and to revise Part 553 to illustrate GSA Forms 1533, Utilities Contract; 1683, Negotiated Electric Utility Contract, and 1684, Technical Provisions (Electric Utility Contract).

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/24/87 | 52 FR 48729 |
| Final Action | 04/01/88 |             |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA, Off. of GSA Aquisition Policy and Regs., 18th & F Streets, NW 20405, Washington, D.C., 202 523-3822

RIN: 3090-AD10

2991. • GENERAL SERVICES
ADMINISTRATION ACQUISITION
REGULATION (GSAR) ACQUISITION
CIRCULAR, AC-87-4, INCREASE IN
THRESHOLDS FOR CONTRACTING
OFFICE WARRANT PROGRAM &
IMPREST FUNDS TRANS

Legal Authority: 40 USC 486(c)

CFR Citation: 48 CFR 501; 48 CFR 513

Legal Deadline: None.

Abstract: This Acquisition Circular temporarily amends Parts 501 and 513 of the General Services Administration Acquisition Regulation (GSAR) to increase the threshold for purchases which require a contracting officer warrant and to increase the threshold for purchases paid through the imprest fund.

#### Timetable:

| Action | Date     | FR Cite   |
|--------|----------|-----------|
| NPRM   | 01/05/88 | 53 FR 132 |

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA, Off. of GSA Acquisition Policy & Regs., 18th & F Streets, NW, Washington, D.C. 20405, 202 523-3822

RIN: 3090-AD11

#### OFFICE OF THE COMPTROLLER

#### 2992. REVISION OF PUBLIC VOUCHER FOR TRANSPORTATION CHARGES, STANDARD FORM 1113

**Legal Authority:** 31 USC 3726; 40 USC 486(c)

CFR Citation: 41 CFR 101-41

Legal Deadline: None.

Abstract: This rule revises Public Voucher for Transportation Charges, Standard Form 1113, to eliminate various information blocks because certain agency fiscal control numbers are no longer required. This change will reduce the amount of time agencies spend in processing these documents.

#### Timetable:

| Action       | Date     | FR | Cite |   |
|--------------|----------|----|------|---|
| Final Action | 04/01/88 |    |      | _ |

Small Entity: No

Agency Contact: Gracie Jones,
Transportation Specialist, General
Services Administration, Regulations
and Procedures Section (FWCP/R), (1)
Washington, DC 20405, 202 786-3007

RIN: 3090-AB69

# 2993. AUDIT PROCEDURES FOR COMMERCIAL BILLS OF LADING-COST-REIMBURSEMENT-TYPE CONTRACTS

Legal Authority: 31 USC 3726; 40 USC

486 (c)

CFR Citation: 41 CFR 101-41

Legal Deadline: None.

Abstract: This rule requires contractors doing business with the United States Government to submit cost reimbursement-type contract commercial bills of lading to GSA for audit.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 07/05/85 | 50 FR 27625 |
| Final Action | 04/01/88 |             |

Small Entity: No

Agency Contact: Carolyn F. West, Transportation Specialist, General Services Administration, FWCP, Washington, DC 20405, 202 786-3025

RIN: 3090-AC20

## FEDERAL PROPERTY RESOURCES SERVICE

#### 2994. NATIONAL DEFENSE STOCKPILE DISPOSAL REGULATIONS

Legal Authority: 50 USC 98; EO 12155

CFR Citation: 41 CFR 101-14.4

Legal Deadline: None.

Abstract: These regulations indicate the procedures for disposing of strategic and critical materials that are excess to National Defense Stockpile needs and have been authorized for disposal by Congress, pursuant to the Stock Piling Act of 1979 50 USC 98 et seq. These regulations will be responsive to public sector, intergovernment and intragovernment comments reflecting on the lack of published regulations governing GSA's stockpile disposal policies and procedures.

Final Rule Stage

#### Timetable:

Action Date FR Cite
Final Action 06/30/88

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0; Base Year for Dollar Estimates: 1983

Government Levels Affected: Federal

Agency Contact: J. Wayne Kulig. Assistant Commissioner, General Services Administration, Office of National Defense Stockpile (DN), Washington, DC 20405, 202 535-7671

RIN: 3090-AA40

## 2995. • REPORTING OF EXCESS REAL PROPERTY - ASBESTOS

Legal Authority: 40 USC 483(b) CFR Citation: 41 CFR 101-47.202-2

Legal Deadline: None. --

Abstract: 41 CFR 101-47.202-2 is to be amended to require that specific information concerning asbestos contamination be included in all reports of excess real property.

#### Timetable:

| Action | Date        | FR Cite |
|--------|-------------|---------|
|        | <del></del> |         |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Marjorie L. Lomax, Director, Policy and Planning Division (DRP), General Services Administration, 18th & F Streets, NW, Washington, D.C. 20405, 202 535-7052

**RIN: 3090-AD05** 

#### **FEDERAL SUPPLY AND SERVICES**

## 2996. DONATION OF PERSONAL PROPERTY

Legal Authority: 40 USC 486(c)

CFR Citation: 41 CFR 101-44.000; 41 CFR 101-44.001; 41 CFR 101-44.105; 41 CFR 101-44.106; 41 CFR 101-44.108; 41 CFR 101-44.112; 41 CFR 101-44.118; 41 CFR 101-44.120; 41 CFR 101-44.200; 41 CFR 101-44.205; 41 CFR 101-44.207; 41 CFR 101-44.208; 41 CFR 101-44.4701; 41 CFR 101-44.4901-123; ...

Legal Deadline: None.

Abstract: This rule updates GSA's policies and procedures concerning the Federal surplus personal property donation program. It would: (1)

prescribe new and revised definitions; (2) implement Title IX of the Education Amendments of 1972; (3) change procedures for donating aircraft, drugs, biologicals, and reagents; (4) clarify cannibalization procedures; (5) add additional terms to the State agency distribution documents; (6) clarify that conditional title, not unrestricted title, passes to a donee at the time it takes possession of the property; (7) prohibit reimbursement to State agencies for certain sales expenses; (8) change reporting requirements; and (9) revise eligibility criteria for educational activities. This amendment is necessary to comply with the provisions of Title IX of the Education Amendments of 1972, section 502(a) of Public Law 94-241, and the Congressional Reports Elimination Act of 1980 (Public Law 96-470). Its intent is to increase the efficiency and effectiveness of the donation program.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Stanley M. Duda, Director, General Services Administration, Property Management Division (FBP), Washington, DC 20406, 703 557-1240

RIN: 3090-AA23

# 2997. DONATION OF ABANDONED AND FORFEITED PERSONAL PROPERTY

Legal Authority: 26 USC 5688(a) CFR Citation: 41 CFR 101-48.2

Legal Deadline: None.

Abstract: This rule would emphasize that all forfeited distilled spirits, wine, or malt beverages donated to eleemosynary institutions are to be used only by their inpatients for medicinal purposes. Allegations of misuse of these donated spirits have created a need for this regulation.

#### Timetable:

| Action | Date     | FR. Cite |
|--------|----------|----------|
|        | <u> </u> |          |

Next Action Undetermined

Smail Entity: No

Agency Contact: Stanley M. Duda, Director, General Services Administration, Property Management Division (FBP), Washington, DC 20406, 703 557-1240

RIN: 3090-AA24

## 2998. ACQUISITION AND USE OF EXCESS PERSONAL PROPERTY

Legal Authority: 40 USC 486(c) CFR Citation: 41 CFR 101-43

Legal Deadline: None.

Abstract: A number of miscellaneous changes will be made to clarify procedures for the acquisition and use of excess personal property by federal agencies and other authorized recipients.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 06/01/88 |         |

Small Entity: No

Agency Contact: Mr. Stanley M. Duda. Director, General Services Administration, Property Management Division (FBP), Washington, DC 20406, 703 557-1240

RIN: 3090-AA30

## 2999. UTILIZATION, DONATION, SALE, ABANDONMENT OR DESTRUCTION OF HAZARDOUS MATERIALS

Legal Authority: 40 USC 486(c)

**CFR Citation:** 41 CFR 101-43; 41 CFR 101-44; 41 CFR 101-45; 41 CFR 101-46; 41 CFR 101-48; 41 CFR 101-49

Legal Deadline: None.

Abstract: Revisions and additions to existing rules are proposed to establish a separate regulatory section concerning the utilization, donation, sale, abandonment or destruction of hazardous materials.

#### Timetable:

| Action      | Date | FR Cite | _ |
|-------------|------|---------|---|
| <del></del> |      |         | - |

**Next Action Undetermined** 

Small Entity: No

Additional Information: Proposals are to be circulated among Federal agencies on an information basis before rulemaking consideration.

Agency Contact: Mr. Stanley M. Duda, Director, General Services Administration, Property Management

Final Rule Stage

Division (FBP), Washington, DC 20406, 703 557-1240

RIN: 3090-AA42

3000. CHANGE TO FEDERAL TRAVEL REGULATIONS (FTR), FPMR 101-7, SUPPLEMENT (UNASSIGNED)

Legal Authority: 5 USC 5724(b)

CFR Citation: 41 CFR 101-7

Legal Deadline: None.

Abstract: FTR change transmitted by GSA Bulletin FPMR A-40, Supplement (Unassigned). FTR change implements new tables for determining the Federal and State marginal tax rate for use in calculating the relocation income tax allowance covering relocation expense reimbursements received during the 1987 tax year.

| Timetable:       |   |
|------------------|---|
| Action           | Date FR Cite  |
| Final Action     | 04/00/88 প্রী প্রাণ কৈছেছে।                                       |
| Small Entity: No | the groupe been splaces prifers;<br>on the properties of the con- |

Agency Contact: Audrey E. Rish, Supervisory Traffic Management Specialist, General Services Administration, Regulations and Policy Division (FFY), Washington, DC 20406, 703 557-1253

RIN: 3090-AC93

3001. • REMOVAL OF THE FEDERAL TRAVEL REGULATIONS FROM THE FEDERAL PROPERTY MANAGEMENT REGULATIONS SYSTEM

Legal Authority: 40 USC 486(c) CFR Citation: 41 CFR 101-7 Legal Deadline: None. Abstract: This final rule will remove the Federal Travel Regulations (FTR) from the Federal Property Management Regulations (FPMR) system. This action is necessary in order to establish the FTR as a separate regulatory system. The change should provide a more appropriate means for promulgating travel policies and procedures affecting Federal employees.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Ray Holmes, Supply Systems Analyst, General Services Administration, Crystal Mall Bldg #4, 202 557-7525

RIN: 3090-AD19

#### **GENERAL SERVICES ADMINISTRATION (GSA)**

**Completed Actions** 

3002. GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION; SUBCONTRACTING PLAN REPORTING REQUIREMENTS; CHANGE 48

CFR Citation: 48 CFR 519

Completed:

| Reason       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Final Action | 09/02/87 | 52 FR | 34387 |
| Final Action | 09/02/87 | 52 FR | 34387 |
| Effective    |          |       | •     |

Small Entity: Not Applicable

Agency Contact: Marjorie Ashby 202

523-3822

RIN: 3090-AB76

3003. • GENERAL SERVICES
ADMINISTRATION ACQUISITION
REGULATION (GSAR), ACQUISITION
CIRCULAR, AC-87-3, MONITORING
CONTRACTOR COMPLIANCE WITH
SUBCONTRACTING PLANS

Legal Authority: 40 USC 486(c)

CFR Citation: 48 CFR 519 . . . . .

Legal Deadline: None...

Abstract: This Acquisition Circular temporarily amends Part 519 of the General Services Administration Acquisition Regulation (GSAR), to provide uniform procedures for

monitoring contractor compliance with subcontracting plans and for reporting actions under section 211 of Pub L. 95-507.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action              | 12/16/87 | 52 FR | 47396 |
| Final Action<br>Effective | 12/16/87 | 52 FR | 47396 |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA, Office of Acquisition Policy, 18th & F Streets, Washington, D.C. 20405, 202 523-3822

RIN: 3090-AD06

3004. ● GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION (GSAR), CHANGE 47, IMPLEMENTING FAC 84-25

Legal Authority: 40 USC 486 (c)

**CFR Citation:** 48 CFR 507; 48 CFR 508; 48 CFR 552; 48 CFR 553

Legal Deadline: None.

Abstract: The General Services
Administration Acquisition Regulation
was amended to revise Part 507 to
clarify the requirement for use of the

Report of Employment Under Commercial Activities clause at 552.207-70 and to modify the reference to a GSA order on the implementation of OMB Circular A-76 Productivity Improvement Program; to revise Part 508 to identify the central printing authority for the General Services Administration (GSA) and to delete section 508.870; to revise section 552,203-70 to modify Alternate II: to revise section 552.207-70 to delete material in the introductory paragraph that repeats the prescriptive language in Part 507; to revise section 553.270-1 to permit modification of the GSA Form 3503, Representations and Certifications, pending a revision to the form, and to revise section 553.270-2 to permit modification of the GSA Forms 3501, Solicitation Provisions (Sealed Bid), and 3502, Solicitation Provisions (Negotiated), pending a revision to the forms.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 07/01/87 |    |    |       |
| Final Action | 07/01/87 | 52 | FR | 28827 |
| Effective    |          |    |    | 11 1  |

Small Entity: No. 1944 15 11 11 11 11 11 11 11 11

Government Leveis Affected: Federal Agency Contact: Marjorle Ashby, Management Analyst, General Services

**Completed Actions** 

Administration, GSA, Off. of Acquisition Policy & Regs., 18th & F Streets, NW, Washington, D.C. 20405, 202 523-3822

RIN: 3090-AD07

# 3005. © GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION (GSAR) CHANGE 49, PROMPT PAYMENT DISCOUNTS

Legal Authority: 40 USC 486(c)

CFR Citation: 49 CFR 532; 49 CFR 552

Legal Deadline: None.

Abstract: The General Services Administration Acquisition Regulation was amended to revise sections 532.111(a)(1) and 552.232-8(g) to delete the words "beginning with" and to subordinate the word "from."

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              |          | 52 FR 47005 |
| Final Action<br>Effective | 12/24/87 | 52 FR 47005 |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA, Off. of Acquisition Policy & Regs., 18th & F Streets, NW, Washington, D.C. 20405, 202 523-3822

RIN: 3090-AD08

3006. ● GENERAL SERVICES ADMINISTRATION ACQUISITION REGULATION (GSAR) CHANGE 50, REVISION OF GSA FORM 300

**Legal Authority:** 40 USC 486(c) **CFR Citation:** 48 CFR 553

Legal Deadline: None.

**Abstract:** The General Services Administration Acquisition Regulation was amended to revise section 553.272(a) to provide for the use of GSA Form 300, Order for Supplies and Services, the GSA Form 300-1, Order for Supplies and Services (pin-feed format), and the GSA Form 300-A(1), Order for Supplies and Services (Continuation) (pin-feed format); to revise section 553.273(a) to provide for the use of the pin-feed format of GSA Form 3025A, Receiving Report; to revise section 553.370-300 to illustrate the latest version of the GSA Form 300, Order for Supplies and Services; to revise section

553.370-300I to provide instructions for completion of the latest revision of GSA Form 300, Order for Supplies and Services, and to revise section 553.370-527 to illustrate the latest version of the GSA Form 527, Contractor's Qualifications and Financial Information.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/24/87 | 52 FR 47006 |
| Final Action | 12/24/87 | 52 FR 47006 |
| Effective    |          |             |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Marjorie Ashby, Management Analyst, General Services Administration, GSA, Off. of GSA Acquisition Policy & Regs., 18th & F Streets, NW, Washington, D.C. 20405, 202 523-3822

RIN: 3090-AD09

## 3007. REPORTING OF EXCESS REAL PROPERTY - PCB

**CFR Citation:** 41 CFR 101-47.202-2(b); 40 CFR 761; 41 CFR 101-47.202-2

#### Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 12/08/87 | 52 | FR | 46467 |
| Final Action<br>Effective | 12/08/87 | 52 | FR | 46467 |

Small Entity: Undetermined

Agency Contact: Marjorie L. Lomax 202 535-7052

RIN: 3090-AC90

## 3008. UTILIZATION AND DISPOSAL OF PERSONAL PROPERTY

**CFR Citation:** 41 CFR 101-42; 41 CFR 101-43; 41 CFR 101-44; 41 CFR 101-45; 41 CFR 101-46; 41 CFR 101-48

#### Completed: .

| <del></del>  |          |         |
|--------------|----------|---------|
| Reason       | Date     | FR Cite |
| Final Action | 04/01/88 |         |
| Constitute   | A1-      |         |

Small Entity: No

Agency Contact: Stanley M. Duda 202 557-0807

RIN: 3090-AA45

#### 3009. FEDERAL TRAVEL REGULATIONS (FTR), FPMR 101-7, SUPPLEMENT 26

CFR Citation: 41 CFR 101-7

#### Completed:

| Reason                    | Date         | FR Cite    |
|---------------------------|--------------|------------|
| Final Action              | 12/21/87 - 5 | 2 FR 48325 |
| Final Action<br>Effective | 10/01/87 5   | 2 FR 48325 |

Small Entity: No

Agency Contact: Audrey E. Rish 703

557-1253

RIN: 3090-AC24

## 3010. USE OF CASH FOR OFFICIAL TRAVEL (TEMPORARY REGULATION)

CFR Citation: 41 CFR 101

#### Completed:

| Reason                    | Date     | FR Cite     |  |
|---------------------------|----------|-------------|--|
| Final Action              | 09/30/87 | 52 FR 36572 |  |
| Final Action<br>Effective | 09/30/87 | 52 FR 36572 |  |

Small Entity: No

Agency Contact: Betty J. Brown 202

786-3011

RIN: 3090-AC91

# 3011. UPDATE OF GOVERNMENTWIDE POLICIES AND REGULATIONS REGARDING FEDERAL EMPLOYEE USE OF GOVERNMENT TELEPHONE SYSTEMS (87.14A)

Significance: Regulatory Program
CFR Citation: 41 CFR 201-38

#### Completed:

| Reason                    | Date     | ••• | FR | Cite  |
|---------------------------|----------|-----|----|-------|
| Final Action              | 11/04/87 | 52  | FR | 42292 |
| Final Action<br>Effective | 01/04/88 | 52  | FR | 42292 |

Small Entity: No

Agency Contact: Roger W. Walker 202 566-0194

RIN: 3090-AC75

#### 3012. INTERIM IMPLEMENTATION OF PUB. L. 99-500 TITLE VIII BROOKS ACT AMENDMENT-EXTENSION OF TEMPORARY REGULATION

Significance: Agency Priority

CFR Citation: 41 CFR 201-1; 41 CFR 201-

2; 41 CFR 201-23; 41 CFR 201-24

#### Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action .            | 12/08/87 | 52 FR 46468 |
| Final Action<br>Effective | 12/23/87 | 52 FR 46468 |

**Completed Actions** 

Small Entity: No

Agency Contact: William Loy 202 566-

0194

RIN: 3090-AD01

3013. FEDERAL ADVISORY. COMMITTEE MANAGEMENT

Significance: Regulatory Program

**CFR Citation:** 41 CFR 101-6.10

Completed:

 Reason
 Date
 FR Cite

 Final Action
 12/02/87
 52 FR 45926

 Final Action
 12/02/87
 52 FR 45926

 Effective
 FR 45926

Small Entity: No

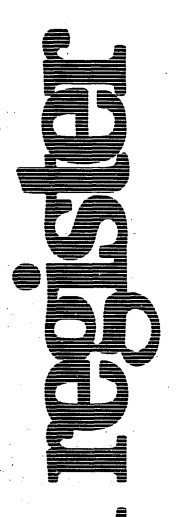
**Agency Contact: Charles F. Howton** 

202 523-4884

RIN: 3090-AA62

[FR Doc. 88-5091 Filed 04-22-88; 8:45 am]

BILLING CODE 6820-81-T



Monday April 25, 1988

Part XXV

# **Merit Systems Protection Board**

Semiannual Regulatory Agenda



#### **MERIT SYSTEMS PROTECTION BOARD (MSPB)**

## MERIT SYSTEMS PROTECTION BOARD

5 CFR Ch. II

#### **Regulatory Agenda**

**AGENCY:** Merit Systems Protection

Board.

**ACTION:** Semiannual agenda of

regulations.

SUMMARY: The following Merit Systems Protection Board (MSPB) regulations are scheduled for review or development from April 1988 through March 1989. They are submitted herein for publication in the Unified Agenda of Federal Regulations, E.O. 12291. Regulatory action may not be limited to the items listed.

#### FOR FURTHER INFORMATION CONTACT:

Paul D. Mahoney, Assistant to the Executive Director for Management, (202) 653-8900.

Dated: February 9, 1988.

Merit Systems Protection Board.

Daniel R. Levinson,

Chairman.

#### MERIT SYSTEMS PROTECTION BOARD (MSPB)

**Prerule Stage** 

#### 3014, PART 1206 OPEN MEETINGS

**Legal Authority:** 5 USC 552b Government in the Sunshine Act

CFR Citation: 5 CFR 1206 Legal Deadline: None.

Abstract: Pursuant to 5 U.S.C. 552b, the Board is required to promulgate regulations, pursuant to notice and receipt of public comment, establishing procedures by which it will conduct open meetings. Such regulations were issued in 44 FR 43448, July 24, 1979. The Board proposes to review these regulations to ensure that they are easily understood by all persons. If indicated by the review, the Board plans to publish these regulations in "plain English."

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/00/87 |         |
| End Review   | 10/00/88 |         |
| Final Action | 01/00/89 |         |

Small Entity: No

Agency Contact: Michael H. Hoxie, Director, Information Services Division, Merit Systems Protection Board, 1120 Vermont Ave., NW, Washington, DC 20419, 202 653-7200

**RIN:** 3124-AA06

#### 3015. PART 1203 - HEARING PROCEDURES FOR ORIGINAL JURISDICTION CASES

**Legal Authority:** 5 USC 1205(a)(4); 5 USC 1205(e); 5 USC 1205(g)

CFR Citation: 5 CFR 1203.1 to 1203.18

Legal Deadline: None.

Abstract: The Board proposes to review the regulations in this Part to ensure that these regulations are easily understood by all persons. If indicated by the review, the Board plans to republish these regulations in "plain English."

#### Timetable:

| Action                                       | Date     | FR Cite |
|--|----------|---------|
| Begin Review                                 | 10/00/87 |         |
| End Review                                   | 10/00/88 |         |
| Publish<br>regulations in<br>"plain English" | 01/00/89 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Paul D. Mahoney, Assistant to the Executive Director for Management, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-8900

**RIN:** 3124-AA07

## 3016. PART 1204 - FREEDOM OF INFORMATION ACT

Legal Authority: 5 USC 552

CFR Citation: 5 CFR 1204.1 to 1204.22

Legal Deadline: None.

Abstract: The Board issued interim final regulations in 52 FR 28123, July 28, 1987. The interim regulations became final regulations on December 1, 1987, in 52 FR 45597. The Board proposes to monitor these regulations carefully to ensure that they are easily understood. If indicated by the review, the Board plans to rewrite them in "plain English."

#### Timetable:

| Action                          | Date     | FR Cite |
|---------------------------------|----------|---------|
| Begin Review                    | 08/00/87 |         |
| End Review                      | 10/00/88 |         |
| Republish in<br>"plain English" | 01/00/89 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0;

Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Michael H. Hoxie, Director, Information Services Division, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-7200

**RIN:** 3124-AA08

#### 3017. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN PROGRAMS CONDUCTED BY THE MERIT SYSTEMS PROTECTION BOARD

Legal Authority: 29 USC 791

CFR Citation: 5 CFR 1207.1 to 1207.99

Legal Deadline: None.

Abstract: The Board issued proposed regulations in 52 FR 25123, July 2, 1987, and expects to issue final or interim final regulations during July 1988. The Board proposes to monitor these regulations and immediately begin a new review to ensure that these regulations are easily understood by all persons. If indicated by the review, the Board plans to rewrite them in "plain English."

and the state of the state of

A Park

#### **MSPB**

Prerule Stage

| Timetable:                                   |          |         |
|--|----------|---------|
| Action                                       | Date     | FR Cite |
| Begin Review                                 | 10/00/87 |         |
| End Review                                   | 10/00/88 |         |
| Publish<br>Regulations in<br>"plain English" | 01/00/89 |         |
| 0 11 =                                       | •        |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Sara B. Rearden, Acting Director, Equal Employment Division, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-6189

RIN: 3124-AA09

### 3018. PART 1201 - PRACTICES AND PROCEDURES

Legal Authority: 5 USC 1205; 5 USC 7701

CFR Citation: 5 CFR 1201.1 to 1201.199 Legal Deadline: None.

Abstract: The Board proposes to review the regulations in this Part to ensure that these regulations are easily understood by all persons appearing before the Board. If indicated by the review, the Board plans to republish these regulations in "plain English."

| i imetable:                                  |          | •       |
|--|----------|---------|
| Action                                       | Date     | FR Cite |
| Begin Review                                 | 10/00/87 |         |
| End Review                                   | 10/00/88 |         |
| Publish<br>Regulations in<br>"plain English" | 01/00/89 |         |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Paul D. Mahoney, Assistant to the Executive Director for Management, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-8900

RIN: 3124-AA10

#### MERIT SYSTEMS PROTECTION BOARD (MSPB)

Final Rule Stage

3019. ENFORCEMENT OF
NONDISCRIMINATION ON THE BASIS
OF HANDICAP IN PROGRAMS
CONDUCTED BY THE MERIT
SYSTEMS PROTECTION BOARD

Legal Authority: 29 USC 791

CFR Citation: 5 CFR 1207.1 to 1207.99,

(New)

Legal Deadline: None.

Abstract: To effectuate Section 119 of the Rehabilitation, Comprehensive Services, and Developmental Disabilities Amendments of 1978, amending Section 504 of P.L. 95-602.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/02/87 | 52 | FR | 25123 |
| NPRM Comment<br>Period End | 08/31/87 | 52 | FR | 25123 |
| Final Action               | 07/00/88 |    |    |       |
| Final Action<br>Effective  | 07/00/88 |    |    | •     |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Sara B. Rearden, Acting Director, Equal Employment Division, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-6180

RIN: 3124-AA01

## 3020. PART 1200 - BOARD ORGANIZATION

**Legal Authority:** 5 USC 552 Public Information; 5 USC 1205(g) and (i) Authority

CFR Citation: 5 CFR 1200 Legal Deadline: None.

Abstract: Pursuant to 5 U.S.C. 552, the Board provides the public current information regarding the Board's organization and a statement of functions assigned to each organizational unit. Certain title changes and other realignments are planned (or are in process) since January 27, 1986 when the Board's organization was published last (51 FR 3321).

#### Timetable:

| Action       | Date       | FR Cite |
|--------------|------------|---------|
| Final Action | . 05/00/88 |         |
| Final Action | 05/00/88   |         |
| Effective    |            | •       |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Paul D. Mahoney, Assistant to the Executive Director for Management, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-8900

RIN: 3124-AA04

#### 3021. PART 1205 - PRIVACY ACT

Legal Authority: 5 USC 552a Privacy Act

CFR Citation: 5 CFR 1205 Legal Deadline: None.

Abstract: Pursuant to 5 USC 552a(f), the Board is required to promulgate regulations pursuant to notice and receipt of public comment establishing procedures for responding to individual requests for access to records covered by the Privacy Act; for the amendment of records covered by the Act and for appeals of adverse rulings on such requests; and for fees to be charged for copying requested records. Such regulations were issued in 44 FR 43448, July 24, 1979. The Board proposes to review these regulations to ensure that they are easily understood by all persons. If indicated by the review, the Board plans to publish these regulations in "plain English."

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 09/00/87 |         |
| Final Action | 01/00/89 |         |
| End Review   | 10/00/89 |         |

Small Entity: No

**MSPB** 

Final Rule Stage

Agency Contact: Michael H. Hoxie, Director, Information Services Division, Merit Systems Protection Board, 1120 Vermont Ave., NW, Washington, DC 20419, 202 653-7200

RIN: 3124-AA05

#### **MERIT SYSTEMS PROTECTION BOARD (MSPB)**

**Completed Actions** 

## 3022. ● PART 1201 -- PRACTICES AND PROCEDURES

Legal Authority: 5 USC 1205; 5 USC 7701

**CFR Citation:** 5 CFR 1201.21; 5 CFR 1201.24; 5 CFR 1201.25; 5 CFR 1201.200 to 1201.222

Legal Deadline: None.

Abstract: The Board amended its rules of practice and procedures by eliminating subpart H-Voluntary Expedited Appeals Procedure (VEAP)

as a separate alternative for adjudicating Federal employee appeals of personnel actions.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Review       | 12/15/87 | 52 FR 47547 |
| Completed    |          | t           |
| Final Action | 12/15/87 | 52 FR 47547 |
| Final Action | 12/15/87 | 52 FR 47547 |

Small Entity: No

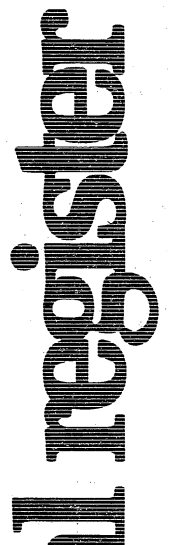
Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

#### Government Levels Affected: Federal

Agency Contact: Paul D. Mahoney, Assistant to the Executive Director for Management, Merit Systems Protection Board, 1120 Vermont Avenue, NW, Washington, DC 20419, 202 653-8900

RIN: 3124-AA11

[FR Doc. 88-5092 Filed 04-22-88; 8:45 am] BILLING CODE 7400-01-T



Monday April 25, 1988

Part XXVI

# National Aeronautics and Space Administration

Semiannual Regulatory Agenda

#### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (NASA)

### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

#### 14 CFR Ch. V

#### Regulatory Agenda

**AGENCY:** National Aeronautics and Space Administration.

**ACTION:** Regulatory agenda.

**SUMMARY:** This regulatory agenda describes the proposed regulations being considered for development or amendment by NASA, the need and

legal basis for the actions being considered, the name and telephone number of a knowledgeable official, whether a regulatory analysis is required, and the status of regulations previously reported.

ADDRESS: Director, General Management Division (Code NPN), Office of Management, NASA Headquarters, Washington, DC 20546.

FOR FURTHER INFORMATION CONTACT: Margaret M. Herring, 202/453-2922.

SUPPLEMENTARY INFORMATION: OMB Bulletin No. 88-1, "Regulatory Program

of the United States Government (April 1, 1988 - March 31, 1989) and Unified Agenda of Federal Regulations for April 1988," Executive Order 12291, "Federal Regulation," and NASA Management Instruction 1410.10E, "Federal Register: Delegation of Authority and Requirements for Publication of NASA Documents," require a regulatory agenda of proposed regulations under development and review be published in the Federal Register each April and October.

John F. Duggan,

Director, General Management Division.

#### **Proposed Rule Stage**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3023                    | General Provisions Regarding Flight of Reimbursable Payloads Aboard the Space Shuttle   | 2700-AA14                          |
| 3024                    | Space Transportation System: Mementos Aboard Space Shuttle Flights  | 2700-AA18                          |
| 3025                    | Space Transportation System: Nonscientific Payloads   | 2700-AA19                          |
| 3026                    | Major System Acquisitions   | 2700-AA38                          |
| 3027                    | Space Transportation System; Mementos Aboard Space Shuttle Flights Space Transportation System; Nonscientific Payloads Major System Acquisitions Source Evaluation Board Manual                   | 2700-AA39                          |
| 3028                    | Space Transportation System; Reimbursement for Shuttle Services Provided to Non-U.S. Government Users; Reimbursement for Shuttle Services Provided to Civil U.S. Government Users and Foreign Etc | 2700-AA45                          |
| 3029                    | Delegation of Authority of Certain Civil Rights Functions to the Department of Health, Education, and Welfare   | 2700-AA47                          |
| 3030                    | Payload Specialists for NASA or NASA Related Payloads   | 2700-AA52                          |
| 3031                    | Extraterrestrial Exposure   | 2700-AA53                          |
| 3032                    | Policy Concerning Data Obtained from Space Science Flight Investigations  | 2700-AA54                          |
| 3033                    | Broad Agency Announcements  | 2700-AA65                          |
| 3034                    | Nondiscrimination on the Basis of Sex in Education Programs and Activities Receiving or Benefiting from Assistance  |                                    |
| 3035                    | by NASA Freedom of Information Act Submitter Notice   | 2700-AA74                          |
| 3036                    | National Space Grant College and Fellowship Program   | 2700-AA75                          |
| 3037                    | National Space Grant College and Fellowship Program Policy On The Protection Of Human Subjects  | 2700-AA76                          |

#### Final Rule Stage

| Se-<br>quence<br>Number                              | in the second of the second  |   | Title   | 44<br>44 - 45   | ing the second s |                                  | legulation<br>Identifier<br>Number   |
|--|--|---|---|---|--|----------------------------------|--|
| 3038<br>3039<br>3040<br>3041<br>3042<br>3043<br>3044 | Space Transportation System; I<br>Space Transportation System; F<br>Tracking and Data Relay Satelli<br>Emergency Personnel Security<br>Uniform Relocation Assistance<br>Nondiscrimination in Federally-A<br>Duty-Free Entry of Space Article | Reimbursement for<br>ite System (TDRS<br>Adjudication and<br>and Real Property<br>Assisted Programs | or Spacelab Service S); Use and Reimb Procedures y Acquisition for Fe s of NASA | SA Space Vehicle L<br>sursement Policy for<br>deral and Federally | Jsers<br>r Non-U.S. Governme<br>-Assisted Programs   | 27<br>27<br>27<br>27<br>27<br>27 | 700-AA00<br>700-AA01<br>700-AA29<br>700-AA31<br>700-AA32<br>700-AA50<br>700-AA62 |

#### **Completed Actions**

| Se-<br>quence<br>Number | The state of the second of the | Regulation<br>Identifier A<br>Number |
|-------------------------|--|--------------------------------------|
|                         | ALLE MEDICAL PROPERTY OF THE P | 1950                                 |
| 3045<br>3046<br>3047    | Patent Waiver Regulations  | 2700-AA10:<br>2700-AA15<br>2700-AA40 |

#### Completed Actions—Continued

| Se-<br>quence<br>Number              | Title   | Regulation<br>Identifier<br>Number |
|--------------------------------------|---|------------------------------------|
| 3048<br>3049<br>3050<br>3051<br>3052 | Availability of Agency Records to Members of the Public | 2700-AA70<br>2700-AA71             |

#### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (NASA)

Proposed Rule Stage

3023. GENERAL PROVISIONS
REGARDING FLIGHT OF
REIMBURSABLE PAYLOADS ABOARD
THE SPACE SHUTTLE

Legal Authority: 42 USC 2473

CFR Citation: 14 CFR 1214, Subpart 1

Legal Deadline: None.

Abstract: Sets forth the general provisions regarding flight of reimbursable payloads aboard the NASA Space Shuttle. Incorporates pricing principles for the Second Phase of STS operations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |
|        |          |         |

Small Entity: No

Additional Information: RIN = 2700-AA13 merged with RIN = 2700-AA14.

Agency Contact: Lowell E. Primm, Office of Space Flight, Code MC, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2536

RIN: 2700-AA14

# 3024. ● SPACE TRANSPORTATION SYSTEM; MEMENTOS ABOARD SPACE SHUTTLE FLIGHTS

Legal Authority: 42 USC 2473

CFR Citation: 14 CFR 1214, Subpart

1214.6

Legal Deadline: None.

Abstract: Clarifies policy on carrying mementos aboard Space Shuttle flights and use of both official flight kits and personal preference kits.

| i imetable: |          |   |    |      |  |
|-------------|----------|---|----|------|--|
| Action      | Date     |   | FR | Cite |  |
| NPRM        | 06/30/88 | • |    |      |  |

Small Entity: No

Agency Contact: Lynn A. Marra, Office of External Relations, Code XM, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-8335

RIN: 2700-AA18

## 3025. ● SPACE TRANSPORTATION SYSTEM; NONSCIENTIFIC PAYLOADS

Legal Authority: 42 USC 2473

CFR Citation: 14 CFR 1214 "Subpart 16"

Legal Deadline: None.

Abstract: Sets forth the policy on the services provided by NASA for the launch of nonscientific payloads aboard the Space Shuttle.

#### Timetable:

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| NPRM        | 07/31/88 |         |
| Small Entit | v: No    | •       |

Small Entity: No

Agency Contact: Kenneth Pedersen, Office of External Relations, Code X, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-8305

RIN: 2700-AA19

#### 3026. MAJOR SYSTEM ACQUISITIONS

Legal Authority: 42 USC 2473(c)(1)

CFR Citation: 48 CFR 00 Legal Deadline: None.

**Abstract:** Revise and update procedures for major systems acquisition.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: Not Applicable

Agency Contact: John E. Horvath, Office of Procurement, Code HS, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2080

RIN: 2700-AA38

## 3027. SOURCE EVALUATION BOARD MANUAL

Legal Authority: 42 USC 2473(c)(1)

CFR Citation: 48 CFR 00 Legal Deadline: None.

**Abstract:** Revise and update procedures for conduct of Source Evaluation Boards.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: Not Applicable

Agency Contact: Linda M. Williams, Office of Procurement, Code HS, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-8673

RIN: 2700-AA39

**Proposed Rule Stage** 

3028. SPACE TRANSPORTATION SYSTEM; REIMBURSEMENT FOR SHUTTLE SERVICES PROVIDED TO NON-U.S. GOVERNMENT USERS; REIMBURSEMENT FOR SHUTTLE SERVICES PROVIDED TO CIVIL U.S. GOVERNMENT USERS AND FOREIGN ETC

**Legal Authority:** PL 85-568, Sec 203; 72 Stat 429; 42 USC 2473; PL 87-624, Sec 201(b); 76 Stat 421; 47 USC 721(b)

CFR Citation: 14 CFR 1214, Subpart 1; 14 CFR 1214, Subpart 2

Legal Deadline: None.

Abstract: This revision will incorporate provisions for scheduled shared-flight retrieval service and for equitable charging for use of the downweight capability of the shuttle.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Additional Information: TITLE CONT: Users Who Have Made Substantial Investment in the STS Program

Agency Contact: Lowell E. Primm, Office of Space Flight, Code MC, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2536

RIN: 2700-AA45

#### 3029. DELEGATION OF AUTHORITY OF CERTAIN CIVIL RIGHTS FUNCTIONS TO THE DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

**Legal Authority:** 42 USC 2473(b)(1), (3), (5), (6), and (14), 14 CFR 1250.111(c)

**CFR Citation:** 14 CFR 1204:508

Legal Deadline: None.

Abstract: Amends existing NASA regulation to reflect changes in the Federal sector and to include new civil rights laws enacted since the original regulation was published.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 10/00/88 |    |      |

Small Entity: No

Agency Contact: Lewin S. Warren, Office of Equal Opportunity Programs, Code U, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2163

RIN: 2700-AA47

## 3030. PAYLOAD SPECIALISTS FOR NASA OR NASA RELATED PAYLOADS

**Legal Authority:** PL 85-568, Sec 203; 42 USC 2473 72 Stat 429 as amended; PL 87-624, Sec 201(b); 47 USC 721(b) 76 Stat 421

CFR Citation: 14 CFR 1214, Subpart 3

Legal Deadline: None.

**Abstract:** Revises existing regulation to reflect current practices.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Robert A. Schmitz, Office of Space Science and Applications, Code EM, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-1703

RIN: 2700-AA52

## 3031. EXTRATERRESTRIAL EXPOSURE

**Legal Authority:** Secs 203, 304, 72 Stat 429, 433; 42 USC 2455; 42 USC 2456; 42 USC 2473; 18 USC 799

CFR Citation: 14 CFR 1211 Legal Deadline: None.

**Abstract:** Revision updates the existing regulation to conform to current agency practices.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/30/88 |         |

- Small Entity: No

Agency Contact: Stephan W. Fogleman, Office of Space Science and Applications, Code EB, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-1530

RIN: 2700-AA53

# 3032. POLICY CONCERNING DATA OBTAINED FROM SPACE SCIENCE FLIGHT INVESTIGATIONS

Legal Authority: 42 USC 2454

CFR Citation: 14 CFR 1205, Subpart 1

Legal Deadline: None.

**Abstract:** Amends regulation to reflect current agency practices.

#### Timetable:

| Action | Date Date  | FR Cite |
|--------|------------|---------|
| NPRM   | ਂ 06/30/88 | , ,     |

Small Entity: No

Agency Contact: John F. Devlin, Office of Space Science and Applications, Code EPS, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-1630

RIN: 2700-AA54

## 3033. BROAD AGENCY ANNOUNCEMENTS

Legal Authority: 42 USC 2473(c)(1)

CFR Citation: 48 CFR 00 Legal Deadline: None.

**Abstract:** NASA implementation of announcements authorized at FAR Subpart 6.1.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: W. A. Greene, Office of Procurement, Code HP, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-8923

RIN: 2700-AA65

#### 3034. NONDISCRIMINATION ON THE BASIS OF SEX IN EDUCATION PROGRAMS AND ACTIVITIES RECEIVING OR BENEFITING FROM ASSISTANCE BY NASA

Legal Authority: 20 USC 1681 et seq

CFR Citation: 14 CFR 1253 Legal Deadline: None.

Abstract: This regulation proposes to establish for NASA a set of rules prohibiting sex discrimination in educational programs or activities receiving financial assistance from NASA. Under authority provided by the Education Amendments of 1974, this regulation seeks to ensure that no person in the United States shall, on the basis of sex, be excluded from participation in, be denied benefit of, or otherwise be subject to discrimination under any program or activity receiving

**Proposed Rule Stage** 

Federal financial assistance from NASA.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: No

Agency Contact: Lewin S. Warren, Office of Equal Opportunity Program, Code U, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2163

RIN: 2700-AA69

## 3035. ● FREEDOM OF INFORMATION ACT SUBMITTER NOTICE

Legal Authority: 5 USC 552(a) (3) (B); EO

12600

CFR Citation: 14 CFR 1206 Legal Deadline: None.

Abstract: Formalizes current NASA policy and procedure in providing notice of request pursuant to the Freedom of Information Act to submitters of commercial information, implementing EO 12600.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

#### Small Entity: No

Agency Contact: Pamela J. vonSoosten, Office of General Counsel, Code GK, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2439

RIN: 2700-AA74

#### 3036. • NATIONAL SPACE GRANT COLLEGE AND FELLOWSHIP PROGRAM

Legal Authority: PL 100-147 CFR Citation: 14 CFR 1259 Legal Deadline: None.

Abstract: Formalizes and expands upon NASA's policy and procedures for implementing the National Space Grant College and Fellowship Program.

#### Timetable:

| Action      | Date     | FR Cite |
|-------------|----------|---------|
| NPRM        | 09/00/88 |         |
| Small Entit | y: No    |         |

Agency Contact: Elaine Schwartz, University Programs Branch, Code XEU, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-8344

RIN: 2700-AA75

## 3037. ● POLICY ON THE PROTECTION OF HUMAN SUBJECTS

Legal Authority: 42 USC 2451; 45 CFR

CFR Citation: 14 CFR 1230 Legal Deadline: None.

Abstract: NASA will be one of a few Federal Agencies to adopt a Model Federal Policy for the Protection of Human Subjects which was prepared by the Office of Science and Technology Policy. This NPRM will implement a Model Federal Policy for the Protection of Human subjects of research conducted, supported or regulated by NASA.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 12/00/88 |         |
| Small Entity | : No     |         |

Agency Contact: Dr. Arnauld E. Nicogossian, National Aeronautics and Space Administration, Life Sciences Division, Code EB, Office of Space Science and Applications, Washington, DC 20546, 202 453-1530

RIN: 2700-AA76

#### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (NASA)

Final Rule Stage

#### 3038. SPACE TRANSPORTATION SYSTEM; INSURANCE AND INDEMNIFICATION OF NASA SPACE VEHICLE USERS

**Legal Authority:** PL 85-568, Sec 203; 42 USC 2473 Sec 308 of the Space Act as amended; 42 USC 2458(b)

CFR Citation: 14 CFR 1214, Subpart 13 Legal Deadline: None.

Abstract: Describes the policy on when users of the Space Transportation System must obtain financial protection against third-party claims and the conditions under which NASA will provide insurance or indemnification of users. Comments on the proposed rule were received from several individuals.

#### Timetable:

| Innetable    |          |             |
|--------------|----------|-------------|
| Action       | Date     | FR Cite     |
| NPRM         | 11/10/80 | 45 FR 74499 |
| Final Action | 00/00/00 |             |

#### Small Entity: No

Agency Contact: Robert J. Wojtal, Office of General Counsel, Code GK, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2448

RIN: 2700-AA00

# 3039. SPACE TRANSPORTATION SYSTEM; REIMBURSEMENT FOR SPACELAB SERVICES

Legal Authority: 42 USC 2473
CFR Citation: 14 CFR 1214, Subpart 8

Legal Deadline: None.

Abstract: Describes the policy for Spacelab services provided by NASA to users during the Second Phase of STS operations. Timetable:

| Action                | Date     | FR    | Cite  |
|-----------------------|----------|-------|-------|
| Interim Final<br>Rule | 07/30/85 | 50 FR | 30807 |

Final Action 06/00/88

Small Entity: No

Agency Contact: Lowell E. Primm, Office of Space Flight, Code MC, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2536

RIN: 2700-AA01

3040. TRACKING AND DATA RELAY SATELLITE SYSTEM (TDRSS); USE AND REIMBURSEMENT POLICY FOR NON-U.S. GOVERNMENT USERS

**Legal Authority:** PL 85-568 Sec 203; 42 USC 2473

CFR Citation: 14 CFR 1215

Final Rule Stage

Legal Deadline: None.

**Abstract:** Annual revision of Appendix A to reflect each Calendar Year rate change for TDRSS services.

#### Timetable:

| Action                                     | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| Final Action for<br>CY 1988 Rate<br>Change | 04/06/87 | 52 | FR | 10881 |
| Final Action for<br>CY 1989 Rate<br>Change | 05/00/88 |    |    |       |

Small Entity: No

Agency Contact: Eugene Ferrick, Office of Space Operations, Code T, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2043

RIN: 2700-AA29

# 3041. EMERGENCY PERSONNEL SECURITY ADJUDICATION AND PROCEDURES

**Legal Authority:** 42 USC 2451 et seq.; 5 USC 552 A; 5 USC 5596; EO 10450; EO 12356; 5 USC 7312; 5 USC 7531 TO 7533

CFR Citation: 14 CFR 1203 Legal Deadline: None.

Abstract: 14 CFR Part 1203 is amended by adding this new Subpart J, "Emergency Personnel Security Adjudication and Procedures." This proposed rule sets forth NASA's personnel security adjudication policy and procedures. The intended effect of this proposed rule is to inform individuals of the procedures within NASA with respect to those individuals whose employment with NASA may not be clearly consistent with the interests of national security.

#### Timetable:

| Action       | Date     | F    | R | Cite |
|--------------|----------|------|---|------|
| NPRM         | 01/23/87 | 52 F | R | 2548 |
| Final Action | 10/00/88 |      | _ |      |

Small Entity: No

Agency Contact: Jerome Verba, NASA Security Office, Code NIS, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2946

RIN: 2700-AA31

#### 3042. © UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION FOR FEDERAL AND FEDERALLY-ASSISTED PROGRAMS

Legal Authority: 42 USC 4601 Note

CFR Citation: 14 CFR 1208 Legal Deadline: None.

Abstract: Designates Department of Transportation (DOT) as lead agency in implementation of Uniform Act.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 12/17/87 | 52 FR 48017 |
| Final Action          | 09/00/88 |             |

Small Entity: No

Agency Contact: Gitta G. Haber, Facilities Management Office, Code NXG, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-1958

RIN: 2700-AA32

# 3043. NONDISCRIMINATION IN FEDERALLY-ASSISTED PROGRAMS OF NASA

**Legal Authority:** Title VI of the Civil Rights Act of 1964 as amended; Section 504 of the Rehabilitation Act of 1973, as amended; Age Discrimination Act of 1975, EO 12250

CFR Citation: 14 CFR 1250 Legal Deadline: None.

Abstract: NASA is revising 14 CFR Part 1250, "Nondiscrimination in Federally-Assisted Programs of NASA," to reflect changes in the NASA organization and

processes through which this regulation is implemented. The purpose of this Part is to effectuate the provisions of Title VI of the Civil Rights Act of 1964, as amended.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 10/00/88 |         |

Small Entity: No

Agency Contact: Lewin S. Warren, Office of Equal Opportunity Programs, Code U, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2163

RIN: 2700-AA50

### 3044. DUTY-FREE ENTRY OF SPACE ARTICLES

**Legal Authority:** PL 98-573 Sec 124; PL 97-446 Sec 116 and Sec 156; 96 Stat 2335 to 2336; 19 USC 1202 note; 96 Stat 2345 to 2346

CFR Citation: 14 CFR 1214 Subpart 15

Legal Deadline: None.

**Abstract:** Amending 14 CFR Subpart 1214.15 to reflect the changes on the duty-free entry of communication satellites imposed by PL 98-573.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 12/00/88 |         |

Small Entity: No

Agency Contact: Robert J. Wojtal, Office of General Counsel, Code GK, National Aeronautics and Space Administration, NASA Headquarters, Washington, DC 20546, 202 453-2446

RIN: 2700-AA62

#### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (NASA)

**Completed Actions** 

## 3045. PATENT WAIVER REGULATIONS

CFR Citation: 14 CFR 1245, Subpart 1

Completed:

Reason Date FR Cite
Final Action 11/16/87 52 FR 43748

Small Entity: No

Agency Contact: Robert F. Kempf 202 453-2424

RIN: 2700-AA10

3046. NASA SEAL, INSIGNIA, LOGOTYPE INSIGNIA, PROGRAM AND ASTRONAUT BADGES, AND FLAGS

CFR Citation: 14 CFR 1221, Subpart 1

**Completed Actions** 

Completed:

FR Cite Date Reason

12/02/87 52 FR 45811 Final Action

Small Entity: No

Agency Contact: Robert Schulman 202

453-8315

RIN: 2700-AA15

3047. DATA AND COPYRIGHTS

CFR Citation: 48 CFR 00

Completed:

**FR Cite** Date Reason 12/10/87 52 FR 46765 Final Action

Small Entity: Not Applicable

Agency Contact: W. A. Greene 202 453-

RIN: 2700-AA40

3048. AVAILABILITY OF AGENCY RECORDS TO MEMBERS OF THE **PUBLIC** 

CFR Citation: 14 CFR 1206

Completed:

**FR Cite** Reason Date 10/29/87 52 FR 41406 Final Action

Small Entity: No

Agency Contact: Patricia M. Riep 202 453-8346

RIN: 2700-AA49

3049. RELEASE OF INFORMATION TO **NEWS AND INFORMATION MEDIA** 

CFR Citation: 14 CFR 1213, Subpart 1

Completed:

Reason Date **FR Cite** 12/03/87 52 FR 45935 Final Action

Small Entity: No

Agency Contact: James W. McCulla

202 453-8398 RIN: 2700-AA58

3050, ENVIRONMENTAL QUALITY; FLOODPLAIN AND WETLANDS **MANAGEMENT** 

CFR Citation: 14 CFR 1216

Completed:

FR Cite Reason Date Final Action 03/25/88 53 FR 9759

Small Entity: No

Agency Contact: Lewis E. Andrews 202

453-1972

RIN: 2700-AA70

3051. IMPLEMENTATION OF THE PROGRAM FRAUD CIVIL REMEDIES **ACT OF 1986** 

CFR Citation: 14 CFR 1264

Completed:

Reason Date **FR Cite** Interim Final 10/22/87 52 FR 39498 Rule

Small Entity: No

Agency Contact: Sara Najjar 202 453-

2465

RIN: 2700-AA71

3052. DELEGATION OF AUTHORITY-TO TAKE STATUTORY ACTION FOR "LIQUIDATED DAMAGE" ASSESSMENT UNDER THE **CONTRACT WORK HOURS AND** SAFETY STANDARDS ACT, AND **ASSOCIATED LABOR STATUTE ACTIONS** 

CFR Citation: 14 CFR 1204.509

Completed:

Reason Date FR Cite 09/22/87 52 FR 35538 Final Action

Small Entity: No

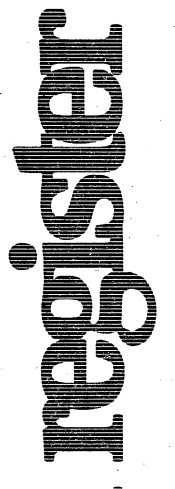
Agency Contact: Gordon K. Gilson 202

453-2882

RIN: 2700-AA73

[FR Doc. 88-5093 Filed 04-22-88; 8:45 am]

BILLING CODE 7510-01-T



Monday April 25, 1988

**Part XXVII** 

# National Archives and Records Administration

Semiannual Regulatory Agenda



#### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA)

# NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

36 CFR Ch. XII

#### **Unified Agenda of Federal Regulations**

**AGENCY:** National Archives and Records Administration.

ACTION: Semiannual agenda.

**SUMMARY:** This agenda announces the proposed regulatory actions that the

1 1 1 1

National Archives and Records
Administration (NARA) plans for the
next 12 months and those actions that
have been completed since October
1987. This agenda was developed under
the guidelines in OMB Bulletin No. 88-1,
dated October 7, 1987. NARA's purpose
in publishing this agenda is to allow
interested persons an opportunity to
have more comprehensive
documentation of NARA's regulatory
plans and to provide a systematic
means of monitoring regulatory activity

in NARA. None of the regulations listed in the agenda are considered major under Executive Order 12291, Federal Regulation.

#### FOR FURTHER INFORMATION CONTACT:

John A. Constance, Chief, Information Management and Directives Branch, (202) 523-3214.

Dated: February 29, 1988.

Don W. Wilson,

Archivist of the United States.

#### Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3053                    | Transfers to the National Personnel Records Center | 3095-AA15                          |

#### **Proposed Rule Stage**

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3054                    | Membership on State Historical Records Advisory Boards | 3095-AA20                          |
|                         | Membership on State historical necords Advisory Boards |                                    |
| 3055                    | Restrictions on Access to Archival Records             | 3095-AA21                          |
| 3056                    | Micrographics Records Management                       | 3095-AA22                          |
| 3057                    | NARA Implementation of Presidential Records Act        | 3095-AA24                          |
| 3058                    | NARA Standards of Conduct                              | 3095-AA25                          |
|                         | NAMA Standards of Conduct                              | 0000-77720                         |
| 3059                    | Electronic Records Management                          | 3095-AA29                          |
| 3060                    | Loans of Original Records for Exhibition Purposes      | 3095-AA37                          |
| 0.00                    |  | ĺ                                  |

#### Final Rule Stage

| Se-<br>quence<br>Number |  | Title |  | Regulation<br>Identifier<br>Number |
|-------------------------|--|-------|--|------------------------------------|
| 3061<br>3062<br>3063    | Transfers to the National Personnel Records Center  Enforcement Nondiscrimination on the Basis of Handicap in Federally-conducted Programs |       |  |                                    |

#### **Completed Actions**

| Se-<br>quence<br>Number              | Title  | Regulation<br>Identifier<br>Number |
|--------------------------------------|--|------------------------------------|
| 3064<br>3065<br>3066<br>3067<br>3068 | Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments Statistical Research in Records Containing Personal Information Disposition of Federal Records NARA Fee Schedule Use of NARA Self-service Copiers | 3095-AA26                          |

#### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA)

Prerule Stage

## 3053. TRANSFERS TO THE NATIONAL PERSONNEL RECORDS CENTER

Legal Authority: 44 USC 3101
CFR Citation: 36 CFR 1228.154 (2014)

Legal Deadline: None.

Abstract: Consideration is being given to acceptance of individual earnings and pay cards and comprehensive payrolls in microfiche or computer output microfilm format only.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/01/87 |         |
| End Review   | 08/00/88 |         |

**Agency Contact:** Gregory A. Pomicter, Dir., Field Operations Division (NCF),

National Archives and Records Administration, Washington, DC 20408, 202 653-8388

RIN: 3095-AA15

#### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA)

**Proposed Rule Stage** 

#### 3054. MEMBERSHIP ON STATE HISTORICAL RECORDS ADVISORY BOARDS

Legal Authority: 44 USC 2505 CFR Citation: 36 CFR 1206

Legal Deadline: None.

Abstract: This regulation will restructure the State Historical Records Advisory Boards and redefine their functions in the grant review process.

#### Timetable:

| Action                     | Date          | FR Cite |
|----------------------------|---------------|---------|
| NPRM                       | 03/00/89      |         |
|                            | nent 04/00/89 | •       |
| Period End<br>Final Action | 05/00/89      | ***     |

Small Entity: Not Applicable

Agency Contact: Nancy Sahli, Acting Dir., Records Program (NP), National Archives and Records Administration, Washington, DC 20408, 202 523-5386

RIN: 3095-AA20

# 3055. RESTRICTIONS ON ACCESS TO ARCHIVAL RECORDS

Legal Authority: 44 USC 2108(a); 44 USC 2104(a)

CFR Citation: 36 CFR 1256.40

Legal Deadline: None.

Abstract: This rule will add specific agency restrictions on the use of certain accessioned archival records. The restrictions will be in conformity with the Freedom of Information Act.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 12/00/88 |         |
| NPRM Comment<br>Period End | 01/00/89 |         |
| Final Action               | 03/00/89 |         |

Small Entity: Not Applicable

Small Entity: Not Applicable

Agency Contact: Trudy H. Peterson, Assistant Archivist, Office of National Archives, National Archives and Records Administration, Washington, DC 20408, 202 523-3130

**RIN:** 3095-AA21

# 3056. MICROGRAPHICS RECORDS MANAGEMENT

Legal Authority: 44 USC 2907; 44 USC

3302; 44 USC 3312

CFR Citation: 36 CFR 1230 Legal Deadline: None.

Abstract: This rule will update existing regulations on micrographics records management to correct references to Federal and industry micrographics standards.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 04/00/88 |         |
| NPRM Comment<br>Period End | 05/00/88 |         |
| Final Action               | 06/00/88 |         |
|                            |          |         |

#### Small Entity: No

Agency Contact: Adrienne C. Thomas, Dir., Program Policy and Eval. Div. (NAA), National Archives and Records Administration, Washington, DC 20408, 202 523-3214

RIN: 3095-AA22

## 3057. NARA IMPLEMENTATION OF PRESIDENTIAL RECORDS ACT

Legal Authority: 44 USC 2206 CFR Citation: 36 CFR 1270 Legal Deadline: None.

**Abstract:** 44 USC 2206 requires that the Archivist promulgate regulations to

carry out the Presidential Records Act. The law requires that the regulations provide for:

- 1. advance public notice of intention to dispose of valueless records;
- 2. notice to the former President of impending opening of otherwise restrictable records in response to judicial process, a request from the incumbent President, or request from Congress;
- 3. notice to the former President when disclosure of documents may adversely affect any rights or privileges he may have; and
- 4. establishment of procedures for consultation between the Archivist and appropriate Federal agencies regarding Presidential records which may be restricted as investigatory records compiled for law enforcement purposes.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 00/00/00 |         |
| NPRM Comment<br>Period End | 00/00/00 |         |
| Final Action               | 00/00/00 |         |

Small Entity: No

Agency Contact: Gary Brooks, Act. Dir., Legal Services Staff (NSL), National Archives and Records Administration, Washington, DC 20408, 202 523-3618

RIN: 3095-AA24

### 3058. NARA STANDARDS OF CONDUCT

Legal Authority: 44 USC 2104(a) CFR Citation: 36 CFR 1204

Legal Deadline: None.

NARA

**Proposed Rule Stage** 

Abstract: These regulations will establish standards of conduct for NARA employees.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 04/00/88

 NPRM Comment
 06/00/88

 Period End
 06/00/88

Small Entity: Not Applicable

Agency Contact: Gary Brooks, Act. Designated Agency Ethics Official, National Archives and Records Administration, Washington, DC 20408, 202 523-3618

RIN: 3095-AA25

## 3059. ELECTRONIC RECORDS MANAGEMENT

**Legal Authority:** 44 USC 2904; 44 USC 3102

CFR Citation: 36 CFR 1234 Legal Deadline: None.

Abstract: Federal agencies increasingly are recording their policies and authorities electronically. The proposed

regulation will provide comprehensive standards for the creation, maintenance, use and disposition of electronic records.

#### Timetable:

| Action                     | Date          | FR Cite |
|----------------------------|---------------|---------|
| NPRM                       | 00/00/00      |         |
| NPRM Comment<br>Period End | 00/00/00      |         |
| Final Action               | 00/00/00      |         |
| Small Entity: N            | nt Annlinable |         |

Agency Contact: Mary Ann Wallace, Director, Agency Services Division (NIA), National Archives and Records Administration, Washington, DC 20408, 202 724-1453

RIN: 3095-AA29

# 3060. LOANS OF ORIGINAL RECORDS FOR EXHIBITION PURPOSES

Legal Authority: 44 USC 2104a; 44 USC

2109

CFR Citation: 36 CFR 1254 Legal Deadline: None.

**Abstract:** NARA lends original records for exhibition purposes to qualified

institutions that are capable of providing care comparable with that provided at NARA. This regulation will make NARA's existing minimum requirements for security, environmental conditions, lighting, handling and advance notice more conveniently available to potential borrowers. Since loan requests are reviewed in accordance with an established administrative procedure and are subject to existing requirements, no additional costs will be involved.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 11/00/88 |         |
| NPRM Comment<br>Period End | 12/00/88 |         |
| Final Action               | 02/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Adrienne C. Thomas, Director, Program Policy and Evaluation Division, National Archives and Records Administration, Washington, DC 20408, 202 523-3214

RIN: 3095-AA37

#### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA)

**Final Rule Stage** 

# 3061. TRANSFERS TO THE NATIONAL PERSONNEL RECORDS CENTER

Legal Authority: 44 USC 3101 CFR Citation: 36 CFR 1228 Legal Deadline: None.

Abstract: As a result of FPM Letter 293-20 which established an Employee Medical Folder (EMF) for all civilian employees, this regulation will be expanded to include the EMF. In addition, a separate request form will be developed similar to the SF 127, Request for Official Personnel Folder.

#### Timetable:

| Action        | Date           | FR Cite | _ |
|---------------|----------------|---------|---|
| Final Action  | 04/00/88       |         |   |
| Small Entity: | Not Applicable |         |   |

Agency Contact: Gregory A. Pomicter, Dir., Field Operations Division (NCF), National Archives and Records Administration, Washington, DC 20408, 202 653-8388

RIN: 3095-AA16

# 3062. ENFORCEMENT NONDISCRIMINATION ON THE BASIS OF HANDICAP IN FEDERALLYCONDUCTED PROGRAMS

Legal Authority: 29 USC 794 CFR Citation: 36 CFR 1208 Legal Deadline: None.

Abstract: The National Archives and Records Administration is joining with the Department of Justice and other agencies in the third joint publication of regulations implementing Section 504 of the Rehabilitation Act of 1973, as amended.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/02/87 | 52 FR 25124 |
| NPRM Comment<br>Period End | 08/31/87 | 52 FR 25124 |
| Final Action               | 00/00/00 | •           |
| Final Action<br>Effective  | 00/00/00 |             |

Small Entity: No

Agency Contact: Adrienne C. Thomas, Dir., Program Policy and Evaluation Div., (NAA), National Archives and

Records Administration, Washington, DC 20408, 202 523-3214

RIN: 3095-AA35.

# 3063. IMPLEMENTATION OF GOVERNMENT-WIDE NONPROCUREMENT DEBARMENT AND SUSPENSION SYSTEM

**Legal Authority:** EO 12549; 44 USC 2104(a)

CFR Citation: 36 CFR 1209

. . . . .

Legal Deadline: Statutory, May 26, 1988.

Abstract: NARA will join other agencies in the voluntary common rule for implementing E.O. 12549. This order calls for the establishment of a system of government-wide nonprocurement and suspension from programs and activities involving Federal financial and nonfinancial assistance and benefits.

#### NARA

Final Rule Stage

| Timetable:                 |          |       |       |
|----------------------------|----------|-------|-------|
| Action                     | Date     | FR    | Cite  |
| NPRM                       | 10/20/87 | 52 FR | 39015 |
| NPRM Comment<br>Period End | 12/21/87 | 52 FR | 39015 |

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Final Action  | 05/00/88 |         |
| Small Entity: | No       |         |

Agency Contact: Adrienne C. Thomas, Director, Program Policy and Evaluation Division, National Archives and Records Administration, Washington, DC 20408, 202 523-3214

RIN: 3095-AA38

#### NATIONAL ARCHIVES AND RECORDS ADMINISTRATION (NARA)

**Completed Actions** 

3064. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

CFR Citation: 36 CFR 1207

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 03/11/88 | 53 FR 8034 |
| Final Action | 10/01/88 |            |

Small Entity: Not Applicable

**Agency Contact:** Adrienne C. Thomas

202 523-3214 RIN: 3095-AA23

3065. STATISTICAL RESEARCH IN RECORDS CONTAINING PERSONAL INFORMATION

CFR Citation: 36 CFR 1256

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 03/03/88 | 53 FR 6821 |

Small Entity: No

**Agency Contact:** Adrienne C. Thomas 202 523-3214

RIN: 3095-AA26

3066. DISPOSITION OF FEDERAL RECORDS

CFR Citation: 36 CFR 1228

Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 09/09/87 | 52 | FR | 34134 |
| Final Action<br>Effective | 10/01/87 | 52 | FR | 34134 |

Small Entity: Not Applicable

Agency Contact: Kenneth F. Rossman

202 724-1457

RIN: 3095-AA30

3067. NARA FEE SCHEDULE CFR Citation: 36 CFR 1258

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 04/13/88 | 53 FR 12150 |

Small Entity: No

**Agency Contact:** Adrienne C. Thomas 202 523-3214

RIN: 3095-AA33

3068. ● USE OF NARA SELF-SERVICE COPIERS

Legal Authority: 44 USC 2104(a) CFR Citation: 36 CFR 1254

Legal Deadline: None.

Abstract: NARA has expanded the full use of a debit card system to additional locations and has modified the operation of the system.

Timetable:

| Action                    | Date     | -  | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 01/19/88 | 53 | FR | 1348 |
| Final Action<br>Effective | 01/19/88 | 53 | FR | 1348 |

Small Entity: Not Applicable

Agency Contact: Adrienne C. Thomas, Dir., Program Policy and Eval. Div., National Archives and Records Administration, Washington, DC 20408, 202 523-3214

RIN: 3095-AA39

[FR Doc. 88-5094 Filed 04-22-88; 8:45 am] BILLING CODE 7515-01-T



Monday April 25, 1988

Part XXVIII

# **National Endowment** for the Arts

Semiannual Regulatory Agenda

#### NATIONAL ENDOWMENT FOR THE ARTS (NEA)

### NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

**National Endowment for the Arts** 

45 CFR Ch. XI

Semiannual Agenda of Regulations

AGENCY: National Endowment for the

**ACTION:** Publication of the semiannual agenda.

SUMMARY: Pursuant to Executive Order 12291 and the Regulatory Flexibility Act (5 U.S.C. 605), the National Endowment for the Arts publishes this regulatory agenda describing agency regulations under development or review.

#### FOR FURTHER INFORMATION CONTACT:

Mr. Frederic R. Kellogg, General Counsel, National Endowment for the Arts, 1100 Pennsylvania Avenue, NW., Washington, DC 20506 or call (202) 682-5418.

Peter J. Basso,

Deputy Chairman for Management, National Endowment for the Arts.

#### NATIONAL ENDOWMENT FOR THE ARTS (NEA)

**Proposed Rule Stage** 

#### 3069. COLLECTION OF CLAIMS

Significance: Agency Priority

**Legal Authority:** PL 97-365; 31 USC 3711; 31 USC 3716 to 3718; 5 USC 5514; 5 USC 5529

CFR Citation: 45 CFR 1150 Legal Deadline: None.

Abstract: The proposed rule amends the National Endowment for the Arts regulation for collecting debts. Principally, the amendments implement the Debt Collection Act of 1982 (PL 97-365), which amended the Federal Claims Collection Act of 1966 (31 USC 3711, 3716-3718) to authorize among other things, charging of interest penalties and administrative costs, and the use of administrative offset, private collection agencies and credit agencies by the Government. The amendments also implement government-wide regulations issued by the Department of Justice and the General Accounting Office (49 FR 8889) and Office of Personnel Management (49 FR 27470).

#### Timetable:

| imietable.   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 06/00/88 |         |
| NPRM Comment | 07/00/88 |         |
| Period End   | 100      |         |

Small Entity: Not Applicable

Agency Contact: Mr. Frede

Agency Contact: Mr. Frederic R. Kellogg, General Counsel, National Endowment for the Arts, Office of the

General Counsel, 1100 Pennsylvania Avenue, NW, Washington, DC 20506, 202 682-5418

RIN: 3135-AA01

## 3070. NONDISCRIMINATION ON THE BASIS OF AGE

Significance: Agency Priority

Legal Authority: 42 USC 6101 et seq

CFR Citation: 45 CFR 1154 Legal Deadline: None.

Abstract: This final rule prohibits discrimination on the basis of age in programs and activities receiving assistance from the National Endowment for the Arts. These regulations are issued pursuant to the requirements of the Age Discrimination Act and consistent with the general government-wide regulations issued by the Department of Health and Human Services.

#### Timetable:

| Action       | Date          | FR | Cite  |
|--------------|---------------|----|-------|
| NPRM         | 10/02/79 44   | FR | 56725 |
| NPRM Comment | 11/15/79 / 44 | FR | 56725 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Mr. Frederic R. Kellogg, General Counsel, National Endowment for the Arts, Office of the General Counsel, 1100 Pennsylvania Avenue, NW, Washington, DC 20506, 202 682-5418

RIN: 3135-AA03

### 3071. CLAIMS COLLECTION: SALARY OFFSET

Legal Authority: 5 USC 5514; EO 11809 (redesignated EO 12107); 5 CFR 550, Subpart

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: This regulation provides procedures for the collection by administrative offset of a federal employee's salary without his/her consent to satisfy certain debts owed to the Federal government. The regulation outlines certain procedural protections that must be accorded to an employee prior to commencing offset.

#### Timetable:

| Action   | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 04/00/88 |         |
| Smail En | tity: No |         |

Government Levels Affected: Federal

Agency Contact: Murray R. Welsh, Director, Administrative Services Division, National Endowment for the Arts, 1100 Pennsylvania Ave., NW, Washington, DC 20506, 202 682-5401

RIN: 3135-AA04

#### NATIONAL ENDOWMENT FOR THE ARTS (NEA)

**Completed Actions**:

3072. NONDISCRIMINATION ON THE BASIS OF RACE, COLOR OR NATIONAL ORIGIN IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE FROM NEA

Significance: Agency Priority CFR Citation: 45 CFR 1110

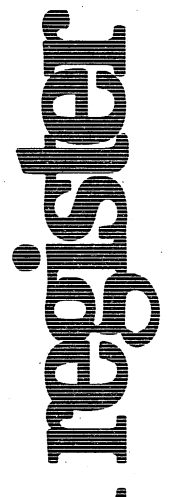
| Completed:    | the state of   | "·" · *. |   |  |
|---------------|----------------|----------|---|--|
| Reason        | Date           | FR Cite  | • |  |
| Withdrawn     | 02/26/88       |          |   |  |
| Small Entity: | Not Applicable |          |   |  |

Agency Contact: Mr. Frederic R. Kellogg 202 682-5418

RIN: 3135-AA00

graduate from the second

[FR Doc. 88-5095 Filed 04-22-88; 8:45 am]
BILLING CODE 7537-01-T



Monday April 25, 1988

Part XXIX

# National Endowment for the Humanities

Semiannual Regulatory Agenda



#### NATIONAL ENDOWMENT FOR THE HUMANITIES (NEH)

## NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

National Endowment for the Humanities

45 CFR Ch. XI

#### **Unified Agenda of Regulations**

**AGENCY:** National Endowment for the Humanities.

**ACTION:** Publication of the unified agenda of regulations.

SUMMARY: Pursuant to the Regulatory Flexibility Act, Pub. L. 96-354, and Executive Order 12291, "Federal Regulations," dated February 17, 1981, the National Endowment for the Humanities is required to publish in April and October of each year an agenda of proposed regulations that the

Endowment has issued or expects to issue and current rules that are under agency review.

#### FOR FURTHER INFORMATION CONTACT:

Mr. Stephen J. McCleary, Deputy General Counsel, National Endowment for the Humanities, 1100 Pennsylvania Avenue, NW., Washington, DC 20506; 202/786-0322.

Lynne V. Cheney, Chairman.

#### NATIONAL ENDOWMENT FOR THE HUMANITIES (NEH)

Final Rule Stage

## 3073. ● NONPROCUREMENT DEBARMENT AND SUSPENSION

Legal Authority: 20 USC 959(a)(1)

CFR Citation: 45 CFR 1169 Legal Deadline: None.

Abstract: This action proposes a common regulation establishing among the Federal agencies a uniform system

of nonprocurement debarment and suspension.

#### Timetable:

| Action .                   | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/20/87 | 52 | FR | 39029 |
| NPRM Comment<br>Period End | 12/21/87 |    |    |       |
| Final Action               | 05/26/88 | ٠  |    |       |

#### Small Entity: No

Agency Contact: Mr. Stephen J. McCleary, Deputy General Counsel, National Endowment for the Humanities, 1100 Pennsylvania Avenue, NW, Washington, DC 20506, 202 786-0322

RIN: 3136-AA09

#### NATIONAL ENDOWMENT FOR THE HUMANITIES (NEH)

**Completed Actions** 

#### 3074. STATEMENT FOR THE GUIDANCE OF THE PUBLIC -ORGANIZATION, PROCEDURES AND AVAILABILITY OF INFORMATION

CFR Citation: 45 CFR 1100

Completed:

| Reason ,                            | Date                 | FR Cite     |
|-------------------------------------|----------------------|-------------|
| Final Action Final Action Effective | 12/21/87<br>12/21/87 | 52 FR 48265 |

Small Entity: No

Agency Contact: Mr. Stephen J. McCleary 202 786-0322

RIN: 3136-AA03

3075. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS (COMMON RULE)

CFR Citation: 45 CFR 1174

#### Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 03/11/88 | 53 FR 8082 |
| Final Action | 10/01/88 | 53 FR 8034 |
| Effective    | ·        |            |

Small Entity: No

Agency Contact: Stephen J. McCleary 202 786-0322

**RIN: 3136-AA08** 

[FR Doc. 88-6199 Filed 04-22-88; 8:45 am]

BILLING CODE 7536-01-T



Monday April 25, 1988

Part XXX

# National Science Foundation

Semiannual Regulatory Agenda



#### NATIONAL SCIENCE FOUNDATION (NSF)

#### NATIONAL SCIENCE FOUNDATION

45 CFR Ch. VI

Federal Regulation; Semiannual Regulations Agenda

**AGENCY:** National Science Foundation.

**ACTION:** Publication of semiannual regulations agenda.

SUMMARY: The National Science
Foundation (NSF) publishes its
semiannual agenda of regulations under
development or review as required by
Executive Order 12291, Federal
Regulation (46 FR 13193, February 17,
1981). This agenda has been prepared in
accordance with OMB Bulletin No. 88-1,
Unified Agenda of Federal Regulations.

FOR FURTHER INFORMATION CONTACT: For additional information regarding

any particular regulatory action contained in the agenda, contact the individual identified as the contact person in the agenda. Comments or inquiries of a general nature about the agenda should be directed to Sukari S. Smith, Office of the General Counsel, National Science Foundation, Washington, DC 20550, (202) 357-9435.

Dated: February 18, 1988.

Sukari S. Smith, Regulatory Contact.

#### NATIONAL SCIENCE FOUNDATION (NSF)

Prerule Stage

# 3076. EFFECTUATION OF TITLE IX OF THE EDUCATION AMENDMENTS OF 1982 (SEX DISCRIMINATION)

**Legal Authority:** 20 USC 1681; PL 93-568, Sec 901 to 902; PL 93-380, Sec 844

CFR Citation: 45 CFR 620, (New)

Legal Deadline: None.

Abstract: This regulation is to effectuate Title IX of the Education Amendments of 1972, as amended, which prohibits discrimination on the basis of sex in connection with education programs and activities receiving Federal financial assistance from the National Science Foundation. Costs, if any, should be nominal since most NSF recipients are also covered

by HHS regulations. Potential benefits are to ensure that any educational program or activity receiving financial assistance from NSF does not, on the basis of sex (1) exclude any person from participation in, (2) deny any person the benefits of, or subject any such person to discrimination under that program or activity.

#### Timetable:

| Action  | Date     | FR Cite |  |  |
|---|----------|---------|--|--|
| Clearance with<br>EEOC and<br>Justice under<br>Executive<br>Order 12250 | 05/01/87 |         |  |  |
| ANPRM   | 07/01/87 |         |  |  |

Action Date FR Cite

ANPRM 09/01/87

Comment Period End

r enou chu

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Brenda Brush, Director, Office of Equal Opportunity, National Science Foundation, 1800 G Street, NW, Washington, DC 20550, 202 357-9819

RIN: 3145-AA06

#### NATIONAL SCIENCE FOUNDATION (NSF)

**Proposed Rule Stage** 

#### 3077. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN NATIONAL SCIENCE FOUNDATION

**Legal Authority:** 29 USC 794; PL 95-602, Sec 504

CFR Citation: 45 CFR 606, (New); 45 CFR

Legal Deadline: None.

Abstract: This regulation provides for the enforcement of Section 504 of the Rehabilitation Act of 1973, as amended, which prohibits discrimination on the basis of handicap, as it applies to programs or activities conducted by the National Science Foundation. Potential costs are not known. Any benefits derived will be to ensure that the handicapped will not be excluded from the participation in, be denied the

benefits of, or be subjected to discrimination under any program or activity conducted by the National Science Foundation.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 00/00/00 |         |  |

Small Entity: No

Agency Contact: Brenda Brush, Director, Office of Equal Opportunity, National Science Foundation, 1800 G Street, NW, Washington, DC 20550, 202 357-9819

RIN: 3145-AA05

3078. • AMENDMENTS/ADDITIONS TO 45 CFR PART 670 -CONSERVATION OF ANTARCTIC ANIMALS AND PLANTS ENTITLED "ENFORCEMENT AND HEARING PROCEDURES" (SUBPART K)

Significance: Agency Priority

**Legal Authority:** 42 USC 1870; 16 USC 2405; 16 USC 2407; 16 USC 2408; 16 USC 2409; 16 USC 2411

**CFR Citation:** 45 CFR 670.50 (New); 45 CFR 670.60 (New)

Legal Deadline: None.

Abstract: This action will amend this regulation by adding a new Subpart K (45 CFR 670.50 et seq), entitled "Enforcement and Hearing Procedures." The Antarctic Conservation Act of 1978 prohibits certain acts in the Antarctic.

NSF

**Proposed Rule Stage** 

such as the taking of any native mammal or native bird without a valid permit. The new subpart will establish hearing procedures for adjudicating administrative complaints alleging violations of the Act, elaborate and clarify the elements of a violation, and specific other procedures necessary for the enforcement of the Antarctic Conservation Act of 1978.

| Date     | FR Cite                          |
|----------|----------------------------------|
| 09/30/88 |                                  |
| 11/30/88 |                                  |
| 12/31/88 |                                  |
| 12/31/88 |                                  |
| 00/00/00 |                                  |
|          | 11/30/88<br>12/31/88<br>12/31/88 |

Small Entity: No

Public Compliance Cost: Initial Cost: \$0; Yearly Recurring Cost: \$0

Government Levels Affected: Federal

Agency Contact: Robert M. Andersen, Deputy General Counsel, National Science Foundation, 1800 G Street, NW, Washington, DC 20550, 202 357-9435

RIN: 3145-AA12

#### NATIONAL SCIENCE FOUNDATION (NSF)

Final Rule Stage

#### 3079. PATENTS

**Legal Authority:** 42 USC 1870(a) The Natl. Sci. Found. Act of 1950, as amended; 35 USC 200 et seq The Bayh-Dole Act, as amended

CFR Citation: 45 CFR 650 Legal Deadline: None.

Abstract: The Bayh-Dole Act (34 USC 200 et seq) was amended by Title V of PL 98-620 (98 Stat. 3364, 3368). The Department of Commerce has prepared a Government-wide implementing regulation. The Foundation's Patents regulation (45 CFR 650) conform to it. Because the revision to the NSF Patents regulation will merely echo a Government-wide regulation on which the public will have had an opportunity to comment, the Foundation expects that the revision will be published as a final rule. No additional costs will be imposed on the public as a result of the revision.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: No

Additional Information: The notable changes to be made in the revision of the NSF Patents regulation will be: elimination of restrictions on the licensing of NSF-supported inventions by nonprofit organizations, including universities; modification of the criteria and procedures for determining that "exceptional circumstances" warrant restricting a grantee's right to retain principal patent rights to its employees' NSF-supported inventions; and elimination of the Foundation's authority to waive the Government license and "march-in" rights in awards not subject to the Bayh-Dole Act. All these changes are required by amendments to the Bayh-Dole Act.

Agency Contact: John Chester, Intellectual Property Attorney, National Science Foundation, Office of the General Counsel, Room 501, Washington, DC 20550, 202 357-9435

RIN: 3145-AA07

## 3080. NONPROCUREMENT DEBARMENT AND SUSPENSION

**Legal Authority:** 42 USC 1870(a); EO 12459

CFR Citation: 45 CFR 620 Legal Deadline: None.

Abstract: The regulations implement section 6 of EO 12459 and set forth criteria and procedures for debarment and suspension of individuals and organizations receiving assistance from the National Science Foundation under its nonprocurement programs and activities.

These regulations are required to be established under the guidelines issued by OMB in the May 29, 1987, Federal Register (52 F.R. 20360).

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/21/87 | 52 FR 39015 |
| NPRM Comment<br>Period End | 12/21/87 |             |
| Final Action               | 05/00/88 |             |

Small Entity: Yes

Additional Information: NSF is joining with other executive branch agencies in a voluntary common rulemaking. This effort is being coordinated by OMB.

Agency Contact: Arthur J. Kusinski, Assistant General Counsel, National Science Foundation, 1800 G Street, NW, Room 501, Washington, DC 20550, 202 357-9435

RIN: 3145-AA11

# 3081. ● UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

Legal Authority: 42 USC 1870(a) CFR Citation: 45 CFR 602

Legal Deadline: None.

Abstract: This regulation implements a common rule, OMB Circular A-102, "Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments," has been revised and is being published as a common rule by 23 Federal agencies which award grants to State and local governments. This regulation provides uniform fiscal and administrative requirements for proposals submitted by, and grants and cooperative agreements awarded to, State and local governments. This common rule establishes consistency and uniformity among the various Federal agencies in the management of grants and cooperative agreements to State and local governments. Potential costs are not known. The State and local government entities which receive grants from Federal agencies will benefit from the common rule in preaward, post-award, and after-the-grant phases by having a consistent uniform set of requirements.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/09/87 | 52 | FR | 21820 |
| NPRM Comment<br>Period End | 08/10/87 | ·  | ,  |       |
| Final Action               | 03/11/88 |    | 1. |       |
| Final Action<br>Effective  | 10/01/88 |    |    |       |

Small Entity: No

Additional Information: NSF is joining with 22 other executive branch agencies

នាតែលាក់ ខេត្តពីអាក្សាការ ខេត្តការទៅ ប៉ុស្សា 🕏

NSF

Final Rule Stage

in a voluntary common rulemaking. This effort is being coordinated by OMB.

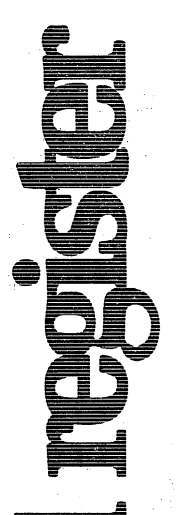
Government Levels Affected: Local, State, Federal

**Agency Contact:** Sharon Graham, Grant and Contract Specialist, Division of Grants and Contracts, National

Science Foundation, 1800 G Street, NW. Washington, DC 20550, 202 357-7880

RIN: 3145-AA13

[FR Doc. 88-5096 Filed 04-22-88; 8:45 am] BILLING CODE 7555-01-T



Monday April 25, 1988

Part XXXI

# Office of Management and Budget

Semiannual Regulatory Agenda

#### OFFICE OF MANAGEMENT AND BUDGET (OMB)

## OFFICE OF MANAGEMENT AND BUDGET

5 CFR Ch. III

Federal Regulations; OMB Directives Included in the Semiannual Agenda of Upcoming Activities

**AGENCY:** Office of Management and Budget.

**ACTION:** Publication of semiannual agenda.

SUMMARY: The Office of Management and Budget (OMB) is publishing its semiannual agenda of upcoming activities on OMB Circulars and Office

of Federal Procurement Policy Letters (OFPP Policy Letters). This action is in accordance with OMB's internal procedures for implementing Executive Order No. 12291. OMB directives are issued under authority derived from several sources including: Subtitles I, II, and V of Title 31, United States Code, Executive Order No. 11541, and other specific authority as cited. The agenda includes actions on issuances which are not regulations, but which are of public interest.

OMB Circulars and OFPP Policy
Letters are directives that communicate
significant government-wide policy of a
continuing nature. For purposes of this
agenda, we have included Circulars and
Policy Letters which are designed to

implement, interpret, or prescribe law or policy, or describe the procedure or practice requirements of an agency. Excluded are directives that outline procedures to be followed in connection with the President's budget and legislative programs, and directives that affect only the internal functions, management, or personnel of Federal agencies.

FOR FURTHER INFORMATION CONTACT:
See agency person listed for each entry in the agenda, c/o Office of
Management and Budget, Washington,
DC 20503. On the overall agenda,
contact Darrell A. Johnson (202/395-7250) at the above address.

Darrell A. Johnson,

Assistant Director for Administration.

#### OFFICE OF MANAGEMENT AND BUDGET (OMB)

Prerule Stage

# 3082. POLICIES ON GOVERNMENT PUBLICATIONS (CIRCULAR NO. A-3).

Significance: Agency Priority

Legal Authority: 44 USC 1108

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: OMB Circular No. A-3,
Government Publications, last revised in May 1985, prescribes policies and procedures for approving funding for government periodicals to fulfill the requirements of 44 USC 1108, and for reporting periodicals and non-recurring publications. This Circular is under review. OMB will consider modifications reflecting current policies on electronic dissemination of information.

#### Timetable:

Action Date FR Cite

Begin Review 10/00/88

Small Entity: No

Agency Contact: J. Timothy Sprehe, Room 3235 NEOB, Office of Management and Budget, Office of Information and Regulatory Affairs, Washington, DC 20503, 202 395-4814

RIN: 0348-AA77

# 3083. MAJOR SYSTEM ACQUISITIONS (CIRCULAR NO. A-109)

Legal Authority: PL 93-400; See preamble

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: Some agencies report difficulty working under the Circular. Areview, in light of experience gained, is warranted with a goal of revision and simplification while maintaining the current general policy thrust of A-109.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Yes

Agency Contact: Robert Cooper, Procurement Analyst, Office of Management and Budget, Office of Federal Procurement Policy, Washington, D.C. 20503, 202 395-3300

RIN: 0348-AA12

# 3084. PROMPT PAYMENT(CIRCULAR A-125)

Legal Authority: 31 USC 65 et seq; 41 USC 401 et seq; See preamble; 31 USC 3901 et seq.

CFR Citation: Not applicable

Legal Deadline: None.

**Abstract:** The Office of Management and Budget is considering proposing amendments to Circular A-125.

#### Timetable:

Action Date FR Cite

Begin Review 01/01/88
End Review 06/30/88

Action Date FR Cite

Proposal to 12/00/88 revise Circular

Small Entity: No

Agency Contact: Suzanne Duval,
Management Analyst, Credit and Cash
Management Branch, Office of
Management and Budget, Financial
Management Division, Washington,
D.C. 20503, 202 395-6107

RIN: 0348-AA67

# 3085. POLICIES ON MANAGEMENT OF FEDERAL INFORMATION RESOURCES (CIRCULAR NO. A-130)

**Significance:** Agency Priority

**Legal Authority:** 44 USC 35; 5 USC 552a; 40 USC 759; 40 USC 487; 31 USC 11

CFR Citation: Not applicable

Legal Deadline: None:

Abstract: OMB Circular No. A-130, Management of Federal Information Resources, issued December 12, 1985, establishes policy for the management of Federal information resources, and provides certain procedural and analytic guidelines for implementing specific aspects of these policies. OMB is reviewing the Circular for consistency with the Computer Security Act of 1987 (PL 100-235), for policies on electronic collection and dissemination of information, and for certain technical adjustments.

#### **OMB**

Prerule Stage

| Timetable:   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| Begin Review | 01/00/88 |         |
| End Povious  | 10/00/00 |         |

Small Entity: No

Agency Contact: J. Timothy Sprehe, Room 3235 NEOB, Office of Management and Budget, Office of Information and Regulatory Affairs, Washington, DC 20503, 202 395-4814

**RIN: 0348-AA76** 

#### OFFICE OF MANAGEMENT AND BUDGET (OMB)

**Proposed Rule Stage** 

# 3086. WRITING AND ADMINISTERING PERFORMANCE WORK STATEMENTS (PART II OF SUPPLEMENT TO CIRCULAR NO. A-76)

Legal Authority: 31 USC 501 et seq; 41 USC 401 et seq

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: This document describes a systematic means for developing Performance Work Statements and Quality Assurance Surveillance plans for Government management of commercial activities. It also includes procedures for contracting personnel who develop, review, award, and administer service contracts.

#### Timetable:

| Action                      | Date     | FR Cite  |
|-----------------------------|----------|--|
| Draft for Public<br>Comment | 05/02/88 |  |
| Final Action                | 07/15/88 | :  |
| Final Action<br>Effective   | 08/15/88 | en de la compansión de la<br>Compansión de la compansión de |

Small Entity: Yes

Agency Contact: David L. Muzio, Dep. Assoc. Adm. for Policy Development, Office of Management and Budget, Office of Federal Procurement Policy, Washington, D.C. 20503, 202 395-6810

RIN: 0348-AA34

# 3087. PERFORMANCE OF COMMERCIAL ACTIVITIES (CIRCULAR NO. A-76)

Legal Authority: 31 USC 501 et seq; 41 USC 401 et seq

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: OMB Circular No. A-76, last revised in August 1983, sets forth the policy of acquiring commercial products and services from the private sector, and provides guidance on the development of performance work statements and on comparing the cost of Government performance with contractor performance. This Circular is

currently under revision to incorporate changes required by Executive Order 12615, and to provide more management flexibility to directly contract certain functions.

#### Timetable:

| Action                    | Date     | FR  | Cite |
|---------------------------|----------|-----|------|
| Draft for public comment  | 05/02/88 |     |      |
| Final Action              | 07/15/88 | ٠., | 1000 |
| Final Action<br>Effective | 08/15/88 |     |      |

Small Entity: Yes

Agency Contact: David L. Muzio, Dep. Assoc. Admin. for Policy Development, Office of Management and Budget, Office of Federal Procurement Policy, Washington, D.C. 20503, 202 395-6810

RIN: 0348-AA45

# 3088. © COST PRINCIPLES FOR STATE AND LOCAL GOVERNMENTS (CIRCULAR A-87)

Legal Authority: 64 STAT 832 CFR Citation: Not applicable

Legal Deadline: None.

Abstract: This review will develop proposed changes to update the Circular.

#### Timetable:

| Action                                      | Date     | FR Cite |
|---|----------|---------|
| Draft circular published for public comment | 12/00/88 |         |

Small Entity: No

Agency Contact: Jimmie Brown, Chief, Financial Systems and Policy Branch, Office of Management and Budget, Financil Management Division, Washington, DC 20503, 202 395-3993

10

RIN: 0348-AA83

3089. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND AGREEMENTS WITH INSTITUTIONS OF HIGHER EDUCATION, HOSPITALS, AND OTHER NONPROFIT ORGANIZATIONS (CIRCULAR NO. A-110)

Legal Authority: 31 USC 65 et seq; 41 USC 401 et seq; See preamble

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: An OMB and HHS-chaired task force will review the current requirements of Circular A-110, compare them with the final Circular A-102 and government-wide common rule published in the Federal Register March 11,1988, determine the need for changes to restore uniformity, and propose a revised Circular A-110 and common rule for public comment.

#### Timetable:

| Action                  | Date     | FR    | Cite  |
|-------------------------|----------|-------|-------|
| Begin Review            | 06/15/87 |       |       |
| Invitation for Comments | 06/24/87 | 52 FR | 23729 |
| Proposed<br>Revision    | 10/00/88 |       |       |

Small Entity: No

Agency Contact: Jonathan D. Breul, Management Analyst, Office of Management and Budget, Financial Management Division, Washington, DC 20503, 202 395-3050

RIN: 0348-AA69

3090. BOARD OF CONTRACT APPEALS - POSITION ALLOCATION PURSUANT TO PUBLIC LAW 95-563 (OFPP POLICY LETTER 79-2, SUPPLEMENT NO. 1)

Legal Authority: 41 USC 401 et seq. See preamble

CFR Citation: 00 CFR None

Legal Deadline: None.

Abstract: The Contract Disputes Act

provides for establishment of Boards of Contract Appeals (BCAs) in the various

OMB

**Proposed Rule Stage** 

executive agencies; initial allocation of positions was made by the Administrator, OFPP, based on workload studies of existing BCAs. The Act provides for update of workload studies every three years; update of the Policy Letter appears necessary, due to update of workload studies.

| Timetable:                            |          |         |
|---------------------------------------|----------|---------|
| Action                                | Date     | FR Cite |
| Begin Review                          | 03/01/88 |         |
| Draft Policy<br>Letter for<br>Comment | 12/01/88 | ·· .    |
| End Review                            | 03/01/89 |         |

Small Entity: No

Agency Contact: Allen Brown, Acting Associate Administrator for Procurement Law and Legislation, Office of Management and Budget, Office of Federal Procurement Policy, Washington, D.C. 20503, 202 395-3501 RIN: 0348-AA16

#### OFFICE OF MANAGEMENT AND BUDGET (OMB)

Final Rule Stage

#### 3091. FEDERAL GOVERNMENT USER CHARGES POLICY (CIRCULAR NO. A-25)

Legal Authority: Budget and Accounting Act of 1921; PL 93-344; See preamble

CFR Citation: Not applicable Legal Deadline: None.

Abstract: General policies for Federal agencies on administering user charges and formulating legislative proposals regarding user charges are set forth in OMB Circular No. A-25. Public comments have been received on a revised draft of the Circular. They are currently being considered.

#### Timetable:

| Action                       | Date     | FR Cite     |
|------------------------------|----------|-------------|
| Draft Published for Comment  | 07/01/87 | 52 FR 24890 |
| Public Comment<br>Period End | 08/01/87 |             |
| Final Publication            | 07/00/88 |             |

Small Entity: Yes

Agency Contact: Joel Friedman, Financial Economist, Office of Management and Budget, Fiscal Analysis Branch, Budget Review Division, Washington, D.C. 20503, 202 395-4574

RIN: 0348-AA41

#### 3092. INDIRECT COST RATES, AUDIT, AND AUDIT FOLLOWUP AT EDUCATIONAL INSTITUTIONS (CIRCULAR A-88)

**Legal Authority: 31 USC 65 et seq; 41 USC 401 et seq; See preamble** 

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: The review will develop proposed changes to the Circular needed to call for "single audit" of universities.

| Timetable:   |          |             |
|--|----------|-------------|
| Action   | Date     | FR Cite     |
| Published in the<br>Federal<br>Register for<br>Public<br>Comment | 11/06/85 | 50 FR 46244 |
| Circular to be issued  | 09/30/88 |             |

Small Entity: No

Additional Information: Current policy for independent audits of universities is contained in Circular A-110 "Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher Education, Hospitals, and Other Nonprofit Organizations." The proposed revision will be merged with current policy for Federal audits of universities contained in Circular A-88.

Agency Contact: Jimmie D. Brown. Chief, Financial Systems and Policy Branch, Office of Management and Budget, Financial Management Division, Washington, D.C. 20503, 202 395-6823

RIN: 0348-AA68

# 3093. STATISTICAL POLICY DIRECTIVES

Legal Authority: 31 USC 1104 Budget & Accounting Procedures Act 1950 (Sec 103); PL 96-511 Paperwork Reduction Act of 1980; See preamble

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: The Directives give general policies for gathering, compiling, analyzing, publishing, and disseminating statistical information by the agencies in the Executive Branch of the Federal Government. A draft Circular was issued for public comment on January 20, 1988. The final Circular is planned for issuance in June 1988.

#### Timetable:

| Action             | Date     | FR    | Cite |  |
|--------------------|----------|-------|------|--|
| Draft Circular for | 01/20/88 | 53 FR | 1542 |  |
| Public<br>Comment  | 1        |       | • .  |  |
| Final Circular     | 06/00/88 | . :   |      |  |

Small Entity: No

Agency Contact: Suzann K. Evinger, Statistical Policy Analyst, Office of Management and Budget, Office of Information and Regulatory Affairs, Washington, D.C. 20503, 202 395-3093

RIN: 0348-AA43

#### 3094. CONTROLLING PAPERWORK BURDEN ON THE PUBLIC: REGULATORY CHANGES REFLECTING AMENDMENTS TO THE PAPERWORK REDUCTION ACT

**Legal Authority:** 44 USC 3502(11); 44 USC 3507; 44 USC Chapter 35

CFR Citation: 5 CFR 1320

Legal Deadline: None.

Abstract: The recently enacted Paperwork Reduction Reauthorization Act of 1986 amended the Paperwork Reduction Act of 1980. The Office of Management and Budget will amend its existing paperwork clearance rules to reflect this legislative change and otherwise to improve the management of Federal paperwork.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 07/23/87 | 52 FR | 27768 |
| NPRM Comment<br>Period End | 09/21/87 |       |       |
| Final Action               | 04/00/88 |       |       |
|                            |          | •     | *     |

Small Entity: Yes

Agency Contact: Jefferson B. Hill, Chief, Commerce and Lands Branch, Office of Information and Regulatory OMB

Final Rule Stage

Affairs, Office of Management and

Budget, 202 395-5897

RIN: 0348-AA71

#### OFFICE OF MANAGEMENT AND BUDGET (OMB)

**Completed Actions** 

#### 3095. POLICIES ON CONSTRUCTION OF FAMILY HOUSING (CIRCULAR NO. A-18)

Legal Authority: Budget and Accounting Act of 1921; See preamble

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: OMB Circular A-18 sets forth policies for budgeting, planning, and undertaking the construction of federally-owned housing (exclusive of military barracks) for Federal personnel and for employees of Government contractors. Review of the Circular was completed in January.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 01/01/88 |         |

Small Entity: No

Agency Contact: David F. Baker, Assoc. Admin. for Management Controls, Office of Management and Budget, Office of Federal Procurement Policy, Washington, D.C. 20503, 202 395-7207

RIN: 0348-AA08

#### 3096. POLICY GOVERNING CHARGES FOR RENTAL QUARTERS AND RELATED FACILITIES (CIRCULAR NO. A-45)

Legal Authority: 5 USC 5911(F); EO 11609 (Section 9)

CFR Citation: Not yet determined

Legal Deadline: None.

**Abstract:** Review of this policy document was completed in January. It continues to be current.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

End Review 01/01/88

Small Entity: No

Agency Contact: David F. Baker, Assoc. Admin. for Mgmt. Controls, Office of Management and Budget, OFPP, 726 Jackson Place, Washington, D.C. 20352, 202 395-7207

RIN: 0348-AA70

#### 3097. UNIFORM REQUIREMENTS FOR ASSISTANCE TO STATE AND LOCAL GOVERNMENTS (CIRCULAR NO. A-102)

**Legal Authority:** 31 USC 65 et seq; 42 USC 4212 et seq; 41 USC 401 et seq; See preamble

CFR Citation: Not applicable

Legal Deadline: None.

Abstract: The purpose of the review is to develop changes to administrative policies which will further reduce the regulatory burden on State and local governments.

#### Timetable:

| Action                          | Date     |    | FR | Cite  |
|---------------------------------|----------|----|----|-------|
| Advance Notice of Policy Review | 06/18/84 | 49 | FR | 24958 |
| Notice of<br>Proposed<br>Policy | 06/19/87 | 52 | FR | 21816 |
| Final Action                    | 03/11/88 | 53 | FR | 8027  |

Small Entity: No

Additional Information: On March 12, 1987, the President signed a memorandum directing the 23 grant-making agencies to simultaneously

propose common grants management regulations that adopt Governmentwide terms and conditions for grants to State and local governments. Within one year the departments and agencies must issue final common rules.

Agency Contact: Jonathan D. Breul, Management Analyst, Office of Management and Budget, Financial Management Division, Washington, D.C. 20503, 202 395-3050

RIN: 0348-AA11

## 3098. ● MANAGING FEDERAL CREDIT PROGRAMS (CIRCULAR A-129)

**Legal Authority:** Budget and Accounting Act of 1921 AS Amended; Debt Collection Act of 1982 As Amended; Deficit Reduction Act of 1984

CFR Citation: Not applicable Legal Deadline: None.

Abstract: Originally published May 1, 1985, revision clarifies the Circular.

#### Timetable:

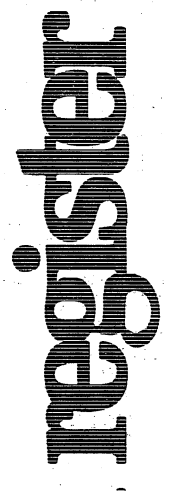
| Action                    | Date     | FR Cite |
|---------------------------|----------|---------|
| Final Action              | 06/30/88 |         |
| Final Action<br>Effective | 06/30/88 |         |

Small Entity: No

Agency Contact: Thomas Stack, Chief Credit and Cash Management Branch, Office of Management and Budget, Financial Management Division, Washington,DC 20503, 202 395-3066

RIN: 0348-AA82

[FR Doc. 88-5802 Filed 04-22-88; 8:45 am]



Monday April 25, 1988

Part XXXII

# Office of Personnel Management

Semiannual Regulatory Agenda



#### OFFICE OF PERSONNEL MANAGEMENT (OPM)

# OFFICE OF PERSONNEL MANAGEMENT

5 CFR Ch. I

#### **Regulatory Agenda**

**AGENCY:** Office of Personnel Management.

**ACTION:** Semiannual agenda of regulations.

SUMMARY: The following Office of Personnel Management regulations are scheduled for development or review from April 1, 1988, through March 31, 1989. This agenda carries out OPM's responsibilities to publish a semiannual agenda under E.O. 12291, Federal Regulation, and the Regulatory Flexibility Act (5 U.S.C. chapter 6). This publication in the Federal Register does not impose a binding obligation on the Office of Personnel Management with regard to any specific item on the agenda. Regulatory action in addition to the items listed is not precluded.

FOR FURTHER INFORMATION CONTACT: JoAnn G. Blackler, (202) 653-7252.

U.S. Office of Personnel Management. Constance Horner,

Director.

#### Prerule Stage

| Se-<br>quence<br>Number | Title:   | gulation<br>entifier<br>umber |
|-------------------------|--|-------------------------------|
| 3099<br>3100            |  | 6-AC03                        |
| 3101<br>3102            | Suitability Suitability Disqualification/ Hating Actions 320 | 6-AC19<br>6-AC21              |
| 3103                    | Investigations   | 6-AB92                        |

#### **Proposed Rule Stage**

| Employment (General); Employment Practices Employment (General); Time-in-Grade Restrictions. Appointment, Reassignment, Transfer, and Reinstat Appointment, Reassignment, Transfer and Reinstat by Reinstatement)  Imployment in the Senior Executive Service.  Imployment in the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Training.  Imployment System.  Imployment System.  Imployment System.  Imployment System.  Imployment System.  Imployment System.  Imployment Systems.  Imployment Systems.  Imployment Systems (Pay Under the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Systems.  Imployment Systems.  Imployment Systems.  Imployment Systems.  Imployment Systems (Pay Under the Senior Executive Service)  Imployment Systems (Pay Under the Senior Executive Service)  Imployment Systems (Pay Under the Senior Executive Systems.  Imployment Systems (Pay Under the Senior Executive Systems)  Imployment Systems (Pay Under the Senior Executive Systems.  Imployment Systems (Pay Under the Senior Executive Systems)  Imployment Systems (Pay Under the Senior Executive Service)  Imployment Systems (Pay Under the Senior Executive Systems (Pay Under the Senior Executive Service Systems (Pay Under the Service Systems | Title  | Regulation<br>Identifier<br>Number |
|--|--|------------------------------------|
| Employment (General); Employment Practices Employment (General); Time-in-Grade Restrictions. Appointment, Reassignment, Transfer, and Reinstat Appointment, Reassignment, Transfer and Reinstat by Reinstatement)  Imployment in the Senior Executive Service.  Imployment in the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Training.  Imployment System.  Imployment System.  Imployment System.  Imployment System.  Imployment System.  Imployment System.  Imployment Systems.  Imployment Systems.  Imployment Systems (Pay Under the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Systems.  Imployment Systems.  Imployment Systems.  Imployment Systems.  Imployment Systems (Pay Under the Senior Executive Service)  Imployment Systems (Pay Under the Senior Executive Service)  Imployment Systems (Pay Under the Senior Executive Systems.  Imployment Systems (Pay Under the Senior Executive Systems)  Imployment Systems (Pay Under the Senior Executive Systems.  Imployment Systems (Pay Under the Senior Executive Systems)  Imployment Systems (Pay Under the Senior Executive Service)  Imployment Systems (Pay Under the Senior Executive Systems (Pay Under the Senior Executive Service Systems (Pay Under the Service Systems |  | 3206-AB27                          |
| Employment (General); Time-in-Grade Restrictions. Appointment, Reassignment, Transfer, and Reinstat Appointment, Reassignment, Transfer and Reinstat by Reinstatement)   |  | -3206-AB41:                        |
| Appointment, Reassignment, Transfer, and Reinstat by Reinstatement)  3109 Employment in the Senior Executive Service Qualifications Requirements (Medical) 3110 Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Training 3114 Performance Management System 3115 Productivity Gainsharing 3116 Pay Under the General Schedule; Prevailing Rate S Prevailing Rate Systems 3117 Prevailing Rate Systems (Pay Under the Senior Executive Service) 3119 Pay Administration (General); Severance Pay 3120 Pay Administration under the FLSA: Compliance 3121 Processing Garnishment Orders for Child Support a Absence and Leave; Restoration of Annual Leave 3122 Political Activity of Federal Employees 3124 Employee Responsibilities and Conduct 3125 Post Employment Conflict of Interest 3126 Retirement; Credit and Deposits for Military Service 3127 Retirement; Credit and Deposits for Military Service 3128 Retirement; Credit and Deposits for Military Service 3129 Federal Employees Group Life Insurance 3130 Federal Employees Health Benefits Program; Techr Federal Employees Health Benefits for Former Spo  |  | 3206-AC01                          |
| Appointment, Reassignment, Transfer and Reinstat by Reinstatement)  3109 Employment in the Senior Executive Service Qualifications Requirements (Medical) 3110 Qualifications Requirements (Medical) 3111 Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Training 3114 Performance Management System Productivity Gainsharing 3116 Pay Under the General Schedule; Prevailing Rate Systems 3117 Prevailing Rate Systems (Pay Under the Senior Examples of Pay Administration (General); Severance Pay Pay Administration under the FLSA: Compliance Pay Administration under the FLSA: Compliance Processing Garnishment Orders for Child Support and Absence and Leave; Restoration of Annual Leave Political Activity of Federal Employees Employees Pesponsibilities and Conduct Post Employee Responsibilities and Conduct Post Employeer Responsibilities and Conduct Retirement; Credit and Deposits for Military Service Retirement; Disability Retirement Post Employees Group Life Insurance Federal Employees Health Benefits Program, Techrified Federal Employees Health Benefits Program, Techrified Federal Employees Health Benefits Forgram/Withdistance Program Popping Post Popping Popp | tement in the Senior Executive Service   | 3206-AA09                          |
| Signature Service Service Service Service Gualifications Requirements (Medical)  Signature Service Service Service; Guarar Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Training Service; Guarar Servic | tement in the Senior Executive Service (SES Career Appointment   | 3206-AA11-                         |
| Oualifications Requirements (Medical)  Removal from the Senior Executive Service; Guarar Removal from the Senior Executive Service; Guarar Training  |  | . 3206-AC811                       |
| 3112 Removal from the Senior Executive Service; Guarar Training  |  | 3206-AA91                          |
| Training   | nteed Placement in Other Personnel Systems   | 3206-AA21                          |
| Performance Management System  | nteed Placement in Other Personnel Systems   | 3206-AA23                          |
| Performance Management System  |  | 3206-AD06                          |
| Pay Under the General Schedule; Prevailing Rate S Prevailing Rate Systems  |  | 3206-AD22                          |
| Prevailing Rate Systems  |  | 3206-AC71                          |
| Pay Under Other Systems (Pay Under the Senior Examples of the Senior | systems; Grade and Pay Retention   | 3206-AC36                          |
| Pay Administration (General); Severance Pay  |  | 3206-AC82                          |
| Pay Administration under the FLSA: Compliance  | xecutive Service)  | 3206-AB29                          |
| 3121 Processing Garnishment Orders for Child Support a 3122 Absence and Leave; Restoration of Annual Leave 3123 Political Activity of Federal Employees  |  | 3206-AC41                          |
| Absence and Leave; Restoration of Annual Leave  3123 Political Activity of Federal Employees   |  | 3206-AA40                          |
| 3123 Political Activity of Federal Employees   | ind/or Alimony   | 3206-AB42                          |
| 3124 Employee Responsibilities and Conduct   |  | 3206-AD42                          |
| Post Employment Conflict of Interest   |  | 3206-AA47                          |
| 3126 Retirement; Credit and Deposits for Military Service 3127 Retirement; Disability Retirement 3128 Retirement; Recovery of Annuity Overpayments 3129 Federal Employees Group Life Insurance 3130 Federal Employees Health Benefits Program, Techn 3131 Federal Employees Health Benefits Program/Withd  |  | 3206-AB66                          |
| 3127 Retirement; Disability Retirement   |  | 3206-AB12                          |
| 3127 Retirement; Disability Retirement   |  | 3206-AB73                          |
| 3129 Federal Employees Group Life Insurance  |  | 3206-AB77                          |
| 3130 Federal Employees Health Benefits Program; Techr<br>3131 Federal Employees Health Benefits for Former Spo<br>3132 Federal Employees Health Benefits Program/Withd   | <u> </u>   | 3206-AB78                          |
| 3131 Federal Employees Health Benefits for Former Spo-   | this in a second of the second | 3206-AB80                          |
| 3131 Federal Employees Health Benefits for Former Spo-   | nical Corrections  | 3206-AB83                          |
| 3132 · Fedéral Employees Health Renefits Program/Withd   | uses of CIA and Foreign Service Employees  | 3206-AD28                          |
| 3133 :: : l:: Eederal Employees Health Benefits Program: Contin  | rewal of Cerrier and Plan Approval   | 3206-AD37                          |
| o too in a compression and the comment of the comme | nuation of Enrollment  | 3206-AB88                          |
| 3134 Federal Employees Health Benefits Program; Reeni  | nuation of Enrollment  | 9206-AD23                          |
| 3135 J. Federal Employees Health Benefits Program (FEHB  | Plan Advertising in Violation of FEHBP Contract Provisions   | - 3206-AD36                        |
| 3136 Procurement Regulations   | A District of the Control of the Con | 3206-AB28                          |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3137                    | Excepted Service Schedule B Authority to Appoint and Convert Cooperative Education Students   | 3206-AD20                          |
| 3138                    | Organization of the Government for Personnel Management; Personnel Management in Agencies   |                                    |
| 3139                    | Availability of Official Information  |                                    |
| 3140                    | Procedures for Selecting Candidates for Appointment   |                                    |
| 3141                    | General Recruitment/Placement Principles  |                                    |
| 3142                    | Promotion and Internal Placement  |                                    |
| 3143                    | Reduction in Grade and Removal Based on Unacceptable Performance  | 3206-AB21                          |
| 3144                    | Special Salary Rates for Recruitment and Retention  | 3206-AD38                          |
| 3145                    | Prevailing Rate Systems   |                                    |
| 3146                    | Pay Administration (General); Back Pay  |                                    |
| 3147                    | Pay Administration (General); Overtime Pay Computation  | . 3206-AC98                        |
| 3148                    | Pay Administration Under the Fair Labor Standards Act   |                                    |
| 3149:                   | Allowances and Differentials; Cost of Living Allowance and Post DifferentialNonforeign Areas  |                                    |
| 3150                    | Absence and Leave; Coverage of D.C. Government Employees  | . 3206-AC47                        |
| 3151                    | Absence and Leave: Temporary Leave Transfer Program   |                                    |
| 3152                    | Executive Personnel Financial Disclosure Requirements   |                                    |
| 3153                    | Post Employment Conflict of Interest: 1987 Designation of Certain Positions and Agencies  | . 3206-AD04                        |
| 3154 <sup>-</sup>       | Adverse Actions   | . 3206-AC23                        |
| 3155                    | Retirement; Underdeductions of Retirement Contributions   | . 3206-AC96                        |
| 3156                    | Retirement; Processing Court Orders for Apportionment of Civil Service Retirement System Annuity and Competing Claims for Survivor Benefits | . 3206-AC93                        |
| 3157                    | Retirement; Credit for Service; Food Service Employees of the House of Representatives May Retain CSRS or FERS                              |                                    |
| 3158                    | Retirement; Credit for Service; Employees Who Transfer to Airports Authority  | . 3206-AD15                        |
| 3159                    | Retirement; Implementing Regulations for Civil Service Retirement Spouse Equity Act of 1984   | . 3206-AB75                        |
| 3160                    | Retirement; Deposits for Military Service   | . 3206-AB35                        |
| 3161                    | Retirement; Alternative Form of Annuity   |                                    |
| 3162                    | Retirement; Federal Employees' Retirement System Act of 1986  | . 3206-AC94                        |
| 3163                    | Continuation of Federal Employees' Group Life Insurance Coverage During Military Service  | . 3206-AD10                        |
| 3164                    | Continuation of Health and Life Insurance Coverage During Retirement  | . 3206-AD34                        |
| 3165                    | Continuation of Federal Employees Health Benefits and Federal Employees Group Life Insurance Coverage under FERS                            | . 3206-AD11                        |
| 3166                    | Credit for CHAMPUS Coverage for the Purpose of Continuing an FEHB Enrollment During Retirement  | . 3206-AD26                        |
| 3167                    | Credit for CHAMPUS Coverage for the Purpose of Continuing an FEHB Enrollment During Retirement  | 3206-AB87                          |
| 3168                    | Federal Employees Health Benefits Program; Continuation of Coverage During Military Service   | . 3206-AD24                        |
| 3169                    | Computer Security Training  |                                    |

#### **Completed Actions**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 0470                    | Control Control Control A Authority for Employment of Chydroth  | 3206-AD17                          |
| 3170                    | Excepted Service Schedule A Authority for Employment of Students  |                                    |
| 3171                    | Excepted Service Schedule A Authority to Appoint and Convert Presidential Management Interns                  |                                    |
| 3172                    | Protection of Privacy and Personnel Records   | 3206-AA70                          |
| 3173                    | Overseas Employment   | 3206-AA71                          |
| 3174                    | Noncompetitive Appointment of Certain Former Overseas Employees   | 3206-AD16                          |
| 3175                    | Noncompetitive Appointment of Certain Former Overseas Employees   | 3206-AC34                          |
| 3176                    | Pay Under the General Schedule; Determining Rate of Basic Pay   | 3206-AA32                          |
| 3177                    | Eligibility of District of Columbia Government Employees for Superior Qualifications Appointments             |                                    |
|                         | Post Employment Conflict of Interest; 1986 Designation of Certain Positions and Agencies                      |                                    |
| 3178                    |   |                                    |
| 3179                    | Adverse Actions (Regulatory Requirements for Taking Adverse Actions Under the Senior Executive Service)       |                                    |
| 3180                    | Retirement; Order of Precedence for Statutory Withholdings from Annuity                                       |                                    |
| 3181                    | Retirement; Part-time Employees   | 3206-AC95                          |
| 3182                    | Retirement, Credit for Service under CSRS for Certain Service as National Guard Technicians, Cadet Nurse, and |                                    |
|                         | Nonappropriated Fund Employees  | 3206-AD13                          |
| 3183                    | Retirement, Law Enforcement Officers and Firefighters   | 3206-AB09                          |
| 3184                    | Civil Service Retirement, FEGLI, and FEHBP Coverage for D.C. Government Employees Hired After September 30,   |                                    |
| 0104,                   | 1987  | 3206-AD09                          |
| 3185                    | Standardization of Terms Used under the Federal Employees Group Life Insurance Program                        | 3206-AD27                          |
| 3186                    | An Additional Opportunity for Annuitants to Enroll for Federal Employees' Health Benefits Coverage            | 3206-AD12                          |

#### Completed Actions—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3187<br>3188            | Federal Employees Health Benefits Program; Termination of Enrollment | 3206-AB84<br>3206-AB91             |

#### OFFICE OF PERSONNEL MANAGEMENT (OPM)

**Prerule Stage** 

#### 3099. EXECUTIVE ASSIGNMENT SYSTEM

Legal Authority: 5 USC 1302; 5 USC 3301; 5 USC 3302; 5 USC 3324; EO 10577

CFR Citation: 5 CFR 305

Legal Deadline: None.

Abstract: Review of regulations on executive assignment system (GS-16/18). Regulations need to be reviewed in light of the establishment of the Senior Executive Service, which incorporated most GS-16/18 positions, and delegations to agencies under the CSRA.

#### Timetable:

| Action       | Date     | FR | Cite |   |
|--------------|----------|----|------|---|
| Begin Review | 03/01/88 |    | -    |   |
| End Review   | 09/00/88 |    | •    | • |

Small Entity: No

Agency Contact: Neal Harwood, Personnel Management Specialist, Office of Personnel Management, Office of Executive Personnel, Office of Executive Administration, 1900 E St., NW; Washington, DC 20415, 202 632-4625

RIN: 3206-AC03

#### 3100. EXECUTIVE AND MANAGEMENT DEVELOPMENT

Legal Authority: 5 USC 3397

CFR Citation: 5 CFR 412, Subparts A and

Legal Deadline: None.

Abstract: Review of executive and management development program authority for possible reconstructing.

#### Timetable:

| Action                 | . % 3 | . , | Date               | • | F | R | C | ite | ! |  |
|------------------------|-------|-----|--------------------|---|---|---|---|-----|---|--|
| Begin Rev<br>End Revie |       |     | 2/15/88<br>9/30/88 | • |   |   | : |     | , |  |

#### Small Entity: No

Agency Contact: Harold Segal, Chief. Policy and Oversight Branch, Office of Personnel Management, Training and Investigations Group, 1121 Vermont Avenue, NW; P.O. Box 7230, Washington, D.C. 20044, 202 632-5574

RIN: 3206-AC12

#### 3101. SUITABILITY - SUITABILITY **DISQUALIFICATION/RATING ACTIONS**

Legal Authority: 5 USC 3301; 5 USC 3302; 5 USC 7301; EO 10577; EO 11222

CFR Citation: 5 CFR 731, Subparts B and

Legal Deadline: None.

Abstract: Comprehensive review of suitability standards. Current revision of personnel security program by Presidential task force will likely result in the need for conforming changes in personnel suitability standards.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 11/01/85 |         |
| End Review   | 01/01/89 | •       |
|              |          |         |

Smail Entity: No

Agency Contact: Frances A. Sclafani, Associate Director, Training and Investigations Group, Office of Personnel Management, 1900 E Street, NW, Washington, DC 20415, 202 632-4426

RIN: 3206-AC19.

#### 3102. PERSONNEL SECURITY AND **RELATED PROGRAMS**

Legal Authority: 5 USC 3301: 5 USC 3302; 5 USC 7312; 50 USC 403; EO 10450; EO 10577

CFR Citation: 5 CFR 732

Legal Deadline: None.

Abstract: Comprehensive review of security standards. Current revision of personnel security program by Presidential task force will likely result in the need for conforming changes in personnel security standards.

#### Timetable:

| Action       | , Date   | FR Cite |
|--------------|----------|---------|
| Begin Review | 11/01/85 |         |
| End Review   | 01/01/89 | •       |

Small Entity: No

Agency Contact: Frances A. Sclafani, Associate Director, Training and Investigations Group, Office of Personnel Management, 1900 E Street, NW, Washington, DC 20415, 202 632-4426

RIN: 3206-AC21

#### 3103. INVESTIGATIONS

Legal Authority: PL 93-579; 5 USC 522a

CFR Citation: 5 CFR 736 Legal Deadline: None.

Abstract: Review of Governmentwide background investigations standards. Current revision of personnel security program by Presidential task force will likely result in the need for conforming changes in personnel investigations standards.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 11/01/85 |         |
| End Review   | 01/01/89 |         |
|              |          |         |

Small Entity: No

Agency Contact: Frances A. Sclafani. Associate Director, Training and Investigations Group, Office of Personnel Management, 1900 E Street.

Prerule Stage

N.W., Washington, D.C. 20415, **202 632-4426** 

RIN: 3206-AB92

#### OFFICE OF PERSONNEL MANAGEMENT (OPM)

**Proposed Rule Stage** 

# 3104. PERFORMANCE MANAGEMENT SYSTEM; RECORDKEEPING

**Legal Authority:** 5 USC 552; 5 USC 4302a; 5 USC 4312; EO 12107; 5 USC 1103; 5 USC 1104; 5 USC 1302; 5 CFR 7.2; EO 9830; 5 USC 4302

CFR Citation: 5 CFR 293 Legal Deadline: None.

Abstract: This section establishes requirements for the Performance Management System on filing and transfer of performance records. The proposed regulation is a technical change that would bring the OPF subpart into conformance with the EPF subpart, indicating that performance ratings of records, and the performance plans on which they are based, may be filed in either the OPF or the EPF.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM `       | 03/11/86 | 51 FR 8422 |
| NPRM         | 04/00/88 |            |
| Final Action | 06/00/88 |            |

Small Entity: No

Agency Contact: C. Frank Carrick, Chief, Performance Management Division, Office of Personnel Management, Office of Pay and Performance, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-7630

RIN: 3206-AB27

# 3105. EMPLOYMENT (GENERAL); EMPLOYMENT PRACTICES

**Legal Authority:** 5 USC 3301; 5 USC 3302; 5 USC 3304

CFR Citation: 5 CFR 300 Legal Deadline: None.

Abstract: Clarification of the policy and appeal procedures used in developing and implementing employment practices in the recruitment, measurement and selection of individuals for appointments and promotion within the competitive service. The proposed amendments would remove a non-statutory appeal

procedure which was created to provide a simple, streamlined administrative review procedure but which has, instead, become a time-consuming, convoluted process. Additionally, the proposed changes would avoid a duplicative enforcement procedure currently subject to review by OPM and MSPB, which is, more properly, within the sole jurisdiction of the EEOC.

#### Timetable:

| Action               | Date     | FR Cite |
|----------------------|----------|---------|
| EEOC<br>Coordination | 07/01/88 |         |
| NPRM                 | 12/00/88 |         |

Small Entity: No

Agency Contact: James S. Green, Associate General Counsel, Office of Personnel Management, Office of the General Counsel, 1900 E Street, NW, Washington, DC 20415, 202 632-5087

RIN: 3206-AB41

#### 3106. EMPLOYMENT (GENERAL); TIME-IN-GRADE RESTRICTIONS

Legal Authority: 5 USC 3301; 5 USC

CFR Citation: 5 CFR 300, Subpart F

Legal Deadline: None.

Abstract: Regulations based on review of time-in-grade restrictions.
Regulations will address inconsistencies and clarify certain provisions.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Agency Contact: Donald L. Holum, Chief, Staffing Policy Division, Office of Personnel Management, Career Entry Group, 1900 E Street, NW, Washington, D.C. 20415, 202 632-6817

RIN: 3206-AC01

#### 3107. APPOINTMENT, REASSIGNMENT, TRANSFER, AND REINSTATEMENT IN THE SENIOR EXECUTIVE SERVICE

**Legal Authority:** 5 USC 3392; 5 USC 3393; 5 USC 3394; 5 USC 3397

CFR Citation: 5 CFR 317 Legal Deadline: None.

Abstract: Proposed regulations to govern appointment actions in the SES, including establishment of qualifications standards, agency recruitment and selection procedures for career appointments, operations of OPM Qualifications Review Boards, and completion of the one-year probationary period for career appointees. Regulations are intended to set forth basic staffing requirements to assure compliance with merit system provisions and to implement staffing provisions of Pub. L. 98-615, November 8, 1984.

#### Timetable:

| Action | Date     | FR | Cite | _ |
|--------|----------|----|------|---|
| NPRM   | 04/00/88 |    |      | _ |

Small Entity: No

Additional Information: Regulatory Program RIN 3206-AC81 combines this item with RINs 3206-AA21, 3206-AA23, 3206-AB29, and 3206-AA50.

Agency Contact: Neal Harwood, Personnel Management Specialist, Office of Personnel Management, Office of Executive Personnel, Office of Executive Administration, 1900 E St., NW; Washington, DC 20415, 202 632-4625

RIN: 3206-AA09

#### 3108. APPOINTMENT, REASSIGNMENT, TRANSFER AND REINSTATEMENT IN THE SENIOR EXECUTIVE SERVICE (SES CAREER APPOINTMENT BY REINSTATEMENT)

Legal Authority: 5 USC 3593
CFR Citation: 5 CFR 317, Subpart G

Legal Deadline: None.

**Proposed Rule Stage** 

Abstract: Proposed regulations on reinstatement to an SES career appointment following (a) voluntary separation from SES, or (b) separation from a Presidential appointment of a former SES career appointee. These reinstatements are authorized by law. The regulations set the procedures for implementing the law.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 12/05/80 | 45 FR 80468 |
| NPRM                  | 04/00/88 |             |

Small Entity: No

Agency Contact: Neal Harwood, Personnel Management Specialist, Office of Personnel Management, Office of Executive Personnel, Office of Executive Administration, 1900 E St., NW; Washington, DC 20415, 202 632-4625

RIN: 3206-AA11

## 3109. EMPLOYMENT IN THE SENIOR EXECUTIVE SERVICE

Significance: Regulatory Program

**Legal Authority:** 5 USC 3392; 5 USC 3393; 5 USC 3394; 5 USC 3397; 5 USC 1302; 5 USC 3595; 5 USC 3596; 5 USC 5383; 5 USC 5385; 5 USC 7543

**CFR Citation:** 5 CFR 317; 5 CFR 359; 5 CFR 534; 5 CFR 752

Legal Deadline: None.

Abstract: This is a Regulatory Program entry that combines RINs 3206-AA09, 3206-AA21, 3206-AA23, 3206-AB29, and 3206-AA50.

#### Timetable:

| Action   | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 04/00/88 |         |
| Analyze  | 06/00/88 |         |
| comments |          |         |

#### Small Entity: No

Agency Contact: Kirke Harper,
Director, Office of Executive Personnel,
Office of Executive Administration,
Office of Personnel Management, 1900 E
St., N.W., Washington, DC 20415, 202
632-4486

RIN: 3206-AC81

# 3110. QUALIFICATIONS REQUIREMENTS (MEDICAL)

**Legal Authority:** 5 USC 3301; 5 USC 3304; 5 USC 3312

CFR Citation: 5 CFR 339 Legal Deadline: None.

Abstract: Proposed regulations to clarify procedures for establishing physical requirements for jobs and for documenting and processing disabilities.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 04/00/88 | 53 FR 9121 |
| Final Action | 07/00/88 |            |

Small Entity: No

Agency Contact: Raleigh Neville, Personnel Staffing Specialist, Office of Personnel Management, Staffing Policy Division, Career Entry Group, 1900 E Street, NW, Washington, DC 20415, 202 632-6817

RIN: 3206-AA91

# 3111. REMOVAL FROM THE SENIOR EXECUTIVE SERVICE; GUARANTEED PLACEMENT IN OTHER PERSONNEL SYSTEMS

**Legal Authority:** 5 USC 1302; 5 USC 3594; 5 USC 3596

CFR Citation: 5 CFR 359 Legal Deadline: None.

Abstract: Proposed regulations on (1) the removal of SES career appointees during probation or for less than fully successful executive performance, (2) the removal of other than career appointees, (3) placement rights in other personnel systems of certain SES career appointees. These actions are authorized by law. The regulations establish procedures for implementing previous law and the new Pub. L. 98-615, November 8, 1984.

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Interim Final<br>Rule | 07/31/79 | 44 | FR | 44815 |
| NPRM                  | 04/00/88 |    |    |       |

Small Entity: No

Additional Information: Regulatory Program RIN 3206-AC81 combines this item with RINs 3206-AA09, 3206-AA23, 3206-AB29, and 3206-AA50.

Agency Contact: Neal Harwood, Personnel Management Specialist, Office of Personnel Management, Office of Executive Personnel, Office of Executive Administration, 1900 E St., NW; Washington, DC 20415, 202 632-

4625

RIN: 3206-AA21

3112. REMOVAL FROM THE SENIOR EXECUTIVE SERVICE; GUARANTEED PLACEMENT IN OTHER PERSONNEL SYSTEMS

Legal Authority: 5 USC 3595; 5 USC

359

CFR Citation: 5 CFR 359 Legal Deadline: None.

Abstract: Proposed regulations to add a new subpart to implement Pub. L. 97-35. August 13, 1981, as amended by Pub.L. 97-346, October 15, 1982, and Pub. L. 98-615, November 8, 1984, which added provisions to Title 5 to govern SES reduction-in-force actions affecting career executives. Regulations are needed to cover certain areas not in the law, such as notification to employees and retention of records, and to implement the provisions in the law dealing with OPM's responsibility to help place career executives identified for reduction in force and with "fallback" rights following a RIF.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 | 1       |

Small Entity: No

Additional Information: Regulatory Program RIN 3206-AC81 combines this item with RINs 3206-AA09, 3206-AA21, 3206-AB29, and 3206-AA50.

Agency Contact: Neal Harwood, Personnel Management Specialist, Office of Personnel Management, Office of Executive Personnel, Office of Executive Administration, 1900 E St., NW; Washington, DC 20415, 202 632-4625

RIN: 3206-AA23

#### 3113. TRAINING

Legal Authority: 5 USC 4118 CFR Citation: 5 CFR 410

Legal Deadline: None.

Abstract: Revision of training regulations to remove obsolete or unessential reporting requirements and remove or modify any other outmoded regulation.

**Proposed Rule Stage** 

| Timetable: |          |         |
|------------|----------|---------|
| Action     | Date     | FR Cite |
| NPRM       | 04/01/88 |         |

Small Entity: No

Agency Contact: Harold Segal. Chief, Policy and Oversight Branch, Office of Personnel Management, Training and Investigations Group, 1121 Vermont Avenue, NW; P.O. Box 7230, Washington, DC 20044; 202 632-5574

RIN: 3206-AD06

### 3114. PERFORMANCE MANAGEMENT SYSTEM

Significance: Regulatory Program

Legal Authority: 5 USC Ch 43; 5 USC Ch

45; 5 USC Ch 53; 5 USC Ch 54 CFR Citation: 5 CFR 430

Legal Deadline: None.

Abstract: Establishes requirements for the Performance Management Systems for General Schedule, Prevailing Rate, and SES employees. Regulations will be streamlined to eliminate impediments to management flexibility while still assuring pay-for-performance systems.

#### Timetable:

| Action       | Date     |   | FR | Cite |  |
|--------------|----------|---|----|------|--|
| NPRM         | 04/00/88 | _ | -  |      |  |
| Final Action | 06/00/88 |   |    |      |  |

Small Entity: No

Agency Contact: C. Frank Carrick, Chief, Performance Management Division, Office of Personnel Management, Office of Pay and Performance, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-7630

RIN: 3206-AD22

#### 3115. PRODUCTIVITY GAINSHARING

Significance: Regulatory Program

Legal Authority: 5 USC Ch 45; 5 USC Ch

54

CFR Citation: 5 CFR 451 Legal Deadline: None.

Abstract: The proposed regulation would provide a framework for encouraging agency efforts to establish productivity gainsharing programs.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/00/88 |         |
| Final Action | 12/00/88 | •       |

Small Entity: No

Agency Contact: James P. Hellings. Chief, Policy and Information Division, Systems Innovation and Simplification, Office of Personnel Management, Personnel Systems and Oversight Group, 1900 E St., NW, Washington, DC 20415, 202 653-5835

RIN: 3206-AC71

#### 3116. PAY UNDER THE GENERAL SCHEDULE; PREVAILING RATE SYSTEMS; GRADE AND PAY RETENTION

**Legal Authority:** 5 USC 5334(a); 5 USC 5338; 5 USC 5365

**CFR Citation:** 5 CFR 531; 5 CFR 532; 5

CFR 536

Legal Deadline: None.

Abstract: Under current regulations, numerous pay administration problems exist in movements between Federal pay systems. For example, the method of determining entitlement to grade retention in movements between pay systems results in unnecessary expenditures of Federal funds and false expectations for affected employees. Proposed regulations would revise definitions of "promotion" and "demotion" to improve pay administration and minimize the number of employees entitled to grade retention in movements between pay systems.

#### Timetable:

| Action | Date     | FR | Cite |   |
|--------|----------|----|------|---|
| NPRM   | 07/00/88 | ,  |      | _ |

Small Entity: No

Agency Contact: Jan Karicher, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance, Personnel Systems and Oversight Group, 1900 E Street, NW; Washington, DC 20415, 202 632-5056

RIN: 3206-AC36

#### 3117. PREVAILING RATE SYSTEMS

Significance: Regulatory Program

Legal Authority: 5 USC 5343; 5 USC

5346

CFR Citation: 5 CFR 532

Legal Deadline: None.

Abstract: Proposed rule changes would revise Monroney regulations so that only non-Department of Defense Federal Wage System positions would be covered. Legislation has removed DOD employees from Monroney.

#### Timetable:

| Action |   | Date     | • | FR Cite |
|--------|---|----------|---|---------|
| NPRM   | , | 09/00/88 |   |         |

Small Entity: No

Agency Contact: Jack Pokoyk, Chief, Wage Systems Division, Office of Personnel Management, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-7830

RIN: 3206-AC82

#### 3118. PAY UNDER OTHER SYSTEMS (PAY UNDER THE SENIOR EXECUTIVE SERVICE)

Legal Authority: 5 USC 5383; 5 USC 5385

CFR Citation: 5 CFR 534; Subpart D

Legal Deadline: None.

Abstract: Proposed regulations on setting individual basic pay under the SES. Regulations are needed to clarify the intent and application of 5 USC 5383(a) on changes in SES pay rates and to implement provisions in Pub. L. 98-615, November 8, 1984, on aggregate compensation.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Additional Information: Regulatory Program RIN 3206-AC81 combines this item with RINs 3206-AA09, 3206-AA21, 3206-AA23, and 3206-AA50.

Agency Contact: Neal Harwood, Personnel Management Specialist, Office of Personnel Management, Office of Executive Personnel, Office of Executive Administration, 1900 E St., NW; Washington, DC 20415, 202 632-4625

RIN: 3206-AB29

# 3119. PAY ADMINISTRATION (GENERAL); SEVERANCE PAY

Legal Authority: 5 USC 5595; EO 11228: CFR Citation: 5 CFR 550, Subpart G

**Proposed Rule Stage** 

#### Legal Deadline: None.

Abstract: Proposed regulations would make eligibility for involuntary retirement and severance pay parallel, since the same circumstances give rise to both. Proposed regulations also would clarify severance pay coverage for certain employees serving under time-limited appointments.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Agency Contact: Jan Karicher, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-5056

RIN: 3206-AC41

# 3120. PAY ADMINISTRATION UNDER THE FLSA: COMPLIANCE

**Legal Authority:** 29 USC 204(f); 5 USC 1103(a)(5)

CFR Citation: 5 CFR 551, Subpart F

Legal Deadline: None.

Abstract: Proposed new regulation covering the FLSA Compliance Program and simplifying the FLSA claims handling process.

#### Timetable:

| Action |   | Date    | FR Cite |
|--------|---|---------|---------|
| NPRM   | 0 | 6/00/88 |         |

Small Entity: No

Agency Contact: Jack Tapping, Personnel Management Specialist, Office of Personnel Management, Personnel and Systems and Oversight Group, Agency Compliance and Evaluation, 1900 E St., NW, Washington, DC 20415, 202 632-4530

RIN: 3206-AA40

#### 3121. PROCESSING GARNISHMENT ORDERS FOR CHILD SUPPORT AND/OR ALIMONY

**Legal Authority:** 42 USC 659; 42 USC 661 to 662; 15 USC 1673; EO 12105

CFR Citation: 5 CFR 581 Legal Deadline: None.

Abstract: Update regulation in response to ongoing suggestions and corrections, especially changes to Appendix A which contains an obsolete list of agents designated to accept legal process.

#### Timetable:

| Action | Date     |    | FR | Cite  |
|--------|----------|----|----|-------|
| NPRM   | 04/28/86 | 51 | FR | 15787 |
| NPRM   | 09/00/88 |    |    |       |

Small Entity: No

RIN: 3206-AB42

Agency Contact: Murray Meeker, Attorney, Office of Personnel Management, Office of the General Counsel, 1900 E Street, NW, Room 7544, Washington, DC 20415, 202 632-5090

# 3122. ● ABSENCE AND LEAVE; RESTORATION OF ANNUAL LEAVE

Legal Authority: 5 USC 6311 CFR Citation: 5 CFR 630 Legal Deadline: None.

Abstract: As part of a continuing effort to simplify and deregulate the Federal personnel system, the proposed regulations would permit the head of each agency to delegate to an appropriate administrative level within the agency the responsibility for determining that an exigency of the public business has prevented an employee from using annual leave that otherwise would be subject to forfeiture under 5 U.S.C. 6304.

#### Timetable

| I imetable:  |          | <u> </u> |
|--------------|----------|----------|
| Action       | Date     | FR Cite  |
| NPRM         | 04/00/88 |          |
| Final Action | 07/00/88 |          |
|              |          |          |

Small Entity: No

Agency Contact: James E. Matteson, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance Management, Personnel Systems and Oversight Group, 1900 E St., NW., Washington, DC 20415, 202 632-5056

RIN: 3206-AD42

# 3123. POLITICAL ACTIVITY OF FEDERAL EMPLOYEES

**Legal Authority:** 5 USC 1308; 5 USC 3301; 5 USC 3302; 5 USC 7301; 5 USC 7321 to 7325; 5 USC 7327; 42 USC 2729; EO 10577 3 CFR, 1954-1958 Comp. p. 218; 5 USC 7701 et seq; EO 12107

CFR Citation: 5 CFR 733 Legal Deadline: None. Abstract: Prescribes (1) regulations under the Hatch Act and related provisions of law that restrict the political activity of Federal employees; (2) definitional and structural revisions; and (3) possible addition and/or recision of partial exceptions by the Director for municipalities or political subdivisions.

#### Timetable:

| Action |   | Date    | FR | C | ite |   |
|--------|---|---------|----|---|-----|---|
| NPRM   | 1 | 2/00/88 |    |   |     | : |

Small Entity: No

Agency Contact: JoAnn Chabot, Attorney, Office of Personnel Management, Office of the General Counsel, 1900 E St., NW, Room 7538, Washington, DC 20415, 202 632-5030

## 3124. EMPLOYEE RESPONSIBILITIES AND CONDUCT

Legal Authority: EO 11222; PL 95-521

CFR Citation: 5 CFR 735 Legal Deadline: None.

Abstract: Amends portions of final regulation, 5 CFR Part 735, to clarify and update general provisions dealing with employee conduct.

#### Timetable:

| Action               | Date                 | FR Cite | _ |
|----------------------|----------------------|---------|---|
| NPRM<br>Final Action | 06/02/88<br>10/02/88 | 44 M    | _ |

Small Entity: No

Agency Contact: Jane Ley, Staff Attorney, Office of Personnel Management, Office of Government Ethics, P.O. Box 14108, Washington, DC 20044, 202 632-7642

**RIN: 3206-AB66** 

### 3125. POST EMPLOYMENT CONFLICT OF INTEREST

Legal Authority: 18 USC 207; PL 95-521

CFR Citation: 5 CFR 737 Legal Deadline: None.

**Abstract:** Proposed technical and conforming regulations to clarify the post employment rules.

#### Timetable:

| Action |   | Date    | FR | Cite | -  |
|--------|---|---------|----|------|----|
| NPRM , | 0 | 9/30/88 |    |      | ٠. |
|        |   |         |    |      |    |

Small Entity: No

Proposed Rule Stage

Agency Contact: Jane Lev. Staff Attorney, Office of Personnel Management, Office of Government Ethics, P.O. Box 14108, Washington, DC 20044, 202 632-7642

**RIN: 3206-AB12** 

#### 3126. RETIREMENT; CREDIT AND **DEPOSITS FOR MILITARY SERVICE**

Legal Authority: PL 97-253, Sec 306(b); PL 98-94, Sec 1257; PL 98-369, Sec 2205

CFR Citation: 5 CFR 831, Subparts C and

Legal Deadline: None

Abstract: Public Laws 97-253, 98-94, and 98-369 amend the provisions of the retirement law that deal with crediting military service and making deposits. for military service. Proposed regulations would revise the affected regulations to implement these laws.

#### Timetable:

| NPRM 10/00/88         |         |  |   |
|-----------------------|---------|--|---|
|                       |         |  |   |
| Final Action 04/00/89 | ٠٠٠ - س |  | - |

Small Entity: No

Agency Contact: Patricia Rochester. Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., N.W., Washington, D.C. 20415, 202 632-4682

RIN: 3206-AB73

#### 3127. RETIREMENT; DISABILITY RETIREMENT

Legal Authority: 5 USC 8347 CFR Citation: 5 CFR 831, Subpart L

Legal Deadline: None.

Abstract: Comprehensive revision of disability retirement regulations to clarify (1) OPM'S authority to find a disability annuitant recovered from a disability when the annuitant is reemployed in the Federal service in a position equivalent in grade to the one from which he or she retired, and (2) the rules used to determine whether a disability annuitant has been restored to earning capacity.

#### Timetable:

| Action       | Date     | FR | C | ite | 8 |   |   |
|--------------|----------|----|---|-----|---|---|---|
| NPRM         | 06/00/88 |    |   | ,   |   | - | _ |
| Final Action | 02/00/89 |    | • |     |   | : |   |
| Small Entite | No       |    |   |     |   |   |   |

Agency Contact: Gay Gardner, Paralegal Specialist, Office of Personnel

Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4682

RIN: 3206-AB77

#### 3128. RETIREMENT: RECOVERY OF **ANNUITY OVERPAYMENTS**

Legal Authority: 5 USC 8347

CFR Citation: 5 CFR 831, Subpart M

Legal Deadline: None.

Abstract: Proposed regulations to add further guidelines on debt collection activities under the Debt Collection Actof 1982. Current regulations need to be expanded to (1) exclude collections made by Treasury under 31 CFR 210.10 from OPM procedures for recovery of debts, and (2) add provisions for collecting debts due the Civil Service Retirement Fund from a deceased debtor.

#### Timetable: 😁

| Action       | :   | Date   | FR | Cite |
|--------------|-----|--------|----|------|
| NPRM         | 04/ | /00/88 |    |      |
| Final Action | 04/ | /00/89 |    |      |

Small Entity: No

Agency Contact: Patricia A. Rochester, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., N.W.; Washington, D.C. 20415, 202 632-4682

RIN: 3206-AB78

#### 3129. FEDERAL EMPLOYEES GROUP LIFE INSURANCE

Legal Authority: 5 USC 8716

CFR Citation: 5 CFR 870, 5 CFR 871; 5 CFR 872; 5 CFR 873

Legal Deadline: None.

Abstract: Technical and conforming amendments to bring current regulations up to date by correcting reference errors, deleting obsolete provisions, etc.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| NPRM          | 12/00/88 |         |
| Small Entity: | No       | 11.0    |
|               |          |         |

Agency Contact: Bonnie Rose, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and

Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, D.C. 20415, 202 632-4634

RIN: 3206-AB80

#### 3130. FEDERAL EMPLOYEES HEALTH **BENEFITS PROGRAM; TECHNICAL** CORRECTIONS

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890

Legal Deadline: None.

Abstract: Technical and conforming amendments to bring current regulations up to date by correcting errors, deleting obsolete provisions, etc.: Timetable:

| Action |    | ; | •: | : |    | Date     | . FR | Cite |  |
|--------|----|---|----|---|----|----------|------|------|--|
| NPRM   | ٠, | - |    |   | ٠. | 12/00/88 |      | -    |  |

Small Entity: No.

Agency Contact: Barbara Myers, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E. St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AB83

#### 3131. FEDERAL EMPLOYEES HEALTH. **BENEFITS FOR FORMER SPOUSES OF** CIA AND FOREIGN SERVICE **EMPLOYEES**

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890

Legal Deadline: None.

Abstract: This regulation will implement Sections 302 and 303 of the --Intelligence Authorization Act of 1986 and Sections 831 and 832 of the Foreign Relations Authorization Act, Fiscal Years 1988 and 1989. The regulation describes the conditions under which two groups of former spouses of Central Intelligence Agency and Foreign Service employees or former employees previously omitted from spouse equity legislation may enroll in the Federal Employees Health Benefits (FEHB) Program.

#### Timetable:

| Action           | Date     | FR | Cite |
|------------------|----------|----|------|
| NPRM             | 04/00/88 |    |      |
| Final Action     | 09/00/88 |    |      |
| Small Entity: No |          |    | • •  |

**Proposed Rule Stage** 

Agency Contact: Mary Ann Mercer, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AD28 -

3132. • FEDERAL EMPLOYEES
HEALTH BENEFITS
PROGRAM/WITHDRAWAL OF
CARRIER AND PLAN APPROVAL

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890 Legal Deadline: None.

Abstract: Regulations to clarify OPM's minimum standards for a plan's or carrier's participation in FEHB and OPM's right to withdraw approval, with due process.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/00/88 |         |
| Final Action | 11/00/88 |         |

Small Entity: No

Agency Contact: Mary Ann Mercer, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW., Washington, DC 20415, 202 632-4634

RIN: 3206-AD37

#### 3133. FEDERAL EMPLOYEES HEALTH BENEFITS PROGRAM; CONTINUATION OF ENROLLMENT

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890, Subpart C

Legal Deadline: None.

Abstract: Proposed regulations to reflect established OPM practice of allowing surviving family members to continue FEHBP participation under multiple enrollments in split-award survivor annuity cases. If multiple enrollments are not allowed, certain

eligible family members might lose FEHBP coverage.

#### Timetable:

| Action | • | : : | Date     |   | FA | Cite |    |
|--------|---|-----|----------|---|----|------|----|
| NPRM   |   |     | 06/00/88 | ₹ |    |      | ٠. |

Small Entity: No

Agency Contact: Eleanor Goodwin, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AB88

# 3134. FEDERAL EMPLOYEES HEALTH BENEFITS PROGRAM; REENROLLMENT OF CERTAIN ANNUITANTS

Legal Authority: 5 USC 8913

CFR Citation: 5 CFR 890, Subpart C

Legal Deadline: None.

Abstract: Proposed regulations to permit reenrollment of annuitants who cancelled FEHB enrollment to enroll in a Health Maintenance Organization or Competitive Medical Plan under a Medicare risk contract and need to return to FEHB coverage.

#### Timetable:

| Action | Date     |   | FR | Cite | • |
|--------|----------|---|----|------|---|
| NPRM   | 05/00/88 | : |    |      | • |

Small Entity: No

Agency Contact: Barbara Myers, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AD23

3135. • FEDERAL EMPLOYEES
HEALTH BENEFITS PROGRAM
(FEHBP) PLAN ADVERTISING IN
VIOLATION OF FEHBP CONTRACT
PROVISIONS

Legal Authority: 5 USC 8913; 40 USC

486(c)

CFR Citation: 48 CFR Ch 16 Legal Deadline: None.

Abstract: Regulations to require any plan that violates the advertising provisions in its Federal Employees Health Benefits Program contract to correct the violation in the media that the advertising occurred.

#### Timetable:

| ! | Action       | Date     | FR | Cite |
|---|--------------|----------|----|------|
|   | NPRM         | 09/00/88 |    |      |
| : | Final Action | 03/00/89 |    |      |
| , |              |          |    |      |

Small Entity: No

Agency Contact: Mary Ann Mercer,
Pay & Benefits Specialist, Office of
Personnel Management, Office of
Retirement and Insurance Policy,
Retirement and Insurance Group, 1900 E
St., NW., Washington, DC 20415, 202
632-4634

**RIN:** 3206-AD36

## 3136. OPM PROCUREMENT REGULATIONS

Legal Authority: 48 CFR Chapter 1

CFR Citation: ,48 CFR 17 Legal Deadline: None.

Abstract: Regulations to implement and supplement the Federal Acquisition Regulations (FAR). The FAR were effective April 1, 1984.

#### Timetable:

| Action | Date     | FR Cite | • |
|--------|----------|---------|---|
| NPRM   | 00/00/00 |         |   |

Small Entity: Undetermined

Agency Contact: Robert Lawshe, Chief, Acquisition Division, Office of Personnel Management, Administration Group, 1900 E Street, NW, Washington, DC 20415, 202 632-5476

**RIN:** 3206-AB28

#### OFFICE OF PERSONNEL MANAGEMENT (OPM)

Final Rule Stage

#### 3137. EXCEPTED SERVICE --SCHEDULE B AUTHORITY TO APPOINT AND CONVERT COOPERATIVE EDUCATION STUDENTS

Significance: Regulatory Program Legal Authority: EO 12015 CFR Citation: 5 CFR 213.3202 Legal Deadline: None.

Abstract: Current regulations unnecessarily limit agencies' ability to make full use of cooperative education programs. Changes under consideration would increase program flexibility and effectiveness and eliminate a number of current restrictions.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 01/22/88 | 53 FR 1789 |
| Final Action | 04/00/88 |            |

Small Entity: No

Agency Contact: Ken Bates, Personnel Staffing Specialist, Office of Personnel Management, Recruiting and Intake Programs Division, Career Entry Group, 1900 E St., NW; Washington, DC 20415, 202 632-0496

RIN: 3206-AD20

#### 3138. ORGANIZATION OF THE GOVERNMENT FOR PERSONNEL MANAGEMENT; PERSONNEL MANAGEMENT IN AGENCIES

**Legal Authority:** 5 USC 1104; 5 USC 1302; 5 USC 3301; 5 USC 3302; EO 10577

CFR Citation: 5 CFR 230; 5 CFR 250

Legal Deadline: None.

Abstract: Deletes Part 230 and transfers its regulations to Part 250, to maintain parallel structure with 5 U.S.C. Combines material formerly in Part 230 with regulations now found in Part 250 to present all regulations on agencies' authorities for personnel management in a single part of the Code of Federal Regulations. Changes improve the technical integrity of the CFR by eliminating redundancies and improving the efficiency of OPM's regulations. No change in the coverage or substance of affected regulations.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 05/20/83 | 48 FR | 22728 |
| Final Action | 05/30/89 |       |       |

Small Entity: No

Agency Contact: Walter Townsend, Program Analyst, Office of Personnel Management, Analysis and Evaluation Division, Administration Group, 1900 E St., NW, Washington, DC 20415, 202 653-6341

RIN: 3206-AA66

### 3139. AVAILABILITY OF OFFICIAL INFORMATION

Legal Authority: 5 USC 552 CFR Citation: 5 CFR 294

Legal Deadline: Statutory, April 25, 1987.

Abstract: Pursuant to the promulgation of new guidelines by the Director of the Office of Management and Budget, the Freedom of Information Reform Act of 1986 requires each agency to specify (a) the schedule of fees applicable to the processing of FOIA requests and (b) procedures and guidelines for determining when fees should be waived or reduced.

#### Timetable:

| Action        | Date     | , FR  | Cite  |
|---------------|----------|-------|-------|
| Interim Final | 04/22/87 | 52 FR | 13215 |
| Final Action  | 04/00/88 |       |       |

Small Entity: No

Agency Contact: William C. Duffy, Chief, Information Plans and Policies Division, Office of Personnel Management, Administration Group, 1900 E Street, NW; Room 6410, Washington, DC 20415, 202 632-7714

RIN: 3206-AD05

# 3140. PROCEDURES FOR SELECTING CANDIDATES FOR APPOINTMENT

**Legal Authority:** 5 USC 1302; 5 USC 3301; 5 USC 3302

CFR Citation: 5 CFR 302; 5 CFR 333

Legal Deadline: None.

Abstract: Permits agencies to rank and refer candidates for either excepted appointments or appointments outside registers in one of two ways: (1) in the same way as in the competitive service (i.e., numerical scores from 70 to 100, extra points for veterans preference, and rule of three); or (2) referral in order of veterans preference without ranking. (Currently, the first method is required for all excepted appointments, and the second method is required for all appointments outside registers.)

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/29/87 | 52 FR 49023 |
| Final Action | 05/00/88 |             |

Small Entity: No

Agency Contact: Tracy Spencer, Personnel Staffing Specialist, Office of Personnel Management, Staffing Policy Division, Career Entry Group, 1900 E St., NW; Washington, DC 20415, 202 632-6817

RIN: 3206-AD18

# 3141. GENERAL RECRUITMENT/PLACEMENT PRINCIPLES

**Legal Authority:** 5 USC 1302; 5 USC 3302; 5 USC 3315; 5 USC 8151

CFR Citation: 5 CFR 330; 5 CFR 351

Legal Deadline: None.

Abstract: Proposed regulations based on review of Reemployment Priority List and Displaced Employee Program authorities. Regulations would focus on the need to provide assistance to employees in cutbacks.

#### Timetable:

| Action         | Date     | FR Cite   |
|----------------|----------|-----------|
| NPRM           | 01/07/88 | 53 FR 408 |
| Final Action - | 09/00/88 |           |

Small Entity: No

Agency Contact: Donald L. Holum. Chief, Staffing Policy Division, Office of Personnel Management, Career Entry Group, 1900 E Street, NW, Washington, D.C. 20415, 202 632-6817

RIN: 3206-AC07

### 3142. PROMOTION AND INTERNAL PLACEMENT

Significance: Regulatory Program

Legal Authority: 5 USC 3301; 5 USC 3302

CFR Citation: 5 CFR 335
Legal Deadline: None.

Abstract: Proposed regulations to revise the Federal Merit Promotion Program to strengthen management rights, and clarify important concepts.

#### Timetable:

| Action . |    | Date     |    | FR | Cite  |
|----------|----|----------|----|----|-------|
| NPRM     | ٠, | 11/07/86 | 51 | FR | 40436 |
| Analyze  |    | 02/28/87 |    | •  |       |
| comments |    |          |    |    |       |

Final Rule Stage

| Action ·     | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/00/88 |         |

Small Entity: No

Agency Contact: Raleigh M. Neville, Personnel Staffing Specialist, Office of Personnel Management, Staffing Policy Division, Career Entry Group, 1900 E Street, NW, Washington, DC 20415, 202 632-6817

RIN: 3206-AA90

# 3143. REDUCTION IN GRADE AND REMOVAL BASED ON UNACCEPTABLE PERFORMANCE

Legal Authority: 5 USC 4303; 5 USC

CFR Citation: 5 CFR 432 Legal Deadline: None.

Abstract: Proposed regulations would clarify the procedures agencies must follow in removing or reducing in-grade employees whose performance is unacceptable. These changes are necessary due to changing legal requirements brought about by court decisions and OPM interpretations of 5 U.S.C. chapter 43 requirements.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/23/87 | 52 FR 5463 |
| Final Action | 04/00/88 | • •        |

Small Entity: No

Agency Contact: Tim Dirks, Chief, Employee Relations Division, Office of Personnel Management, Personnel Systems and Oversight Group, 1900 E Street, NW, Washington, DC 20415, 202 653-8551

RIN: 3206-AB21

## 3144. ● SPECIAL SALARY RATES FOR RECRUITMENT AND RETENTION

Significance: Regulatory Program Legal Authority: 5 USC 5303 CFR Citation: 5 CFR 530 Legal Deadline: None.

Abstract: Public Law 100-202 enlarges the scope of 5 U.S.C. 5303 for FY 1988 to cover recruitment and retention problems caused by higher pay in State and local governments or in other pay systems within the executive branch or the Federal Government; remoteness or undesirability of work location or conditions; or other circumstances

identified by President (or his designee).

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 04/00/88 |         |

**Small Entity: No** 

Agency Contact: Clarence Mathews, Chief, Special Rates Branch, Office of Personnel Management, Office of Pay and Performance Management, Personnel Systems and Oversight Group, 1900 E St., NW., Washington, DC 20415, 202 632-4614

RIN: 3206-AD38

#### 3145. PREVAILING RATE SYSTEMS

Legal Authority: 5 USC 5343; 5 USC

5346

CFR Citation: 5 CFR 532 Legal Deadline: None.

Abstract: Proposed rule changes would revise Monroney regulations to limit the use of private sector specialized industry data obtained outside a wage area in setting pay rates for positions in that area.

#### Timetable:

| Action       |   | Date    | ,  | FR | Cite  |
|--------------|---|---------|----|----|-------|
| NPRM .       | 1 | 0/08/85 | 50 | FR | 40979 |
| Final Action | 0 | 4/00/88 | •  |    |       |

Small Entity: No

Agency Contact: Jack Pokoyk, Chief, Wage Systems Division, Office of Personnel Management, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-7830

RIN: 3206-AC59

# 3146. ● PAY ADMINISTRATION (GENERAL); BACK PAY

Significance: Regulatory Program Legal Authority: 5 USC 5596 CFR Citation: 5 CFR 550 Legal Deadline: None.

Abstract: Public Law 100-202 amended 5 U.S.C. 5596 to provide for the payment of interest in all back pay cases. The interim regulations would establish procedures for implementing this change in law.

Timetable:

Action Date FR Cite

Interim Final 04/00/88
Rule

Final Action

07/00/88

Small Entity: No

Agency Contact: John Cahill, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance Management, Personnel Systems and Oversight Group, 1900 E St., NW., Washington, DC 20415, 202 632-5056

RIN: 3206-AD39

# 3147. PAY ADMINISTRATION (GENERAL); OVERTIME PAY COMPUTATION

Legal Authority: 5 USC 5548

CFR Citation: 5 CFR 550, Subpart A

Legal Deadline: None.

Abstract: Final regulations would clearly distinguish between overtime work in excess of 8 hours in a day outside the basic 40-hour workweek and overtime work in excess of 8 hours in a day within the basic 40-hour workweek. This change would correct a recent Comptroller General decision that results in an improper payment for overtime work for employees on unusual work schedules.

#### Timetable:

|              |          | <u> </u>    |
|--------------|----------|-------------|
| Action       | Date     | FR Cite     |
| NPRM.        | 05/12/87 | 52 FR 17762 |
| Final Action | 04/00/88 |             |

Small Entity: No

Agency Contact: Edward I. Magee, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-5056

RIN: 3206-AC98

# 3148. • PAY ADMINISTRATION UNDER THE FAIR LABOR STANDARDS ACT

Legal Authority: 29 USC 204(f)

CFR Citation: 5 CFR 551

Legal Deadline: None.

Abstract: As a result of a recen decision of the Court of Appeals for the Federal Circuit in the case of Lanehart V. Horner, it is necessary to revise the

Final Rule Stage

regulations on pay administration under the Fair Labor Standards Act so as to consider periods of paid absence as "hours of work" for certain employees.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 12/16/87 | 52 FR 47687 |
| Final Action          | 05/00/88 | •           |

Small Entity: No

Agency Contact: James E. Matteson, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance Management, Personnel Systems and Oversight Group, 1900 E St., NW., Washington, DC 20415, 202 632-5056

RIN: 3206-AD40

#### 3149. ALLOWANCES AND DIFFERENTIALS; COST OF LIVING ALLOWANCE AND POST DIFFERENTIAL--NONFOREIGN AREAS

Legal Authority: 5 USC 5941; EO 10000 CFR Citation: 5 CFR 591, Subpart B

Legal Deadline: None.

Abstract: Comprehensive revision of regulations to reflect revised methodology used to establish nonforeign cost-of-living allowances. (See Alaniz v. Office of Personnel Management, 728 F. 2d 1460 (Fed. Cir. 1984).)

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 10/21/85 | 50 FR 42531 |
| Final Action | 12/00/88 |             |

Small Entity: No

Agency Contact: Allan Hearne, Economist, Office of Pay and Performance, Office of Personnel Management, Personnel Systems and

Oversight Group, 1900 E Street, NW, Washington, DC 20415, 202 632-7184

RIN: 3206-AB34

#### 3150. ABSENCE AND LEAVE; COVERAGE OF D.C. GOVERNMENT EMPLOYEES

Legal Authority: 5 USC 6311; DC Law 2-139, as amended

CFR Citation: 5 CFR 630 Legal Deadline: None.

Abstract: Current regulations contain obsolete references to certain D.C.

government employees who are no longer covered by chapter 63 of title 5 of the United States Code. Final regulations would delete these obsolete references.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 02/27/85 | 50 FR 7922 |
| Final Action | 09/00/88 |            |

Small Entity: No

Agency Contact: Frank Derby, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance, Personnel Systems and Oversight Group, 1900 E St., NW; Washington, DC 20415, 202 632-5056

RIN: 3206-AC47

#### 3151. ● ABSENCE AND LEAVE; TEMPORARY LEAVE TRANSFER PROGRAM

Significance: Regulatory Program

Legal Authority: 5 USC 6311; PL 100-202

CFR Citation: 5 CFR 630 Legal Deadline: None.

Abstract: Public Law 100-202
authorized the Office of Personnel
Management to establish a program
under which Federal employees may
transfer annual leave to other
employees who need such leave
because of a "personal emergency."
The interim regulations would establish
the administrative procedures for
Federal agencies to permit the transfer
of annual leave for this purpose. The
statutory authority for this program
expires at the end of FY 88.

#### Timetable:

| Action                                | Date     | FR Cite    |
|---------------------------------------|----------|------------|
| Interim Final<br>Rule                 | 03/08/88 | 53 FR 7325 |
| Next Action<br>Pending<br>Legislation | 04/00/88 |            |
| Expires                               | 09/30/88 |            |

#### Small Entity: No

Agency Contact: Martha Hoehn, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Performance Management, Personnel Systems and Oversight Group, 1900 E St., NW., Washington, DC 20415, 202 632-5056

RIN: 3206-AD41

# 3152. EXECUTIVE PERSONNEL FINANCIAL DISCLOSURE REQUIREMENTS

Significance: Regulatory Program

Legal Authority: 5 USC App 207(a); PL

95-521

CFR Citation: 5 CFR 735 Legal Deadline: None.

Abstract: Proposed new regulation to supersede portions of 5 CFR Part 735 dealing with confidential financial disclosure for grades below-GS-16.

#### Timetable:

| Action           | Date     | FR Cite     |
|------------------|----------|-------------|
| NPRM             | 12/02/86 | 51 FR 43359 |
| Analyze comments | 05/31/87 | •           |
| Final Action     | 04/01/88 | ·           |

Small Entity: No

Agency Contact: Jane Ley, Staff Attorney, Office of Government Ethics, Office of Personnel Management, P.O. Box 14108, Washington, DC 20044, 202 632-7642

RIN: 3206-AA93

#### 3153. POST EMPLOYMENT CONFLICT OF INTEREST; 1987 DESIGNATION OF CERTAIN POSITIONS AND AGENCIES

Legal Authority: 18 USC 207(b)(1)(c); PL

95-521

CFR Citation: 5 CFR 737 Legal Deadline: None.

Abstract: Final regulation to meet the annual requirement to designate senior employees (for CY 1987) who are subject to the conflict-of-interest provisions of the Ethics in Government Act.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 07/00/88 |         |

Small Entity: No

Agency Contact: Nancy Janes/Bob Flynn, Staff Attorney/Management Analyst, Office of Personnel Management, Office of Government Ethics, P.O. Box 14108, Washington, DC 20044, 202 632-7642

RIN: 3206-AD04

#### 3154. ADVERSE ACTIONS

Legal Authority: 5 USC 7504; 5 USC 7514

Final Rule Stage

CFR Citation: 5 CFR 752 Legal Deadline: None.

Abstract: Revisions to current regulations would clarify agency authorities and obligations in taking adverse actions by incorporating recent decisions of the courts and further explaining existing policy in regard to agencies and employees' responsibilities and rights in situations involving adverse actions.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| NPRM         | 03/27/87 | 52 FR 9867 |
| Final Action | 04/00/88 |            |

Small Entity: No

Agency Contact: Tim Dirks, Chief, Employee Relations Division, Office of Personnel Management, Personnel Systems and Oversight Group, 1900 E Street, N.W., Washington, D.C. 20415, 202 653-8551

RIN: 3206-AC23

#### 3155. RETIREMENT; UNDERDEDUCTIONS OF RETIREMENT CONTRIBUTIONS

Legal Authority: 5 USC 8347 CFR Citation: 5 CFR 831, Subpart A

Legal Deadline: None.

Abstract: Regulations to establish procedures for correcting errors resulting in underdeductions of civil service retirement contributions.

Agencies would be required to submit the agency's contribution and employees would have the option to make a deposit at any time prior to retirement.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 05/21/87 | 52 FR 19150 |
| Final Action | 06/00/88 | •           |

Small Entity: No

Agency Contact: Patricia Rochester, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4682

RIN: 3206-AC96

#### 3156. RETIREMENT; PROCESSING COURT ORDERS FOR APPORTIONMENT OF CIVIL SERVICE RETIREMENT SYSTEM ANNUITY AND COMPETING CLAIMS FOR SURVIVOR BENEFITS

Legal Authority: 5 USC 8347

CFR Citation: 5 CFR 831, Subparts A and

Q

Legal Deadline: None.

Abstract: Regulations to establish streamlined procedures for handling court orders for apportionment of civil service retirement annuity and competing claims for survivor benefits.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 12/30/86 | 51.FR | 47021 |
| Final Action | 06/00/88 |       |       |

Small Entity: No

Agency Contact: Patricia A. Rochester, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4682

RIN: 3206-AC93

#### 3157. RETIREMENT; CREDIT FOR SERVICE; FOOD SERVICE EMPLOYEES OF THE HOUSE OF REPRESENTATIVES MAY RETAIN CSRS OR FERS

Legal Authority: 5 USC 8347; PL 99-500 CFR Citation: 5 CFR 831, Subpart C

Legal Deadline: None.

Abstract: Food service employees of the House of Representatives who lose their Federal jobs but remain employed by the private contractor assuming the House food services operations may elect to retain retirement coverage under CSRS or FERS. OPM must, in consultation with the Architect of the Capitol, prescribe implementing regulations.

#### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Interim Final<br>Rule     | 02/19/87 | 52 FR 5069 |
| Final Action              | 03/29/88 |            |
| Final Action<br>Effective | 04/28/88 |            |

Small Entity: No

**Agency Contact: Harold Siegelman,**Paralegal Specialist, Office of Personnel

Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4682

RIN: 3206-AD14

#### 3158. RETIREMENT; CREDIT FOR SERVICE; EMPLOYEES WHO TRANSFER TO AIRPORTS AUTHORITY

Legal Authority: 5 USC 8347, PL 99-500 CFR Citation: 5 CFR 831, Subpart C

Legal Deadline: None.

Abstract: The Metropolitan Airports Transfer Act of 1986 provides that any Federal employee who transfers to the Airports Authority and who on the day before the date the lease takes effect is subject to CSRS or FERS may retain that coverage so long as continually employed by the Airports Authority. The regulations implement the new provisions of law.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 05/21/87 | 52 FR 19125 |
| Final Action              | 03/29/88 |             |
| Final Action<br>Effective | 04/29/88 | •           |

#### Small Entity: No

Agency Contact: Harold Siegelman, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4682

**RIN:** 3206-AD15

#### 3159. RETIREMENT; IMPLEMENTING REGULATIONS FOR CIVIL SERVICE RETIREMENT SPOUSE EQUITY ACT OF 1984

Legal Authority: 5 USC 8347; PL 98-615 CFR Citation: 5 CFR 831, Subparts F. Q, and T

Legal Deadline: None.

Abstract: The Civil Service Retirement Spouse Equity Act of 1984 includes provisions for new benefits available to former spouses of deceased Federal employees and provisions governing survivor benefits for current spouses. These regulations are necessary to implement the Act.

OPM

Final Rule Stage

| Timetable:                       |          |    |    |       |
|----------------------------------|----------|----|----|-------|
| Action                           | Date     |    | FR | Cite  |
| Interim Final<br>Rule            | 05/13/85 | 50 | FR | 20064 |
| Interim Final<br>Rule<br>Revised | 09/08/86 | 51 | FR | 31927 |
| Final Action                     | 09/00/88 |    |    |       |

Small Entity: No

Agency Contact: Harold Siegelman, Paralegal Specialist, Retirement and Insurance Group, Office of Personnel Management, 1900 E Street, NW, Washington, DC 20415, 202 632-4682

RIN: 3206-AB75

### 3160. RETIREMENT; DEPOSITS FOR MILITARY SERVICE

Legal Authority: 5 USC 8347 CFR Citation: 5 CFR 831, Subpart U

Legal Deadline: None.

Abstract: Final regulations to extend eligibility to make deposits for military service to separated individuals who were prevented from making a timely deposit due to administrative error or misinformation.

### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 05/16/84 | 49 FR 20631 |
| Final Action          | 04/00/89 |             |

Small Entity: No

Agency Contact: Patricia Rochester, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4682

RIN: 3206-AB35

### 3161. ● RETIREMENT; ALTERNATIVE FORM OF ANNUITY

Legal Authority: 5 USC 8347; 5 USC 8461

**CFR Citation:** 5 CFR 831; 5 CFR 842

Legal Deadline: None.

Abstract: Interim final regulations to implement section 6001 of Public Law 100-203 providing for partial deferral of lump sum payments for retirees who elect an alternative form of annuity.

| Timetable:            |          |         |
|-----------------------|----------|---------|
| Action                | Date     | FR Cite |
| Interim Final<br>Rule | 04/00/88 |         |
| Final Action          | 07/00/88 |         |

Small Entity: No

Agency Contact: Robert M. Rosenblatt, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW., Washington, DC 20415, 202 632-4682

RIN: 3206-AD35

### 3162. RETIREMENT; FEDERAL EMPLOYEES' RETIREMENT SYSTEM ACT OF 1986

Legal Authority: 5 USC 8347 CFR Citation: 5 CFR 841 to 846

Legal Deadline: None. New system took

effect January 1, 1987.

Abstract: Final regulations to implement the statutory provision for a new Federal Employees' Retirement System and conforming changes to the current Civil Service Retirement System.

### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 12/31/86 | 51 FR 47185 |
| Interim Final<br>Rule | 01/16/87 | 52 FR 2056  |
| Interim Final<br>Rule | 02/11/87 | 52 FR 4472  |
| Final Action          | 09/00/88 |             |

Small Entity: No

Agency Contact: Robert M. Rosenblatt, Paralegal Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-5560

RIN: 3206-AC94

### 3163. CONTINUATION OF FEDERAL EMPLOYEES' GROUP LIFE INSURANCE COVERAGE DURING MILITARY SERVICE

Legal Authority: 5 USC 8716 CFR Citation: 5 CFR 870 Legal Deadline: None.

Abstract: Interim regulations, with a period of time provided for comments, to specify that coverage under the Federal Employees' Group Life

Insurance Program may now be continued for up to 12 months for an employee who enters the military on active duty or active duty for training in the same way coverage is continued in other types of non-pay status. This change was effected by Public Law 99-335, enacted on June 6, 1986.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 04/15/87 | 52 FR 12133 |
| Final Action          | 05/00/88 |             |

Small Entity: No

Agency Contact: Barbara Myers, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AD10

### 3164. © CONTINUATION OF HEALTH AND LIFE INSURANCE COVERAGE DURING RETIREMENT

Legal Authority: 5 USC 8716; 5 USC

**CFR Citation:** 5 CFR 870; 5 CFR 890

Legal Deadline: None.

Abstract: These regulations would specify that the minimum participation requirements set forth in the FEHB and FEGLI laws for continuing either health benefits or life insurance during retirement must be met as of the commencing date of the affected individual's annuity.

### Timetable:

| Action       | Date     |    | FR | Cite |  |
|--------------|----------|----|----|------|--|
| NPRM         | 02/29/88 | 53 | FR | 5984 |  |
| Final Action | 12/00/88 |    |    |      |  |
|              |          |    |    |      |  |

Small Entity: No

Agency Contact: John Ray, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW., Washington, DC 20415, 202 632-4634

RIN: 3206-AD34

OPM

Final Rule Stage

### 3165. CONTINUATION OF FEDERAL EMPLOYEES HEALTH BENEFITS AND FEDERAL EMPLOYEES GROUP LIFE INSURANCE COVERAGE UNDER FERS

Legal Authority: 5 USC 8913; 5 USC

8716

CFR Citation: 5 CFR 890; 5 CFR 870

Legal Deadline: None.

Abstract: Regulations to specify that individuals entitled to immediate or survivor annuities under the new Federal Employees Retirement System (FERS) and former spouses entitled to annuity payments under FERS may continue their coverage under the Federal Employees Health Benefits and the Federal Employees Group Life Insurance Programs under the same conditions as apply to individuals under the traditional Civil Service Retirement System. This is provided under Public Law 99-335, enacted on June 6, 1986.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 10/22/87 | 52 FR | 39493 |
| Final Action | 05/00/88 |       |       |

Small Entity: No

Agency Contact: Mary Ann Mercer, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AD11

### 3166. CREDIT FOR CHAMPUS COVERAGE FOR THE PURPOSE OF CONTINUING AN FEHB ENROLLMENT DURING RETIREMENT

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890 Legal Deadline: None.

Abstract: These regulations would clarify OPM's intention to no longer allow credit for time spent under CHAMPUS when considering whether a retiring employee has been enrolled or covered by an FEHB plan for a sufficient period of time prior to retirement. CHAMPUS time would not be credited for individuals retiring on or after January 1, 1993.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 05/21/87 | 52 FR 19151 |
| Final Action | 04/00/88 |             |

Small Entity: No

Agency Contact: John Ray, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AD26

### 3167. FEDERAL EMPLOYEES HEALTH BENEFITS PROGRAM; REGISTRATION AND ENROLLMENT

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890, Subpart C

Legal Deadline: None.

Abstract: Regulations to allow an employee or annuitant to change to self and family coverage if a non-federally employed spouse or former spouse loses non-Federal health insurance coverage under certain conditions.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/12/87 | 52 | FR | 22475 |
| Final Action | 04/00/88 |    |    |       |

Small Entity: No

Agency Contact: Barbara Myers, Pay and Benefits Specialist, Office of Personnel Management, Office of Pay and Benefits Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AB87

### 3168. FEDERAL EMPLOYEES HEALTH BENEFITS PROGRAM; CONTINUATION OF COVERAGE DURING MILITARY SERVICE

Legal Authority: 5 USC 8913 CFR Citation: 5 CFR 890, Subpart C

Legal Deadline: None.

Abstract: Proposed regulations to permit employees who enter military service on active duty or active duty for training to continue their FEHB coverage for up to one year.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| NPRM         | 03/10/88 | 53 FR | 7763 |
| Final Action | 07/31/88 |       |      |

Small Entity: No

Agency Contact: Eleanor Goodwin, Pay and Benefits Specialist, Office of Personnel Management, Office of Retirement and Insurance Policy, Retirement and Insurance Group, 1900 E St., NW; Washington, DC 20415, 202 632-4634

RIN: 3206-AD24

### 3169. ● COMPUTER SECURITY TRAINING

Legal Authority: PL 100-235

CFR Citation: 5 CFR 930, Subpart C Legal Deadline: Statutory, July 10, 1988.

**Abstract:** Regulations for government-wide training requirement in computer security.

### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 07/10/88 |         |

Small Entity: No

Agency Contact: Harold Segal, Chief, Policy and Oversight Branch, Training and Investigations Group, Office of Personnel Management, 1121 Vermont Ave., NW., P.O. Box 7230, Washington, DC 20044, 202 632-5574

RIN: 3206-AD43

### OFFICE OF PERSONNEL MANAGEMENT (OPM)

**Completed Actions** 

### 3170. EXCEPTED SERVICE --SCHEDULE A AUTHORITY FOR **EMPLOYMENT OF STUDENTS**

CFR Citation: 5 CFR 213

Completed:

Reason **FR** Cite Date Final Action 09/25/87 52 FR 36009 Final Action 09/25/87 Effective

Small Entity: No

Agency Contact: Tracy Spencer 202

632-6817

RIN: 3206-AD17

3171. EXCEPTED SERVICE -SCHEDULE A AUTHORITY TO APPOINT AND CONVERT PRESIDENTIAL MANAGEMENT INTERNS

CFR Citation: 5 CFR 213.3101; 5 CFR

315.708

Completed:

Date **FR Cite** Reason Withdrawn 01/31/88

Small Entity: No

Agency Contact: Ken Bates 202 632-

0496

RIN: 3206-AD21

3172. PROTECTION OF PRIVACY AND PERSONNEL RECORDS

CFR Citation: 5 CFR 297

Completed:

FR Cite Reason Date 01/26/88 53 FR 1997 Final Action Final Action 02/25/88 Effective

Small Entity: No

Agency Contact: John Sanet 202 632-

4455

RIN: 3206-AA70

3173. OVERSEAS EMPLOYMENT

CFR Citation: 5 CFR 301

Completed:

**FR** Cite Reason Date 01/25/88 Withdrawn

Small Entity: No

Agency Contact: Ed McHugh 202 632-

6817

RIN: 3206-AA71

3174. NONCOMPETITIVE **APPOINTMENT OF CERTAIN FORMER OVERSEAS EMPLOYEES** 

CFR Citation: 5 CFR 315

Completed:

Date FR Cite Reason Final Action 11/16/87 52 FR 38219 Final Action 11/16/87 Effective

Small Entity: No

Agency Contact: Ellen Russell 202 632-

6817

RIN: 3206-AD16

3175. RESTORATION TO DUTY FROM **MILITARY SERVICE AND INJURY** COMPENSATION

CFR Citation: 5 CFR 353

Completed:

Reason Date FR Cite Final Action 01/14/88 53 FR 857 Final Action 02/16/88 Effective

Small Entity: No

**Agency Contact: Raleigh Neville 202** 

632-6817

RIN: 3206-AC34

3176. PAY UNDER THE GENERAL SCHEDULE; DETERMINING RATE OF **BASIC PAY** 

CFR Citation: 5 CFR 531, Subpart B

Completed:

Reason Date FR Cite 01/22/88 Withdrawn

Small Entity: No

Agency Contact: Jan Karicher 202 632-5056

RIN: 3206-AA32

3177. ELIGIBILITY OF DISTRICT OF **COLUMBIA GOVERNMENT EMPLOYEES FOR SUPERIOR QUALIFICATIONS APPOINTMENTS** 

CFR Citation: 5 CFR 531

Completed:

Reason Date **FR Cite** Withdrawn 02/19/88 53 FR 4986

Small Entity: No

Agency Contact: Tracy Spencer 202 632-6817

RIN: 3206-AD19

3178. POST EMPLOYMENT CONFLICT OF INTEREST; 1986 DESIGNATION OF CERTAIN POSITIONS AND AGENCIES

CFR Citation: 5 CFR 737

Completed:

Reason **FR Cite** Date 52 FR 43442 Final Action 11/12/87 Final Action 11/12/87 Effective

Small Entity: No

Agency Contact: Nancy Janes/Bob

Flynn 202 632-7642

RIN: 3206-AD00

3179. ADVERSE ACTIONS (REGULATORY REQUIREMENTS FOR TAKING ADVERSE ACTIONS UNDER THE SENIOR EXECUTIVE SERVICE)

CFR Citation: 5 CFR 752, Subpart F

Completed:

Reason Date **FR** Cite Final Action 09/14/87 52 FR 34623 Final Action 10/14/87 Effective

Small Entity: No

**Agency Contact: Neal Harwood 202** 

632-4625

RIN: 3206-AA50

3180. RETIREMENT; ORDER OF PRECEDENCE FOR STATUTORY WITHHOLDINGS FROM ANNUITY

CFR Citation: 5 CFR 831, Subpart A

Completed:

Reason FR Cite Date Final Action 08/27/87 52 FR 32287 Final Action 09/28/87 Effective

Small Entity: No

Agency Contact: Ray Kirk 202 632-4682

RIN: 3206-AB70

3181. RETIREMENT; PART-TIME **EMPLOYEES** 

CFR Citation: 5 CFR 831, Subpart A

### **OPM**

### **Completed Actions**

| Reason                                    | Date                 | FR    | Cite  |
|---|----------------------|-------|-------|
| Final Action<br>Final Action<br>Effective | 06/12/87<br>04/07/86 | 52 FR | 22433 |
|   |                      |       |       |

Small Entity: No

Agency Contact: Robert Rosenblatt 202 632-4682

RIN: 3206-AC95

3182. RETIREMENT; CREDIT FOR SERVICE UNDER CSRS FOR CERTAIN SERVICE AS NATIONAL GUARD TECHNICIANS, CADET NURSE, AND NONAPPROPRIATED FUND EMPLOYEES

CFR Citation: 5 CFR 831, Subpart C

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/09/87 | 52 FR 43047 |
| Final Action | 12/09/87 |             |

Small Entity: No

**Agency Contact: Patricia Rochester 202** 

632-4682

RIN: 3206-AD13

### 3183. RETIREMENT; LAW ENFORCEMENT OFFICERS AND FIREFIGHTERS

CFR Citation: 5 CFR 831, Subpart I

Completed:

| Reason                       | Date                 | FR Cite     |
|------------------------------|----------------------|-------------|
| Final Action<br>Final Action | 12/17/87<br>01/19/88 | 52 FR 47893 |
| Effective                    |                      |             |

Small Entity: No

Agency Contact: Ray Kirk 202 632-4682

RIN: 3206-AB09

3184. CIVIL SERVICE RETIREMENT, FEGLI, AND FEHBP COVERAGE FOR D.C. GOVERNMENT EMPLOYEES HIRED AFTER SEPTEMBER 30, 1987

**CFR Citation:** 5 CFR 831; 5 CFR 870; 5 CFR 890

### Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/15/87 | 52 FR 38219 |
| Final Action | 10/15/87 |             |
| Effective    |          | •           |

Small Entity: No

Agency Contact: John Ray 202 632-4634

RIN: 3206-AD09

### 3185. STANDARDIZATION OF TERMS USED UNDER THE FEDERAL EMPLOYEES GROUP LIFE INSURANCE PROGRAM

**CFR Citation:** 5 CFR 870; 5 CFR 874

### Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/07/87 | 52 FR 46343 |
| Final Action<br>Effective | 01/06/88 | ÷           |

Small Entity: No

Agency Contact: John Ray 202 632-4634

RIN: 3206-AD27

3186. AN ADDITIONAL OPPORTUNITY FOR ANNUITANTS TO ENROLL FOR FEDERAL EMPLOYEES' HEALTH BENEFITS COVERAGE

CFR Citation: 5 CFR 890

### Completed:

| Reason                                    | Date                 | FR Cite     |
|---|----------------------|-------------|
| Final Action<br>Final Action<br>Effective | 09/14/87<br>09/14/87 | 52 FR 34625 |

Small Entity: No

Agency Contact: John Ray 202 632-4634

RIN: 3206-AD12:

### 3187. FEDERAL EMPLOYEES HEALTH BENEFITS PROGRAM; TERMINATION OF ENROLLMENT

CFR Citation: 5 CFR 890, Subpart A

Completed:

| Reason                    | Date     |    | FR | Cite |  |
|---------------------------|----------|----|----|------|--|
| Final Action              | 01/04/88 | 53 | FR | 1    |  |
| Final Action<br>Effective | 02/03/88 |    |    | ,    |  |

Small Entity: No

Agency Contact: Eleanor Goodwin 202

632-4634

RIN: 3206-AB84

## 3188. PROGRAMS FOR SPECIFIC POSITIONS AND EXAMINATIONS (MISCELLANEOUS) ADMINISTRATIVE LAW JUDGES

CFR Citation: 5 CFR 930, Subpart B

Completed:

| Reason                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action              | 09/10/87 | 52 FR | 34201 |
| Final Action<br>Effective | 10/13/87 |       | •     |

Small Entity: No

Agency Contact: Craig B. Pettibone 202 632-5677

RIN: 3206-AB91

[FR Doc. 88-5097 Filed 04-22-88; 8:45 am]

BILLING CODE 6325-01-T



Part XXXIII

# Panama Canal Commission

### PANAMA CANAL COMMISSION (PANAMA)

### PANAMA CANAL COMMISSION 35 CFR Ch. I

**Unified Agenda of Federal Regulations** 

AGENCY: Panama Canal Commission.

**ACTION:** Publication of semiannual agenda of regulations.

**SUMMARY:** The purpose of this agenda is to report the proposed rulemaking activities of the Panama Canal Commission. This information will allow the public to participate in the rulemaking process.

#### FOR FURTHER INFORMATION CONTACT:

For information about a particular regulatory project, contact the person listed in the subheading "Agency Contact" for that project. For general information, contact Michael Rhode, Jr., Secretary, Panama Canal Commission, 2000 L Street, NW., Suite 550, Washington, DC 20036-4996, (202) 634-6441 TDD; or John L. Haines, Jr., Esquire, General Counsel, Panama Canal Commission, APO Miami 34011-5000.

SUPPLEMENTARY INFORMATION:
Executive Order 12291 Federal

Executive Order 12291, Federal Regulation, and the Regulatory Flexibility Act, 5 U.S.C. 601, et seq. require that executive agencies publish in the Federal Register a semiannual notice of regulations which are under development or review or for which action has been completed. The Panama Canal Commission agenda contains certain regulations which are limited in public impact, but they are included to increase public awareness of Commission activities and to allow for increased public participation in the agency's regulatory review and development process. This agenda was prepared under the guidelines established by OMB Bulletin No. 88-1.

Dated: February 25, 1988. Michael Rhode, Jr.,

Secretary, Panama Canal Commission.

### PANAMA CANAL COMMISSION (PANAMA)

Prerule Stage

#### 3189. TOLLS FOR USE OF CANAL

Significance: Agency Priority

Legal Authority: PL 96-70, Sec 1601 CFR Citation: 35 CFR 133, (Revision)

Legal Deadline: None.

Abstract: Due to operating cost increases, including inflation, since the last toll rate increase (March 1983), the Panama Canal Commission is currently considering increasing the rates of tolls charged vessels transiting the Canal. An approximate 9% increase may be proposed effective in FY 1989 to achieve the Commission's regulatory requirement to recover from users all costs of operating and maintaining the waterway.

### Timetable:

Action

**Date** 

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Michael Rhode, Jr., Secretary, Panama Canal Commission, 2000 L Street NW, Suite 550, Washington, DC 20036-4996, 202 634-6441

RIN: 3207-AA04

3190. ● TOLLS FOR USE OF CANAL RULES FOR MEASUREMENT OF VESSELS

Significance: Agency Priority

Legal Authority: PL 96-70, Sec 1601

**CFR Citation:** 35 CFR 133.32; 35 CFR 133.34; 35 CFR 135.285(a); 35 CFR 135.352

Legal Deadline: None.

**Abstract:** The proposed changes correct authority to issue Panama Canal Tonnage Certificate (no financial impact); eliminate the "125 percent of engine room as measured" limitation for ballast rate (negligible negative impact on canal revenues); increase size limitation on manholes to water ballast spaces from 30 to 34 inch diameter, to align our rules with I.M.O's (small negative impact on canal revenues); allow deductible items located in the engine room to be deducted as part of engine room rather than separately, to streamline the method by which propulsion power deduction is determined (negligible impact on canal revenues).

These changes will not impact on most vessels already measured for Panama Canal tonnages. Vessels that qualify for increased deductions may choose to be remeasured.

### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Michael Rhode, Jr., Secretary, Panama Canal Commission, 2000 L Street NW, Suite 550, Washington, DC 20036-4996, 202 634-6441

RIN: 3207-AA17

### 3191. • INSPECTION AND REGISTRATION OF VESSELS

Significance: Agency Priority

Legal Authority: 22 USC 3811; EO 12215;

44 USC 3501

CFR Citation: 35 CFR 121.2, (Revision); 35 CFR 121.3, (Revision); 35 CFR 121.41, (Revision); 35 CFR 121.43, (Revision); 35 CFR 121.45, (Revision); 35 CFR 121.58(a)(b), (Revision); 35 CFR 121.63, (Revision); 35 CFR 121.63, (Revision); 35 CFR 121.65(a)(b), (Revision); 35 CFR 121.66, (Revision); 35 CFR 121.67, (Revision); 35 CFR 121.68, (Revision); 35 CFR 121.69, (Revision); 35 CFR 121.70, (Revision); 35 CFR 121.71, (Revision); ...

Legal Deadline: None.

Abstract: The Panama Canal Commission proposes to make procedural changes to bring its regulations into conformity with internal reorganization which changed units responsible for inspection and registration of vessels and to bring vessel equipment requirements into compliance with International Regulations for Preventing Collisions at Sea, 1972.

### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Capt. William V. Clark II, Assistant to Marine Director, (Marine Safety), Panama Canal

### **PANAMA**

**Prerule Stage** 

Commission, Marine Bureau, APO Miami, FL 34011-5000, 202 634-6441

RIN: 3207-AA18

### 3192. ● DANGEROUS CARGOES RADIO COMMUNICATION

Significance: Agency Priority

Legal Authority: 22 USC 3811; EO 12215

CFR Citation: 35 CFR 113.3(a), (Revision); 35 CFR 113.4(a), (Revision); 35 CFR 113.5, (Revision); 35 CFR 113.21, (Revision); 35 CFR 113.22, (Revision); 35 CFR 113.26(a), (Revision); 35 CFR 113.29(b), (Revision); 35 CFR 113.42, (Revision); 35 CFR 113.42, (Revision); 35 CFR 113.49(b)(c), (Revision); 35 CFR 113.49(b)(c), (Revision); 35 CFR 113.50(c)(e)(1)(2), (Revision); 35 CFR 123.4(a), (Revision); 35 CFR 123.4(a), (Revision)

Legal Deadline: None.

**Abstract:** The Panama Canal Commission proposes to amend its

regulations to make minor technical changes and clarifications.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: Capt. William V. Clark II, Assistant to Marine Director, (Marine Safety), Panama Canal Commission, Marine Bureau, APO Miami, FL 34011-5000, 202 634-6441

RIN: 3207-AA19

3193. • ARRIVING AND DEPARTING VESSELS: VARIOUS COMMUNICATION, DOCUMENTATION, SANITATION AND ADMEASUREMENT REQUIREMENTS

Significance: Agency Priority

Legal Authority: 22 USC 3811

CFR Citation: 35 CFR 101.10(e), (Revi-

sion); 35 CFR 101.10(f), (Revision)

Legal Deadline: None.

Abstract: The purpose of the proposed changes is to make minor technical corrections by requiring that cargo manifests and loading plans show international Maritime Organization Division in addition to class.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Capt. William V. Clark, II, Assistant to Marine Director, (Marine Safety), Panama Canal Commission, Marine Bureau, APO Miami, FL 34011-5000, 202 634-6441

RIN: 3207-AA20

### PANAMA CANAL COMMISSION (PANAMA)

**Proposed Rule Stage** 

### 3194. CLASSIFIED INFORMATION

Legal Authority: EO 12356

CFR Citation: 35 CFR 60, (Revision)

Legal Deadline: None.

Abstract: The Panama Canal Commission proposes to revise 35 CFR 60 which governs its use of security information to incorporate certain provisions of Presidential Executive Order 12356.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/01/88 |         |
| Final Action | 00/00/00 |         |
|              |          |         |

Small Entity: No

Agency Contact: Thomas C. Duty, Chief, Administrative Services Division, Panama Canal Commission, APO Miami 34011-5000, 202 634-6441

RIN: 3207-AA01

### 3195. PANAMA CANAL COMMISSION ACQUISITION REGULATION

Significance: Agency Priority
Legal Authority: 40 USC 486(c)
CFR Citation: 48 CFR Chapter 35

Legal Deadline: None.

Abstract: The proposed regulation sets forth policies and procedures of the Panama Canal Commission for the acquisition of supplies and services, including construction. The regulation

implements and supplements the Federal Acquisition Regulation.

### Timetable:

| Action | Date     |    | FR Cite |
|--------|----------|----|---------|
| NPRM   | 06/30/88 | ٠. |         |

Small Entity: Undetermined

Agency Contact: R. D. Morgan, Procurement Executive, Panama Canal Commission, APO Miami 34011-5000, 202 634-6441

RIN: 3207-AA10

### PANAMA CANAL COMMISSION (PANAMA)

Final Rule Stage

3196. IMPLEMENTATION OF THE FOI REFORM ACT OF 1986 AND REVISIONS TO THE FEE SCHEDULE OF THE FOIA

Legal Authority: 5 USC 552 CFR Citation: 35 CFR 9A, (Revision)

Legal Deadline: None.

Abstract: The Panama Canal
Commission proposes to amend its
regulations to implement the Freedom
of Information Reform Act of 1986 and
to update its fee schedule for Freedom
of Information and Privacy Act
requests. These proposed changes
would identify different types of

requestors and bring the fees into conformance with current costs incurred by the agency in processing requests.

### **PANAMA**

Final Rule Stage

| Timetable:               |                |         |
|--------------------------|----------------|---------|
| Action                   | Date           | FR Cite |
| Interim Final<br>Rule    | 08/20/87       |         |
| Interim Final Rule Comme | 10/19/87<br>nt | . •     |

Small Entity: No

Final Action

Agency Contact: Thomas C. Duty, Chief, Administrative Services Division,

05/00/88

Panama Canal Commission, APO Miami 34011, 202 634-6441

RIN: 3207-AA13

3197. EMPLOYEE RESPONSIBILITIES AND CONDUCT

Legal Authority: 22 USC 3622 CFR Citation: 35 CFR 255, (Revision)

Legal Deadline: None.

Abstract: The Panama Canal Commission proposes to amend its regulations to implement the Ethics in Government Act, the Commission's Code of Conduct as approved by its Board of Directors, and supplementary regulations that clarify certain provisions of the Code of Conduct.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 02/01/88 |         |
| Final Action | 00/00/00 |         |
|              |          |         |

Small Entity: No

Agency Contact: Thomas C. Duty, Chief, Administrative Services Division, Panama Canal Commission, APO Miami 34011-5000, 202 634-6441

RIN: 3207-AA16

### PANAMA CANAL COMMISSION (PANAMA)

**Completed Actions** 

3198. PRIVACY ACT SYSTEMS OF RECORDS

CFR Citation: 35 CFR 10, (Revisions)

| Completed:   | ·           |    |      |  |
|--------------|-------------|----|------|--|
| Reason       | Date        | FR | Cite |  |
| Final Action | 12/31/87 52 | FR | 251  |  |

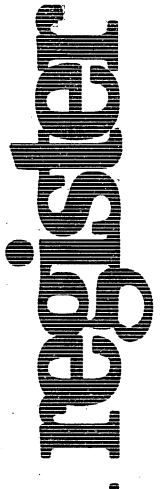
Small Entity: No

Agency Contact: Thomas C. Duty 202 634-6441

RIN: 3207-AA15

[FR Doc. 88-5098 Filed 04-22-88; 8:45 am]

BILLING CODE 3640-04-T



Part XXXIV

### **Peace Corps**



### PEACE CORPS (PEACE)

#### **PEACE CORPS**

22 CFR Ch. III

Executive Order 12291, Federal Regulations, Semiannual Agenda of Regulations

**AGENCY:** Peace Corps.

**ACTION:** Publication of semiannual agenda.

**SUMMARY:** This agenda announces the regulations the Peace Corps will have under development during the 12-month period from April 1, 1988 through March 31, 1989. The purpose for publishing this agenda is to give notice of any

regulatory activity by the Agency in order to allow the public an opportunity to participate in the rulemaking process.

FOR FURTHER INFORMATION CONTACT:

The public is encouraged to contact the Agency official listed for the particular agenda item. For other information concerning Peace Corps' regulations or this semiannual agenda, contact Robert Martin, Associate General Counsel, Peace Corps, 806 Connecticut Avenue, NW., Washington, DC 20526, (202) 254-3114.

SUPPLEMENTARY INFORMATION: In accordance with Executive Order 12291, Federal Regulations, and the Regulatory Flexibility Act (5 U.S.C. 605) executive agencies are required to publish in the

Federal Register semiannual regulatory agendas in April and October of each year.

The regulations being considered by Peace Corps are not "major" rules within the meaning of E.O. 12291 and no Regulatory Impact Analysis is required. Peace Corps has determined that the regulations under consideration will not impose compliance costs or reporting burdens on the public; and that the regulations will not have a significant economic impact on a substantial number of small entities. Accordingly, no Regulatory Analysis is required under 5 U.S.C. 602.

Margaret H. Thome,

Associate Director for Management.

### PEACE CORPS (PEACE)

**Proposed Rule Stage** 

### 3199. EMPLOYEE DISCRIMINATION COMPLAINT PROCEDURE

Legal Authority: 42 USC 2000e-16 Title VII of the Civil Rights Act; 29 USC 701 Rehabilitation Act of 1973, as amended; 29 USC 621 et seq Age Discrimination in Employment

CFR Citation: 22 CFR 310 Legal Deadline: None.

Abstract: Comprehensive regulations for processing individual and class EEO complaints of Peace Corps employees. Under development.

Timetable:

 Action
 Date
 FR Cite

 NPRM
 02/00/89

Small Entity: Not Applicable

Agency Contact: H. Zeke Rodriguez, Equal Opportunity Manager, Peace Corps, 806 Connecticut Avenue, NW, Washington, DC 20526, 202 254-8320

RIN: 0420-AA01

### 3200. VOLUNTEER DISCRIMINATION COMPLAINT PROCEDURES

Legal Authority: 42 USC 2000e-16 Title VII of the Civil Rights Act; 29 USC 701 Rehabilitation Act of 1973, as amended; 29 USC 621 et seq Age Discrimination in Employment

CFR Citation: 22 CFR 306 Legal Deadline: None.

Abstract: Comprehensive regulations for processing individual and class EEO complaints of Peace Corps Volunteers. Under development.

Timetable:

Action Date FR Cite

NPRM 02/00/89

Small Entity: Not Applicable

Agency Contact: H. Zeke Rodriguez, Equal Opportunity Manager, Peace Corps, 806 Connecticut Avenue, NW, Room M-1107, Washington, DC 20526, 202 254-8320

RIN: 0420-AA02

### 3201. IMPLEMENTATION OF REHABILITATION ACT OF 1973, PART 504 - HANDICAPPED DISCRIMINATION PROHIBITION

Legal Authority: 29 USC 794
CFR Citation: 22 CFR 311
Legal Deadline: None.

Abstract: The regulation implements section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) which prohibits discrimination on the basis of handicap in programs or activities conducted by Executive agencies or the Postal Service.

Timetable:

 Action
 Date
 FR Cite

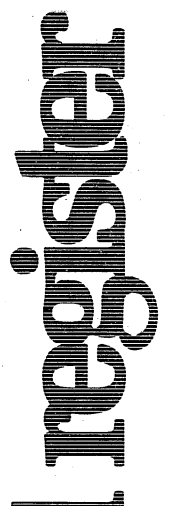
 NPRM
 04/30/88

Small Entity: No

Agency Contact: John Scales, General Counsel, Peace Corps, 806 Connecticut Avenue, NW, Room M-1207, Washington, DC 20526, 202 254-3114

RIN: 0420-AA03

[FR Doc. 88-5099 Filed 04-22-88; 8:45 am]



Part XXXV

# Pennsylvania Avenue Development Corporation



### PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION (PADC)

### PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION

36 CFR Ch. IX

### **Unified Agenda of Federal Regulations**

**AGENCY:** Pennsylvania Avenue Development Corporation.

**ACTION:** Unified Agenda of Federal

Regulations.

SUMMARY: This document sets forth the Pennsylvania Avenue Development Corporation's regulatory agenda issued under Executive Order 12291 and the Regulatory Flexibility Act. The Agenda lists regulations currently under rulemaking review that PADC expects to have as a final rule during the next twelve months.

#### FOR FURTHER INFORMATION CONTACT:

Talbot J. Nicholas II, Attorney, Office of the General Counsel, Pennsylvania Avenue Development Corporation, Suite 1220 North, 1331 Pennsylvania Avenue, NW., Washington, DC 20004; (202) 724-9088.

Dated: March 16, 1988.

M. J. Brodie,

Executive Director, Pennsylvania Avenue Development Corporation.

### PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION (PADC)

Prerule Stage

### 3202. DEVELOPMENT POLICIES AND PROCEDURES

Legal Authority: 40 USC 875(5) CFR Citation: 36 CFR 911, (New)

Legal Deadline: None.

**Abstract:** The Corporation is studying ways to apply past experience to update its Development Policies and Procedures.

### Timetable:

Action Date F

ite FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Madeleine B. Schaller, Deputy General Counsel, Pennsylvania Avenue Development Corporation, 1331 Pennsylvania Avenue, NW, Suite 1220 North, Washington, DC 20004, 202 724-9088

RIN: 3208-AA06

### PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION (PADC)

**Proposed Rule Stage** 

### 3203. PROCEDURES AND UNIFORM STANDARDS FOR PUBLIC USE OF PARKS AND PLAZAS

Legal Authority: 40 USC 875(5) CFR Citation: 36 CFR 912 Legal Deadline: None.

Abstract: The Pennsylvania Avenue Development Corporation (PADC) has received an increasing number of requests for public use of parks and plazas within the Pennsylvania Avenue Development Area. The proposed regulations would ensure equality of opportunity for use of PADC parks and plazas while protecting public property, safety, and tranquility.

### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Madeleine B. Schaller, Deputy General Counsel, Pennsylvania Avenue Development Corporation, Suite 1220 North, 1331 Pennsylvania Avenue, NW, Washington, DC 20004, 202 724-9088

RIN: 3208-AA01

### PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION (PADC)

**Completed Actions** 

### 3204. PRIVACY ACT UPDATE; DISCLOSURES OF PERSONAL INFORMATION DURING LITIGATION

CFR Citation: 36 CFR 903

Completed:

Effective

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 10/21/87 | 52 FR 39223 |
| Final Action | 10/13/87 |             |

Small Entity: No

Agency Contact: Talbot J. Nicholas II

202 724-9088 RIN: 3208-AA04 3205. • UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION FOR FEDERAL AND FEDERALLY ASSISTED PROGRAMS

Legal Authority: 42 USC 4601 CFR Citation: 36 CFR 904 Legal Deadline: None.

Abstract: This interim final rule provides for the partial implementation

**PADC** 

**Completed Actions** 

of the Uniform Relocation Act Amendments of 1987. The Pennsylvania Avenue Development Corporation has determined that it is able to comply with the provisions of the 1987 Amendments and the provisions of the interim final rule on this subject published by DOT at 52 FR 47994 (Dec. 17, 1987). Therefore, after January 19, 1988, PADC will be governed by the DOT Regulations.

| Timetable: |      |         | comply wit |
|------------|------|---------|------------|
| Action     | Date | FR Cite | and Unifor |

12/17/87 52 FR 48021

Interim Final Rule effective 01/19/88

Small Entity: Yes

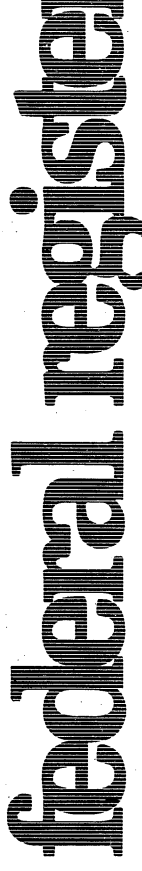
Additional Information: Until April 2, 1989 the provisions of the prior existing regulations are applicable only to those program activities which were undertaken prior to January 19, 1988, and which therefore were unable to

comply with the Surface Transportation and Uniform Relocation Assistance Act of 1987 (42 USC 4601).

Agency Contact: Reginald Robinson, Director, Business Relations, Pennsylvania Avenue Development Corporation, 1331 Pennsylvania Avenue, NW, Suite 1220N, Washington, DC 20004, 202 724-9068

RIN: 3208-AA08

[FR Doc. 88-6928 Filed 04-22-88; ::45 am] BILLING CODE 7630-01-T



Part XXXVI

# Pension Benefit Guaranty Corporation

### PENSION BENEFIT GUARANTY CORPORATION (PBGC)

### PENSION BENEFIT GUARANTY CORPORATION

29 CFR Ch. XXVI

### Agenda of Regulations Under Development

**AGENCY:** Pension Benefit Guaranty Corporation.

**ACTION:** Agenda of regulations.

SUMMARY: This document sets forth the Pension Benefit Guaranty Corporation's regulatory agenda issued under Executive Order 12291 and the Regulatory Flexibility Act. The agenda lists regulations that are currently under development or that PBGC expects to have under development during the next twelve months. The effect of this agenda is to advise the public of PBGC's current and future regulatory activities.

ADDRESS: Office of the General Counsel, Code 22500, Pension Benefit Guaranty Corporation, 2020 K Street, NW., Washington, DC 20006.

FOR FURTHER INFORMATION CONTACT: For further information on the agenda in general, contact J. Ronald Goldstein, Attorney, Office of the General Counsel, 202-778-8850. For information about a specific regulation project listed on the agenda, contact the person designated in the agenda for that regulation.

SUPPLEMENTARY INFORMATION: Under the President's Order on Federal Regulation, Executive Order 12291, 46 FR 13193, each agency is required to publish in April and October an agenda of regulations currently or soon to be under development. The Executive Order requires that the agenda also include those currently effective regulations that are being reviewed by the agency pursuant to the Executive

Order. The Regulatory Flexibility Act, Pub. L. 98-354, 5 U.S.C. 601, has a similar agenda requirement. Under that law, the agenda must list any regulation that is likely to have a significant economic impact on a substantial number of small entities.

The Office of Management and Budget has issued guidelines (OMB Bulletin No. 88-1) prescribing the form and content of the regulatory agenda. Under those guidelines, the agenda must list all regulatory activities being conducted or reviewed in the next twelve months and provide certain specified information on each regulation. All of the items on this agenda are current or projected rulemakings.

Kathleen P. Utgoff,

Executive Director, Pension Benefit Guaranty Corporation.

### PENSION BENEFIT GUARANTY CORPORATION (PBGC)

**Proposed Rule Stage** 

### 3206. TRANSFERS FROM MULTIEMPLOYER PLANS TO SINGLEEMPLOYER PLANS

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1412; 29 USC 1414

CFR Citation: 29 CFR 2678 Legal Deadline: None.

Abstract: Sections 4232 and 4234 of ERISA prescribe rules governing the transfer of liabilities and assets from a multiemployer plan to a single-employer plan and prohibit certain transfers unless approved by PBGC. The regulation will establish procedures for requesting and criteria for PBGC approval of transfers which require approval and guidelines for satisfying the statutory requirements pertaining to other transfers. The regulation will also establish standards for the PBGC's waiver of a multiemployer plan's contingent liability arising from the transfer of unfunded vested benefits to a single-employer plan.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/00/88 |         |
| NPRM Comment | 11/00/88 |         |

Small Entity: No

Additional information: Publication of this proposed regulation has been delayed because of the need to revise the portions dealing with waiver of a multiemployer plan's contingent liability to reflect certain changes in related statutory provisions made by the Single-Employer Pension Plan Amendments Act of 1986.

Agency Contact: Mr. John Foster, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA20

### 3207. PLAN RULES FOR REDUCTION OR WAIVER OF COMPLETE WITHDRAWAL LIABILITY

Significance: Regulatory Program

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1387(b)

CFR Citation: 29 CFR 2647 (Amendment)

Legal Deadline: None.

Abstract: Under section 4207(a) of ERISA, the PBGC has issued a regulation (29 CFR Part 2647) providing for the reduction or waiver of an employer's liability for complete withdrawal upon the employer's resumption of participation under the plan from which it withdrew. The statute also requires the PBGC to prescribe procedures and standards under which multiemployer plans may adopt their own rules abating complete withdrawal liability upon an employer's return to the plan (section 4207(b)).

The purpose of letting plans adopt their own abatement rules is obvious: a specific rule adopted by a plan may well work better under the facts and circumstances of that particular plan than the broad rules adopted by the PBGC. This regulation will permit a plan to fashion the rules it needs to encourage the return of withdrawn employers, while at the same time protecting the plan from the loss of withdrawal liability payments without a compensating resumption of contributions to the plan by a formerly withdrawn employer. The PBGC is unable to (cont)

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 10/00/88 |         |
| NPRM Comment | 12/00/88 |         |
| Period End   |          |         |

Small Entity: No

Additional Information: ABSTRACT CONT: quantify the benefits and costs of this regulation because it cannot

Proposed Rule Stage

predict how many plans will exercise the authority conferred by this regulation.

Agency Contact: Mr. John Foster, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA38

### 3208. ALLOCATING UNFUNDED VESTED BENEFITS: FULLY FUNDED PLANS

Legal Authority: 29 USC 1302(b)(3); 29

USC 1341(c)

CFR Citation: 29 CFR 2642 Legal Deadline: None.

Abstract: In a notice published in the FEDERAL REGISTER on December 31, 1986 (51 FR 47342), the PBGC issued its interpretation that ERISA section 4211 does not permit the assessment of withdrawal liability against an employer by a multiemployer plan that had no unfunded vested benefits as of the end of the plan year preceding the employer's withdrawal. This interpretation raises certain questions as to the proper manner of applying the allocation methods prescribed in section 4211(b) and (c)(2) by a plan that at one time was fully funded, but is no longer. The PBGC plans to issue a proposed amendment to its regulation on allocating unfunded vested benefits dealing with this issue.

### Timetable:

Small Entity: No

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 12/00/88 |         |
| NPRM Comment<br>Period End | 02/00/89 |         |

Agency Contact: Ms. Deborah Murphy, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA51

### 3209. PAYMENT OF BENEFITS IN PBGC-TRUSTEED PLANS

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1322; 29 USC 1342

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: When the PBGC assumes trusteeship of a terminated pension plan pursuant to sections 4041 and 4042 of ERISA, it pays benefits to participants pursuant to plan provisions and section 4022 of ERISA. This regulation will contain rules and policies relating to the payment of such benefits. The regulation will enable the PBGC to process and administer PBGCtrusteed plans more efficiently with resultant cost savings. It also will reduce costs to the public and the PBGC by providing payment rules, thereby reducing the number of requests for administrative review.

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 10/00/88 |         |
| NPRM Comment<br>Period End | 12/00/88 |         |

Small Entity: No

Agency Contact: Mrs. Renae R. Hubbard, Special Counsel, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA35

### 3210. EMPLOYER LIABILITY FOR WITHDRAWALS FROM AND TERMINATIONS OF SINGLE-EMPLOYER PLANS: INTEREST RATE

**Legal Authority:** 29 USC 1302(b); 29 USC 1362 to 1364; 29 USC 1367 to 1368

CFR Citation: 29 CFR 2622 Legal Deadline: None.

Abstract: The PBGC's employer liability regulation incorporates by reference the interest rate charged under section 6601 of the Internal Revenue Code as the interest rate charged, or credited, on late payments, or overpayments, of employer liability. The Tax Reform Act of 1986 significantly changed the way in which the section 6601 rate is established and creates two interest rates: one for underpayments and another, lower rate for overpayments. Because of these changes, the PBGC plans to conduct a new rulemaking proceeding to determine whether it should continue to use the section 6601 interest rates under the employer liability regulation or whether it should adopt a new rate(s) for this purpose.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 11/00/88 |         |
| NPRM Comment | 01/00/89 |         |
| Period End   |          |         |

### Small Entity: No

Agency Contact: Ms. Therese Cleary, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8823

RIN: 1212-AA48

### PENSION BENEFIT GUARANTY CORPORATION (PBGC)

Final Rule Stage

### 3211. RULES UNDER SECTIONS 4041A AND 4281 FOR PLANS TERMINATED BY MASS WITHDRAWAL

**Legal Authority:** 29 USC 1302(b)(3) ERISA; 29 USC 1341A ERISA; 29 USC 1441 ERISA

CFR Citation: 29 CFR 2675 Legal Deadline: None. Abstract: Section 4041A of ERISA provides rules with respect to the termination of multiemployer plans and the payment of benefits under those plans. Under section 4041A(f)(2), PBGC is authorized to prescribe rules for the administration of those plans that are appropriate to protect the interests of plan participants and beneficiaries or to prevent unreasonable loss to the insurance system. Under section

4281(b), the plan sponsor of a plan that has terminated by mass withdrawal is required annually to determine the value of the plan's nonforfeitable benefits and assets. If the value of the benefits exceeds the value of the assets, the sponsor must amend the plan to eliminate benefits not eligible for PBGC's guarantee under section 4022A(b), to the extent necessary to insure that the plan assets are sufficient

Final Rule Stage

to pay all nonforfeitable benefits. This determination of sufficiency is to be made in accordance with rules prescribed by PBGC. This regulation would establish the rules for administering plans that have terminated by mass withdrawal, including the rules for determining sufficiency in the circumstances described above. The primary purpose (cont)

#### Timetable:

| Action                     | Date       |    | FR | Cite  |
|----------------------------|------------|----|----|-------|
| NPRM                       | 07/07/86   | 51 | FR | 24536 |
| NPRM Comment<br>Period End | . 09/05/86 |    |    |       |
| Final Action               | 06/00/88   |    |    |       |
| Final Action<br>Effective  | 07/00/88   |    |    |       |

### Small Entity: No

Additional Information: ABSTRACT CONT: and benefit of this regulation will be to establish rules that encourage the efficient administration of these plans. By thus helping to preserve plan assets, these rules will, in the first instance, benefit plan participants and beneficiaries and secondarily, the multiemployer insurance system and premium payers. PBGC lacks adequate data to be able to quantify these benefits.

Agency Contact: J. Ronald Goldstein, Senior Counsel, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA19

### 3212. REDUCTION OR WAIVER OF PARTIAL WITHDRAWAL LIABILITY

Significance: Regulatory Program

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1388(e)(3)

CFR Citation: 29 CFR 2646 Legal Deadline: None.

Abstract: Section 4208 of ERISA provides for the reduction or elimination under certain circumstances of an employer's partial withdrawal liability arising from a 70 percent reduction in contribution base units. That section also authorizes the PBGC to prescribe rules for the reduction or elimination of partial withdrawal liability under other conditions. The regulation will provide for the abatement of partial withdrawal

liability arising from the cessation of the obligation to contribute under a collective bargaining agreement or with respect to a facility. Section 4208 also requires the PBGC to issue a regulation under which a multiemployer plan may adopt rules for the reduction or elimination of partial withdrawal liability. This regulation will allow plans to ease the statutory partial withdrawal liability rules where, for example, the rules are harmful to the plan because they discourage an employer from increasing its participation under the plan, or where the statutory rules create administrative burdens which outweigh the protections afforded by the rules.

### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 06/05/87 | 52 FR | 21319 |
| NPRM Comment<br>Period End | 08/04/87 |       |       |
| Final Action               | 09/00/88 |       |       |

Small Entity: No

Agency Contact: Ms. Debra Bisco, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8824

RIN: 1212-AA22

### 3213. ADJUSTMENT OF WITHDRAWAL LIABILITY FOR A WITHDRAWAL SUBSEQUENT TO A PARTIAL WITHDRAWAL

Significance: Regulatory Program

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1386(b)

CFR Citation: 29 CFR 2649 Legal Deadline: None.

Abstract: Under section 4206(b) of ERISA, if an employer partially or completely withdraws from a multiemployer plan subsequent to an earlier partial withdrawal from that plan, the employer's liability for the second withdrawal must be reduced by the amount of its liability for the earlier partial withdrawal. The purpose of this credit is to avoid plans double-charging employers for the same unfunded liabilities. Section 4206(b) also requires the PBGC to prescribe regulations adjusting this credit to ensure that the employer's liability for its second withdrawal properly reflects the employer's share of liability with respect to the plan.

The need for this adjustment to the credit can be seen from the following example. In a plan that uses the rolling-5 allocation method, an employer's withdrawal liability is based on its last five years' participation in the plan. If an employer's second withdrawal occurs more than five years after its partial withdrawal, the liability for the second withdrawal is based solely on plan participation subsequent to the partial (cont)

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/06/87 | 52 FR 37329 |
| NPRM Comment<br>Period End | 12/07/87 | •           |
| Final Action               | 10/00/88 | ,           |

Small Entity: No

Additional Information: ABSTRACT CONT: withdrawal. Thus, there is no double-charging with respect to the old liabilities and no reason to give the employer a credit against its liability for the second withdrawal. However, without this regulation, the employer would get that credit under the statute. There are many other possible situations in which the employer's credit should similarly be reduced in order to ensure equitable treatment of the withdrawing employer vis-a-vis the other employers still contributing to the plan.

This regulation will result in some shifting of liabilities among employers contributing to a multiemployer plan. An employer that has another withdrawal following a partial withdrawal may incur greater liability for the second withdrawal because of the reduction in the credit for the prior partial withdrawal. However, this increase in liability would reduce the unfunded vested benefits allocable to other employers that withdraw thereafter. In the aggregate, the regulation will impose no new costs.

Agency Contact: Ms. Debra Bisco, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8824

RIN: 1212-AA37

### 3214. DETERMINATION OF WITHDRAWAL LIABILITY FOLLOWING A MERGER

Significance: Regulatory Program

Final Rule Stage

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1391(f)

CFR Citation: 29 CFR 2642 (Amendment) Legal Deadline: None.

Abstract: The merger of two multiemployer plans creates a problem as to how the successor plan's unfunded vested benefits are to be allocated in order to determine withdrawal liability for post-merger withdrawals. Frequently, the two plans will have been using different allocation methods prior to the merger. Even if they were using the same method, if they had different plan years, that would create different allocations.

For this reason, section 4211(f) of ERISA requires the PBGC to issue regulations prescribing rules for the post-merger allocation of unfunded vested benefits. The PBGC proposes to establish rules that parallel the statutory allocation methods: i.e., there would be a presumptive allocation method that would apply to plans unless they chose otherwise, and plans would be permitted to adopt certain modifications to this presumptive method without the PBGC's approval and other more significant modifications with the PBGC's approval. (cont)

### Timetable:

| Action                     | Date      | FR Cite     |
|----------------------------|-----------|-------------|
| NPRM                       | 11/09/87  | 52 FR 43082 |
| NPRM Comment<br>Period End | 01/08/88  |             |
| Final Action               | 11/00/88. |             |

#### Small Entity: No

Additional Information: ABSTRACT CONT: This regulation will remove a significant impediment to multiemployer plan mergers by eliminating employers' concern and confusion over how their withdrawal liability would be calculated after a merger. Plan mergers are generally to be encouraged since a larger plan is typically a stronger plan because of its broader contribution base, and because portability of benefits is increased. This regulation will impose no new costs.

Agency Contact: Mr. John Foster, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA39

### 3215. PAYMENT OF PREMIUMS

Significance: Regulatory Program

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1306; 29 USC 1307; PL 100-203, Sec

CFR Citation: 29 CFR 2610

Legal Deadline: None.

Abstract: The Pension Protection Act substantially altered the rules pertaining to single-employer plan premiums that are paid to the PBGC. Under the Act, there is a flat per capita charge (increased from that under prior law) plus a new variable rate charge tied to the value of a plan's unfunded vested benefits. The new premium rules are effective for plan years beginning after December 31, 1987.

The PBGC's premium payment regulation establishes the procedures, including the due dates, for the payment of premiums. In order to reduce the costs associated with paying the variable rate assessment, the PBGC plans to adjust the premium due dates so that plans can use the data used for preparing Form 5500 and Schedule B in order to compute unfunded vested benefits for premium purposes. The regulation must also be revised to reflect the new premium rates (\$16 per participant plus the variable rate amount) and to prescribe rules for determining a plan's unfunded vested benefits. (The calculation of unfunded vested benefits for premium purposes is not the same as for funding purposes.) (CONT)

### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| Interim Final<br>Rule      | 06/00/88 |         |
| NPRM                       | 07/00/88 |         |
| NPRM Comment<br>Period End | 09/00/88 |         |

Small Entity: Not Applicable

### **Additional Information:** ABSTRACT CONT:

Because of the need to have rules in place quickly so that plans will have the necessary guidance for paying premiums due during 1988, the PBGC plans to issue an interim final rule. Shortly thereafter the PBGC will issue a notice of proposed rulemaking that will be very similar to the interim rule, but will also raise several new issues not addressed in the interim rule. The

interim rule will be in effect until completion of the public rulemaking.

Agency Contact: Mr. Harold Ashner, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW. Washington, D.C. 20006, 202 778-8823

RIN: 1212-AA53

### 3216. ● RETIREMENT EQUITY ACT AMENDMENTS - VALUATION OF PLAN BENEFITS

Significance: Regulatory Program

Legal Authority: 29 USC 1302(b)(3); 29

USC 1341

CFR Citation: 29 CFR 2619 Legal Deadline: None.

Abstract: The Retirement Equity Act of 1984 ("REA") requires plans to provide certain benefits, prohibits the elimination of benefit options and certain early retirement benefits and retirement- type subsidies, and mandates the range of interest rates that may be used in calculating the amount of a non-consensual lump sum benefit. The Tax Reform Act of 1986 ("TRA '86") slightly modified the interest rate restrictions and extended them to the calculation of all lump sum benefits.

These rules necessitate several amendments to the PBGC's valuation of benefits regulation (29 CFR Part 2619). The major changes will address the rules on determining the form of benefit to be valued on plan termination and the interest rate rules for lump sum payments in standard terminations.

Because the valuation of benefits is an essential part of the plan termination process, the PBGC plans to issue these amendments both as a notice of proposed rulemaking and as an interim final rule at or about the same time it issues the final distress termination and standard termination regulations. (cont)

### Timetable:

| Action                            | Date     | FR Cite |
|-----------------------------------|----------|---------|
| Interim Final<br>Rule and<br>NPRM | 09/00/88 |         |
| NPRM Comment<br>Period End        | 11/00/88 |         |

Small Entity: No

**Additional Information:** ABSTRACT CONT:

Final Rule Stage

This project reflects the merger of two items carried in previous agendas: Retirement Equity Act Amendments, RIN 1212-AA36, and Valuation of Plan Benefits (lump sum payments in standard terminations), RIN 1212-AA26. Because of delays in the lump sum amendments, the PBGC determined that it would be more efficient to combine those amendments with the valuation amendments included in the REA project. The portion of the REA project dealing with amendments to the PBGC's Guaranteed Benefits and Allocation of Assets regulations (29 CFR Parts 2613and 2618) has been deferred, because the need for those amendments was reduced by the enactment of the Pension Protection Act.

Agency Contact: Ms. Deborah Murphy, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8824

RIN: 1212-AA55

### 3217. DISTRESS TERMINATIONS OF SINGLE-EMPLOYER PLANS

Significance: Regulatory Program

**Legal Authority:** PL 99-272, Sec 11007; PL 99-272, Sec 11009; PL 100-203, Sec 9312(c) to 9312(d); PL 100-203, Sec 9313(b) to 9313(c); PL 100-203, Sec 9314(a)

CFR Citation: 29 CFR 2616 Legal Deadline: None.

Abstract: The Single-Employer Pension Plan Amendments Act of 1986 substantially revised ERISA section 4041 dealing with the voluntary termination of single-employer pension plans. Under amended section 4041, a plan may voluntarily terminate only if the termination satisfies the statutory conditions for a standard or distress termination. These rules were further modified by the 1987 Pension Protection Act, which increased the benefits that must be provided, or for which the employer maintaining the plan is liable, upon plan termination. Thus, under current law, unless a plan has sufficient assets to satisfy all plan benefit liabilities, it may voluntarily terminate only in a "distress" termination; i.e., a termination in which the plan sponsor and all members of its controlled group are able to demonstrate either such financial hardship or unduly burdensome pension costs that, as a practical matter, they are unable to continue to maintain the plan. CONT.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/02/87 | 52 | FR | 33318 |
| NPRM Comment<br>Period End | 11/02/87 |    |    |       |
| Final Action               | 09/00/88 |    |    |       |

### Small Entity: No

### Additional Information: ABSTRACT CONT:

The statutory rules and procedures for distress terminations are substantially different from the prior rules and procedures for terminating insufficient plans. Therefore, it is necessary to revise the PBGC's plan termination regulations to reflect these new rules and procedures. This regulation covering distress terminations and a companion rule covering standard terminations (to be codified in Part 2617) will replace the PBGC's principal termination regulations on notices of intent to terminate and termination of sufficient plans (existing Parts 2616 and 2617).

Although the notice of proposed rulemaking for this regulation was issued prior to enactment of the Pension Protection Act, the final rule will reflect the relevant statutory changes from that Act.

Agency Contact: J. Ronald Goldstein, Senior Counsel, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-

RIN: 1212-AA41

### 3218. STANDARD TERMINATIONS OF SINGLE-EMPLOYER PLANS

Significance: Regulatory Program

**Legal Authority:** PL 99-272, Sec 11007; PL 99-272, Sec 11008; PL 100-203, Sec 9311; PL 100-203, Sec 9313(a); PL 100-203, Sec 9313(c); PL 100-203, Sec 9314(a)

CFR Citation: 29 CFR 2617

Legal Deadline: None.

Abstract: Under ERISA Section 4041, as amended by the Single-Employer Pension Plan Amendments Act of 1986 and the Pension Protection Act, absent a showing of financial hardship or unduly burdensome pension costs that would satisfy the requirements for a distress termination, a single-employer plan may be voluntarily terminated only if it is sufficient for all benefit liabilities (i.e., all benefits provided

under the plan on the termination date, whether or not vested). This is referred to as a "standard" termination. SEPPAA also modified many of the termination rules and procedures that applied under prior law, both to increase the protections afforded plan participants and beneficiaries and to simplify and expedite the PBGC's processing of these sufficient plan terminations. It is, therefore, necessary to promulgate this new regulation implementing the new rules and procedures for standard terminations. This regulation and its companion regulation covering distress terminations (to be codified in Part 2616) will replace the PBGC's principal termination regulations on notices of intent to terminate and termination of sufficient plans (existing Parts 2616 and 2617) (CONT)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/02/87 | 52 FR 33318 |
| NPRM Comment<br>Period End | 11/02/87 |             |
| Final Action               | 09/00/88 | •           |

Small Entity: No

### **Additional Information:** ABSTRACT CONT:

Although the notice of proposed rulemaking for this regulation was issued prior to enactment of the Pension Protection Act, the final rule will reflect the relevant statutory changes from that Act.

Agency Contact: J. Ronald Goldstein, Senior Counsel, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA47

### 3219. MISCELLANEOUS SEPPAA AMENDMENTS

Significance: Regulatory Program

Legal Authority: 29 USC 1302(b); 29 USC 1322; 29 USC 1343; 29 USC 1344; 29 USC 1362 to 1364; 29 USC 1367 to 1368; PL 99-272; Sec 11008 to 11011; PL 99-272, Sec 11016; PL 100-203, Sec 9311 to 9314; PL 100-203, Sec 9331

**CFR Citation:** 29 CFR 2606; 29 CFR 2615; 29 CFR 2622; 29 CFR 2623

Legal Deadline: None.

**Abstract:** The Single-Employer Pension Plan Amendments Act of 1986

Final Rule Stage

("SEPPAA") and the Pension Protection Act ("PPA") made several changes in Title IV rules and procedures that affect and, in some cases, override portions of several PBGC regulations. For this reason, these regulations administrative review of agency decisions, benefit reductions in terminated plans, reportable events and employer liability - must be amended to conform them to the current law. For example, because SEPPAA altered the determinations that the PBGC may make with respect to voluntary plan terminations, the list in 29 CFR 2608.1(b) of determinations subject to agency review must be amended.

Similarly, SEPPAA contained, for distress terminations, specific benefit cutback rules. These rules differ somewhat from those set forth in 29 CFR Part 2623 and, therefore, conforming amendments to Part 2623 are required. SEPPAA and the PPA significantly changed the rules on employer liability to the PBGC in distress and involuntary terminations. Now, an employer is liable to the PBGC for the total plan underfunding, (CONT)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 12/00/88 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: i.e., for all unfunded benefit liabilities. Further, the 30 percent of net worth limitation is now relevant only in determining the amount subject to PBGC's statutory lien and the status of PBGC's claim in bankruptcy. The employer liability regulation needs to be amended to reflect these changes.

Agency Contact: Mr. Stephen Schreiber, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8824

RIN: 1212-AA50

### PENSION BENEFIT GUARANTY CORPORATION (PBGC)

**Completed Actions** 

### 3220. ALLOCATING UNFUNDED VESTED BENEFITS

Legal Authority: 29 USC 1302(b)(3); 29

USC 1391(c)

CFR Citation: 29 CFR 2642 Legal Deadline: None.

Abstract: On January 19, 1981, PBGC issued an interim regulation dealing with alternative methods for allocating unfunded vested benefits in multiemployer pension plans. PBGC now plans to re-promulgate that regulation in order to correct ambiguities that have arisen under it, to conform the procedures contained in it to other PBGC regulations, and to reduce the information reporting requirements in the regulation. The regulation will impose no new costs on the public and may reduce costs for plans adopting certain alternative allocation rules by reducing the reporting requirements.

#### Timetable:

| Action                     | Date     | FR C    | ite  |
|----------------------------|----------|---------|------|
| NPRM                       | 09/09/85 | 50 FR 3 | 6603 |
| NPRM Comment<br>Period End | 11/08/85 |         |      |
| Final Action               | 10/26/87 | 52 FR 3 | 9912 |
| Final Action<br>Effective  | 11/25/87 |         |      |

Small Entity: No

Agency Contact: Deborah Murphy, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA21

### 3221. VALUATION OF PLAN BENEFITS IN SINGLE-EMPLOYER PLANS

**Legal Authority:** 29 USC 1302; 29 USC 1341; 29 USC 1344; 29 USC 1362

CFR Citation: 29 CFR 2619 Legal Deadline: None.

Abstract: This rule would amend PBGC's regulation on Valuation of Plan Benefits in Single-Employer Plans, 29 CFR Part 2619. That regulation sets forth the rules for valuing benefits in terminating plans that are covered by the insurance program under ERISA. which valuation is needed to determine if plan assets are sufficient to provide for plan benefits and to properly allocate assets to those benefits. After review of this regulation pursuant to Executive Order 12291, the PBGC is amending the rules for valuing benefits payable as lump sums upon termination. The effect of this amendment is to prescribe a new standard for the interest rates used to value lump sums that are paid in lieu of annuities, and to require that in valuing involuntary lump sums, pre-retirement mortality is to be disregarded. The amendment is needed to protect recipients of lump sum distributions from loss of benefit value resulting from the use of inappropriate valuation methods.

#### Timetable:

| Action |   | Date | FR Cite |  |
|--------|---|------|---------|--|
| ACTION | • | Date | FR CILE |  |

Merged with RIN 01/04/88 1212-AA36 to form new item, RIN 1212-AA55

Small Entity: No

Agency Contact: Ms. Deborah Murphy, Attorney, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

**RIN: 1212-AA26** 

### 3222. RETIREMENT EQUITY ACT AMENDMENTS

Significance: Regulatory Program

**Legal Authority:** 29 USC 1302(b)(3); 29 USC 1322; 29 USC 1341; 29 USC 1344

**CFR Citation:** 29 CFR 2613; 29 CFR 2618; 29 CFR 2619

Legal Deadline: None.

Abstract: Part 2613 of the PBGC's regulations defines "nonforfeitable" and "guaranteed" benefits for the purposes of Title IV of ERISA. Part 2618 implements the statutory rules for allocating plan assets to pay benefits upon plan termination. Part 2619 prescribes rules for valuing plan benefits, including rules for determining the form of benefit to be valued. Each of these regulations is effected by the Retirement Equity Act of 1984 ("REA").

REA provides that certain early retirement benefits and retirement-type

**Completed Actions** 

subsidies and optional benefit forms will be treated as accrued benefits, and that their elimination will be treated as an impermissible reduction in accrued benefits. These amendments will conform PBGC's regulations to the provisions of REA. The amendments will impose no new costs on plans and may alleviate administrative burdens by providing definitive rules.

#### Timetable:

| Action          | Date     | FR Cite |
|-----------------|----------|---------|
| Merged with RIN | 01/04/88 |         |

1212-AA26 to form new item, RIN 1212-AA55

Small-Entity: No

Agency Contact: Mrs. Renae R. Hubbard, Special Counsel, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

RIN: 1212-AA36

### 3223. THE RETIREMENT EQUITY ACT AMENDMENTS: CASH-OUT LIMITATION

**Legal Authority:** 29 USC 1302(b); 29 USC 1341; 29 USC 1344; 29 USC 1362; PL 99-272, Sec 11008 to 11009; PL 99-272, Sec 11011

**CFR Citation:** 29 CFR 2613; 29 CFR 2617; 29 CFR 2619

Legal Deadline: None.

Abstract: The PBGC's guaranteed benefits regulation (29 CFR Part 2613) provides that the PBGC will not pay lump sum benefits under insufficient plans unless the value of the benefit is \$1,750 or less. Similarly, the plan sufficiency and valuation of benefits regulations (29 CFR Parts 2617 and 2619) permit plan administrators of terminating sufficient plans to pay lump sum benefits without a participant's consent if the value of the benefit is \$1,750 or less. This \$1,750 limit corresponds to the "cash-out" provisions in ERISA section 204(d) and Internal Revenue Code section 411(b)(7)(B). These provisions were amended by the Retirement Equity Act of 1984 to raise the cash-out limit to \$3,500, in recognition of the effects of inflation on the value of small pension benefits. The PBGC believes that the same consideration supports its raising

the lump sum limitation in these several regulations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM .                     | 12/12/86 | 51 | FR | 44798 |
| NPRM Comment<br>Period End | 02/10/87 |    |    |       |
| Final Action               | 12/15/87 | 52 | FR | 47561 |
| Final Action Effective.    | 01/14/88 |    |    |       |

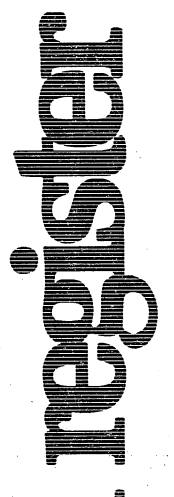
Small Entity: No

Additional Information: This amendment had previously been included in RIN 1212-AA36, "Retirement Equity Act Amendments". However, that project is large and complex, and therefore, those amendments will not be issued for some time. The PBGC believes that the interest of plan participants is best served by splitting out this one amendment so that it may be issued more quickly.

Agency Contact: Mrs. Renae R. Hubbard, Special Counsel, Pension Benefit Guaranty Corporation, Office of the General Counsel, (22500), 2020 K St., NW, Washington, DC 20006, 202 778-8850

**RIN:** 1212-AA49

[FR Doc. 88-5100 Filed 04-22-88; 8:45 am] BILLING CODE 7708-01-T



Part XXXVII

# Railroad Retirement Board



### RAILROAD RETIREMENT BOARD (RRB)

### **RAILROAD RETIREMENT BOARD**

### 20 CFR Ch. II

Semiannual Agenda of Regulations Under Development or Review

AGENCY: Railroad Retirement Board.

**ACTION:** Agenda of regulations under development or review.

SUMMARY: This agenda contains lists of regulations that the Board is developing or proposes to develop in the next twelve months, and regulations that are scheduled to be reviewed in that period.

ADDRESS: 844 Rush Street, Chicago, Illinois 60611.

FOR FURTHER INFORMATION CONTACT: Steven A. Bartholow, Deputy General Counsel, Railroad Retirement Board, (312) 751-4935, (FTS 386-4935).

SUPPLEMENTARY INFORMATION:
Regulations that are routine in nature or pertain solely to internal agency management have not been included in the agenda. Current regulations that are proposed to be modified based on a completed review of the regulations are listed in the agenda.

Dated: February 25, 1988. By Authority of the Board. For the Board.

Beatrice Ezerski, Secretary to the Board.

### Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 3224                    | Part 220 Disability Determinations  | 3220-AA01                          |
| 3225                    | Annuity Beginning and Ending Dates  | 3220-AA13                          |
| 3226                    | Evidence Required for Payment   | 3220-AA14                          |
| 3227                    | Eligibility for an Annuity  | 3220-AA15                          |
| 3228                    | Application for Annuity or Lump Sum   | 3220-AA16                          |
| 3229                    | Application for Annuity or Lump Sum Transfer, Assignment, or Waiver of Payments | 3220-AA43                          |
| 3230                    | Erroneous Payments  | 3220-AA44                          |
| 3231                    | Sickness Benefits and Maternity Benefits  | 3220-AA45                          |
| 3232                    | Recovery of Debts Owed to the United States Government by Employees             | 3220-AA49                          |
| 3233                    | Employer Status   | 3220-AA51                          |
| 3234                    | Employee Status   |                                    |
| 3235                    | Employment Relation   | 3220-AA53                          |
| 3236                    | Employment Relation Employee Representative                                     | 3220-AA55                          |
| 3237                    | Disclosure of Information   | 3220-AA56                          |
| 3238                    | Family Relationships  | 3220-AA57                          |
| 3239                    | Computing Employee, Spouse, and Divorced Spouse Annuities                       | 3220-AA58                          |
| 3240                    | Survivor Annuity Computations   | 3220-AA59                          |
| 3241                    | Survivor Annuity Computations   | 3220-AA60                          |
| 3242                    | Deductions on Account of Work   | 3220-AA61                          |
| 3243                    | Paying Social Security Benefits   | 3220-AA62                          |
| 3244                    | Incompetence  | 3220-AA63                          |

### Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3245                    | Driven, Inc., and Determination   | 2222 4422                          |
|                         | Primary Insurance Amount Determinations   | 3220-AA02                          |
| 3246                    | Enforcement of Nondiscrimination on the Basis of Handicap in Programs or Activities Conducted by the Railroad |                                    |
|                         | Retirement Board  | 3220-AA22                          |
| 3247                    | Railroad Employers Reports and Responsibilities   | 3220-AA25                          |
| 3248                    | Creditable Railroad Service   | 3220-AA26                          |
| 3249                    | Creditable Railroad Compensation  | 3220-AA27                          |

### Completed Actions:

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3250                    | Initial Determinations Under the Railroad Unemployment Insurance Act and Reviews of and Appeals from such Determinations | 3220-AA11                          |

### Completed Actions—Continued

| Se-<br>quence<br>Number | Title           | Regulation<br>Identifier<br>Number |
|-------------------------|-----------------|------------------------------------|
| 3251                    | Debt Collection | 3220-AA47                          |

### RAILROAD RETIREMENT BOARD (RRB)

**Proposed Rule Stage** 

### 3224. PART 220 DISABILITY DETERMINATIONS

Significance: Regulatory Program

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 220 Legal Deadline: None.

Abstract: The Board's regulations with respect to disability determinations have not been updated for several years and they are, in certain respects, obsolete. When revised, this regulation should ease the administration of disability benefits and result in greater consistency in disability determinations.

### Timetable:

| Action      | Date FR               |  |
|-------------|-----------------------|--|
| NPRM        | 06/00/88              |  |
| Small Entit | ntity: Not Applicable |  |

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Grace Koester, Regulations Project Director, Railroad Retirement Board, Bureau of Hearings and Appeals, 844 Rush Street, Chicago,

IL 60611, 312 751-4793 RIN: 3220-AA01

### 3225. ANNUITY BEGINNING AND ENDING DATES

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 218 Legal Deadline: None.

Abstract: Part 218 is being revised to incorporate changes required as a result of amendments to the Railroad Retirement Act of 1974 made by the Omnibus Budget Reconciliation Act of 1981 and the Railroad Retirement Solvency Act of 1983.

#### Timetable:

| Action       | Date             | FR Cite |
|--------------|------------------|---------|
| NPRM         | 09/00/88         |         |
| Small Entity | : Not Applicable |         |

Affected Sectors: None
Government Levels Affected: Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA13

### 3226. EVIDENCE REQUIRED FOR PAYMENT

Legal Authority: 45 USC 231f(b)(5) CFR Citation: 20 CFR 219

Legal Deadline: None.

Abstract: Part 219 is being revised to incorporate changes required as a result of amendments to the Railroad Retirement Act of 1974 made by the Omnibus Budget Reconciliation Act of 1981 and the Railroad Retirement Solvency Act of 1983.

### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 09/00/88 |    |      |  |

Small Entity: Not Applicable Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA14

### 3227. ELIGIBILITY FOR AN ANNUITY

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 216 Legal Deadline: None. Abstract: Part 216 is being revised to incorporate changes required as a result of amendments to the Railroad Retirement Act of 1974 made by the Omnibus Budget Reconciliation Act of 1981 and the Railroad Retirement Solvency Act of 1983.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: Not Applicable Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Thomas W.Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA15

### 3228. APPLICATION FOR ANNUITY OR LUMP SUM

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 217 Legal Deadline: None.

Abstract: Part 217 is being revised to incorporate changes required as a result of amendments to the Railroad Retirement Act of 1974 made by the Omnibus Budget Reconciliation Act of 1981 and the Railroad Retirement Solvency Act of 1983.

### Timetable:

| Action : | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 10/00/88 |         |

Small Entity: Not Applicable Affected Sectors: None

Government Levels Affected: Federal Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law,

**Proposed Rule Stage** 

Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA16

### 3229. TRANSFER, ASSIGNMENT, OR WAIVER OF PAYMENTS

Legal Authority: 45 USC 231f

CFR Citation: 20 CFR 243; 20 CFR 295;

20 CFR 262.5; 20 CFR 350 Legal Deadline: None.

Abstract: Currently, regulations concerning this subject matter appear in several parts of the Board's regulations. The new Part 243 will bring together or cross-reference the several related regulatory sections.

### Timetable:

| Action      | Date              | FR Cite |
|-------------|-------------------|---------|
| NPRM        | 06/00/88          |         |
| Small Entit | y: Not Applicable |         |

Government Levels Affected: State,

Federal Federal

Agency Contact: Michael C. Litt, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4929

RIN: 3220-AA43

### 3230. ERRONEOUS PAYMENTS

Legal Authority: 45 USC 231f CFR Citation: 20 CFR 255 Legal Deadline: None.

Abstract: Part 255 is being revised to clarify when and how erroneous payments under the Railroad Retirement Act must be recovered.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 02/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA44

### 3231. SICKNESS BENEFITS AND MATERNITY BENEFITS

Legal Authority: 45 USC 362; 45 USC 355

CFR Citation: 20 CFR 335 Legal Deadline: None. Abstract: Part 335 will be amended to delete obsolete provisions and to simplify and clarify the language of that part.

#### Timetable:

| · · · · · · · · · · · · · · · · · · · |          |         |
|---------------------------------------|----------|---------|
| Action                                | Date     | FR Cite |
| NPRM                                  | 10/00/88 |         |

Small Entity: Not Applicable

Agency Contact: Walter Witkovich, Regulations and Legal Specialist, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4750

RIN: 3220-AA45

### 3232. RECOVERY OF DEBTS OWED TO THE UNITED STATES GOVERNMENT BY EMPLOYEES

Legal Authority: 5 USC 5514(b)(1)

CFR Citation: 20 CFR 361

Legal Deadline: None.

Abstract: The Railroad Retirement Board is proposing regulations to provide for the administration of its authority under the Debt Collection Act of 1982, 5 USC 5514, to recover debts owed to the United States by installment collections from the current pay account of Federal employees.

### Timetable:

| Action                     | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 01/05/88 | 53 FR 143 |
| NPRM Comment<br>Period End | 05/04/88 | 53 FR 143 |
| Final Action               | 07/00/88 |           |

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

**RIN: 3220-AA49** 

### 3233. EMPLOYER STATUS

**Legal Authority:** 45 USC 23lf; 45 USC 362(I)

CFR Citation: 20 CFR 202 Legal Deadline: None.

Abstract: The Board's regulations with respect to Employer Status have not been updated in recent years and may, in some respects, be obsolete. Part 202 will be amended to conform it to current law, delete obsolete provisions.

and to simplify and clarify the language of this part.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: Not Applicable

Affected Sectors: 40 Railroad Transportation

Government Levels Affected: State, Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA51

### 3234. EMPLOYEE STATUS

**Legal Authority:** 45 USC 231f; 45 USC 362(I)

CFR Citation: 20 CFR 203 Legal Deadline: None.

Abstract: The Board's regulations with respect to Employee Status have not been updated in recent years and may, in some respects, be obsolete. Part 203 will be amended to conform it to current law, delete obsolete provisions, and to simplify and clarify the language of this part.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 02/00/89 | ,       |

Small Entity: Not Applicable

Affected Sectors: 40 Railroad Transportation

**Government Levels Affected:** State, Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA52

### 3235. EMPLOYMENT RELATION

Legal Authority: 45 USC 231f CFR Citation: 20 CFR 204 Legal Deadline: None.

Abstract: The Board's regulations with respect to Employment Relation have not been updated in recent years and may, in some respects, be obsolete. Part 204 will be amended to conform it to current law, delete obsolete provisions,

**Proposed Rule Stage** 

and to simplify and clarify the language of this part.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 02/00/89 |         |

Small Entity: Not Applicable

Affected Sectors: 40 Railroad Transpor-

tation '

Government Levels Affected: State,

Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA53

### 3236. EMPLOYEE REPRESENTATIVE

**Legal Authority:** 45 USC 231f; 45 USC 362(I)

CFR Citation: 20 CFR 205 Legal Deadline: None.

Abstract: The Board's regulations with respect to Employee Representative have not been updated in recent years and may, in some respects, be obsolete. Part 205 will be amended to conform it to current law, delete obsolete provisions, and to simplify and clarify the language of this part.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 02/00/89 |         |  |

Small Entity: Not Applicable

Affected Sectors: 40 Railroad Transpor-

tation

Government Levels Affected: State,

Federal

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA55

### 3237. ● DISCLOSURE OF INFORMATION

Legal Authority: 45 USC 231f(b)(5)

**CFR Citation:** 20 CFR 200; 20 CFR 262

Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to amend 20 CFR Part 200 to move sections of Part 262 into Part 200 to place these regulations more appropriately under General Administration.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 02/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA56

### 3238. FAMILY RELATIONSHIPS

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 222 Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to add 20 CFR Part 222 to define any family relationship requirements needed to establish eligibility and entitlement for any monthly annuity or lump-sum payment under the Railroad Retirement Act of 1974.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 03/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA57

### 3239. ● COMPUTING EMPLOYEE, SPOUSE, AND DIVORCED SPOUSE ANNUITIES

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 226 Legal Deadline: None.

Abstract: The Railroad Retirement Board's regulations on the computation of employee, spouse, and divorced spouse annuities must be updated to conform to the Railroad Retirement Act of 1974 and to amendments to the Act made by the Omnibus Budget Reconciliation Act of 1981 and the Railroad Solvency Act of 1983.

### Timetable:

| Action        | Date           | FR Cite |  |
|---------------|----------------|---------|--|
| NPRM .        | 06/00/89       |         |  |
| Small Entity: | Not Applicable |         |  |

Agency Contact: Karl T. Blank, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4941

RIN: 3220-AA58

### 3240. ● SURVIVOR ANNUITY COMPUTATIONS

Legal Authority: 45 USC 231f(f)(5)

CFR Citation: 20 CFR 228 Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to add 20 CFR Part 228 to describe how survivor annuities are computed in accordance with the Railroad Retirement Act of 1974, and amendments to that Act made in 1981 and 1983.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA59

### 3241. SOCIAL SECURITY OVERALL MINIMUM ANNUITY

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 229 Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to add 20 CFR Part 229 to describe when the social security overall minimum annuity computation applies and how it is computed for retirement annuities under the Railroad Retirement Act of 1974.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 08/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA60

### 3242. ● DEDUCTIONS ON ACCOUNT OF WORK

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 230

Proposed Rule Stage

Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to amend 20 CFR Part 230 to explain how annuity deductions on account of work are assessed in accordance with current law.

### Timetable:

| Action | Date         | FR Cite |
|--------|--------------|---------|
| NPRM   | <br>07/00/89 | 3       |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA61

### 3243. ● PAYING SOCIAL SECURITY BENEFITS

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 235

Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to add 20 CFR Part 235 to describe when and to whom the Board pays social security benefits as required by the Railroad Retirement Act of 1974.

### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 02/00/89 |         |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

**RIN:** 3220-AA62

### 3244. ● INCOMPETENCE

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 266

Legal Deadline: None.

Abstract: The Railroad Retirement Board (Board) proposes to amend 20 CFR Part 266 to incorporate certain internal procedures not currently contained in this Part.

### Timetable:

| ,      |          | _ | <br> | <u> </u> |   |
|--------|----------|---|------|----------|---|
| Action | Date     |   | FR   | Cite     | • |
| NPRM   | 05/00/89 |   |      |          |   |

Small Entity: Not Applicable

Agency Contact: Thomas W. Sadler, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4513

RIN: 3220-AA63

### RAILROAD RETIREMENT BOARD (RRB)

Final Rule Stage

### 3245. PRIMARY INSURANCE AMOUNT DETERMINATIONS

Legal Authority: 45 USC 231f(b)(5)

CFR Citation: 20 CFR 225 Legal Deadline: None.

Abstract: The computation of benefits under the Railroad Retirement Act of 1974 is quite complex and is not easily understood by beneficiaries. This proposed regulation would explain primary insurance amount determinations in a manner that will enable claimants and beneficiaries to more easily understand this phase of benefit computations.

### Timetable:

| Action -     | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 09/07/83 | 48 FR 40390 |
| Final Action | 05/00/88 |             |

Small Entity: Not Applicable
Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Karl T. Blank, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4941

RIN: 3220-AA02

### 3246. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN PROGRAMS OR ACTIVITIES CONDUCTED BY THE RAILROAD RETIREMENT BOARD

**Legal Authority:** 29 USC 791; 29 USC 792; 29 USC 794 Rehabilitation Act of 1973; 42 USC 4151 to 4157; EO 12067; EO 12250; PL 95-602, Sec 119

**CFR Citation:** 20 CFR 365; 28 CFR 41; 28 CFR 41.3(f); 28 CFR 41.5(b)(2); 28 CFR 41.31; 28 CFR 41.32; 28 CFR 41.51; 28 CFR 41.56 to 41.58; 29 CFR 1613; 41 CFR 101-19.600 to 101-19.607

Legal Deadline: None.

Abstract: This regulation provides for the enforcement of Section 504 of the Rehabilitation Act of 1973, as amended (29 USC 794), which prohibits discrimination on the basis of handicap, as it applies to programs or activities conducted by the Railroad Retirement Board.

### Timetable:

| *************************************** |               |    |    |       |
|---|---------------|----|----|-------|
| Action                                  | Date          |    | FR | Cite  |
| NPRM                                    | 12/15/87      | 52 | FR | 47601 |
| NPRM Comment<br>Period End              | 02/16/88      | 52 | FR | 47601 |
| Final Action                            | 04/00/88      |    |    |       |
| Small Entity: No                        | ot Applicable |    |    |       |

Additional information: The CFR citation was changed from 364 to 365.

Part 364 was used to develop a regulation covering Use of Penalty Mail to Assist in the Location and Recovery of Missing Children. 52 FR 527, 01/07/87.

Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Michael C. Litt, General Attorney, Bureau of Law, Railroad Retirement Board, 844 Rush Street, Chicago, IL 60611, 312 751-4929

RIN: 3220-AA22

### 3247. RAILROAD EMPLOYERS REPORTS AND RESPONSIBILITIES

**Legal Authority:** 45 USC 231f(b)(5) to 231f(b)(6); 45 USC 231h; 45 USC 231l

CFR Citation: 20 CFR 209 Legal Deadline: None.

Abstract: The Railroad Retirement Board proposes to amend 20 CFR 209 to comply with changes required by the Railroad Retirement Solvency Act of logg

#### Timetable:

|                            |          | January Company |      |    |
|----------------------------|----------|-----------------|------|----|
| Action                     | Date     | FR              | Cite | _, |
| NPRM                       | 01/23/87 | 52 FR           | 2553 |    |
| NPRM Comment<br>Period End | 02/23/87 | 52 FR           | 2553 |    |
| Final Action               | 04/00/88 |                 | *.   |    |

Final Rule Stage

Small Entity: Not Applicable Affected Sectors: None

Agency Contact: Ann T. Alden, Chief of Coverage and Procedures, Railroad Retirement Board, Compensation and Certification, 844 Rush Street, Chicago. IL 60611, 312 751-3369

RIN: 3220-AA25

### 3248. CREDITABLE RAILROAD **SERVICE**

Legal Authority: 45 USC 231(d) to 231(f); 45 USC 231(i); 45 USC 231f(b)(5)

CFR Citation: 20 CFR 210 Legal Deadline: None.

Abstract: The Railroad Retirement Board proposes to amend 20 CFR 210 to comply with changes required by the Railroad Retirement Solvency Act of 1983.

| Timetable: |          |            |
|------------|----------|------------|
| Action     | Date     | FR Cite    |
| NPRM       | 01/23/87 | 52 FR 2553 |

NPRM Comment 02/23/87 52 FR 2553 Period End

Final Action

Small Entity: Not Applicable

Affected Sectors: None

Government Levels Affected: Federal

04/00/88

Agency Contact: Ann T. Alden, Chief of Coverage and Procedures, Railroad Retirement Board, Compensation and Certification, 844 Rush Street, Chicago, IL 60611, 312 751-3369

RIN: 3220-AA26

### 3249. CREDITABLE RAILROAD COMPENSATION

Legal Authority: 45 USC 231f CFR Citation: 20 CFR 211

Legal Deadline: None.

Abstract: The Railroad Retirement Board proposes to amend 20 CFR 211 to comply with the changes required by the Railroad Retirement Solvency Act of 1983.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/23/87 | 52 | FR | 2553 |
| NPRM Comment<br>Period End | 02/23/87 | 52 | FR | 2553 |
| Final Action               | 04/00/88 |    |    |      |

Small Entity: Not Applicable Affected Sectors: None

Government Levels Affected: Federal

Agency Contact: Ann T. Alden, Chief of Coverage and Procedures, Railroad Retirement Board, Compensation and Certification, 844 Rush Street, Chicago,

IL 60611, 312 751-3369

RIN: 3220-AA27

### RAILROAD RETIREMENT BOARD (RRB)

Completed Actions

3250. INITIAL DETERMINATIONS UNDER THE RAILROAD UNEMPLOYMENT INSURANCE ACT AND REVIEWS OF AND APPEALS FROM SUCH DETERMINATIONS

CFR Citation: 20 CFR 320; 20 CFR 340

Completed:

| Reason                    | Date     |    | FR Cite |      |
|---------------------------|----------|----|---------|------|
| Final Action              | 01/28/88 | 53 | FR      | 2485 |
| Final Action<br>Effective | 03/01/88 | 53 | FR      | 2485 |

Small Entity: Not Applicable

Agency Contact: Steven A. Bartholow

312 751-4935 RIN: 3220-AA11

### 3251. DEBT COLLECTION

CFR Citation: 4 CFR 102.13; 20 CFR 200

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/29/87 | 52 FR 41558 |
| Final Action<br>Effective | 10/29/87 | 52 FR 41558 |

Small Entity: Not Applicable

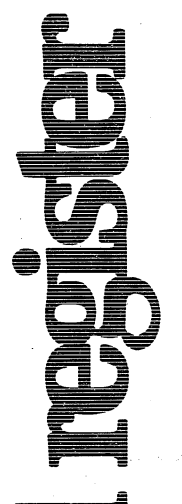
Agency Contact: Stanley Jay Shuman 312 751-4568

RIN: 3220-AA47

[FR Doc. 88-5101 Filed 04-22-88; 8:45 am]

BILLING CODE 7905-01-T

| • |
|---|
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |
|   |



Part XXXVIII

# Selective Service System



### SELECTIVE SERVICE SYSTEM (SSS)

### SELECTIVE SERVICE SYSTEM

32 CFR Ch. XVI

### **Regulatory Agenda**

**AGENCY:** Selective Service System. **ACTION:** Regulatory agenda.

**SUMMARY:** The purpose of this agenda is to report the proposed rulemaking

activities of the Selective Service System that might affect the processing of registrants under the Military Selective Service Act (50 U.S.C. App. 451 et seq.). This information will allow the public to participate in the System's decision-making at an early stage.

### FOR FURTHER INFORMATION CONTACT:

Henry N. Williams, General Counsel, Selective Service System, Washington, DC 20435, telephone (202) 724-1167. SUPPLEMENTARY INFORMATION: The agenda is published in accord with the requirements of E.O. 12291. Selective Service Regulations appear in 32 CFR Chapter XVI.

Dated: February 10, 1988.

Samuel K. Lessey Jr.,

Director of Selective Service.

### SELECTIVE SERVICE SYSTEM (SSS)

Prerule Stage

### 3252. SELECTIVE SERVICE REGULATIONS

Legal Authority: 50 USC App. 451 et seq

Military Selective Service Act

CFR Citation: 32 CFR Chapter XVI

Legal Deadline: None.

Abstract: Various sections of 32 CFR Chapter XVI will be revised to increase

clarity of expression or change procedures for registrant processing.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

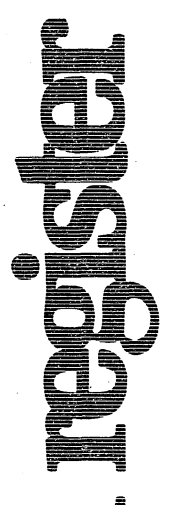
Small Entity: No

Government Levels Affected: Federal ...

Agency Contact: Henry N. Williams, General Counsel, Selective Service System, 1023 31st Street, NW, Washington, DC 20435, 202 724-1167

RIN: 3240-AA01

[FR Doc. 88-5102 Filed 04-22-88; 8:45 am] BILLING CODE 8015-01-T



Part XXXIX

## **Small Business Administration**



### SMALL BUSINESS ADMINISTRATION (SBA)

### SMALL BUSINESS ADMINISTRATION 13 CFR Ch. I

### Improving Government Regulations; Semiannual Agenda

AGENCY: Small Business Administration.

**ACTION:** Publication of the semiannual agenda of regulations under review or development by the Small Business Administration.

SUMMARY: This is SBA's 18th semiannual agenda of regulations. Although not a regulatory Agency, SBA has attempted to draft agendas that met both the criteria and the spirit of the regulatory review process. This agenda is published pursuant to Executive Order 12291 and the Regulatory Flexibility Act, 5 U.S.C. 601 et seq., Pub. L. 96-354, effective January 1, 1981.

#### FOR FURTHER INFORMATION CONTACT:

For further information on agenda items, the public is encouraged to contact the individual Agency official listed for the particular item.

For information concerning SBA overall Regulatory Review and Development Program or general semiannual agenda questions, contact Martin D. Teckler, Deputy General Counsel, Small Business Administration, 1441 L Street, NW., Washington, DC 20416, 202/653-6644.

supplementary information: The SBA agenda will contain many regulations which are limited in public impact, but they are included to increase public knowledge of all SBA regulatory activities and allow for increased public participation in the review and development process.

Public comments on SBA's previous agendas have been general, and all were positive. None were directed at specific

contents, nor were any changes suggested or recommended.

The agenda format has four parts. Part I, Pre-Rulemakings, includes investigations and reviews to be conducted prior to deciding whether or not to propose a rule or rule change. Part II, Proposed Rules, includes rulemaking which will be proposed during the sixmonth period covered by the agenda. Part III, Final Rules, includes proposed rules which will be finalized during the period covered by the agenda. Part IV, Completed Actions, includes regulations completed or withdrawn, and reviews completed since the preceding agenda.

Publication of this agenda does not impose any binding obligation on SBA with regard to any specific item in the agenda. Additional regulatory action not listed on the agenda is not precluded.

Dated: March 3, 1988.

James Abdnor,

Administrator.

### Prerule Stage

| Se-<br>quence<br>Number                              | Title   | Regulation<br>Identifier<br>Number  |
|--|---|-------------------------------------|
| 3253<br>3254<br>3255<br>3256<br>3257<br>3258<br>3259 | Definition of Small Business for Dredging Size Standards: Timber Industry | 3245-AB54<br>3245-AB55<br>3245-AB56 |

### Proposed Rule Stage

| Se-<br>quence<br>Number  | Title   | Regulation<br>Identifier<br>Number   |
|--|---|--|
| 3260<br>3261<br>3262<br>3263<br>3264<br>3265<br>3266<br>3267<br>3268<br>3269 | Certificate of Competency   | 3245-AB07<br>3245-AB26<br>3245-AB30<br>3245-AB31<br>3245-AB32<br>3245-AB35 |
| 3270<br>3271<br>3272<br>3273   | Nondiscrimination in Federally-Assisted Programs Nondiscrimination in Financial Assistance Programs User Fees for SBA Programs Procurement: Subcontracting Limitations Revolving Line of Credit | 3245-AB37<br>3245-AB44<br>3245-AB62<br>3245-AB65                           |

### **SBA**

### Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3274                    | Surety Bond Guarantee Regulations   | 3245-AA20                          |
| 3275                    | Civil Bights Compliance: Discrimination on the Basis of Handican  | 3245-AA21                          |
| 3276                    | Size Standards; Travel Agencies   | 3245-AA58                          |
| 3277                    | Regulations Applying Small Business Size Standards  |                                    |
| 3278                    | Size Standard: Real Estate Agents   |                                    |
| 3279                    | Loans to State and Local Development Companies  |                                    |
| 3280                    | Small Business Investment Companies   |                                    |
| 3281                    | Small Business Development Centers  | 3245-AB17                          |
| 3282                    | Small Business Size Standards; Modification of Size Standards to Make Existing Size Standards Compatible with   |                                    |
| 0202                    | New Standard Industrial Classification System (SIC)   | 3245-AB19                          |
| 3283                    | Program Fraud Civil Remedies Regulations  | 3245-AB27                          |
| 3284                    | Small Business Size Standards for Construction and Surveying Services Industries and Subcontracting Limitations | 3245-AB38                          |
| 3285                    | Business Loans; Small Business Lending Companies  | 3245-AB40                          |
| 3286                    | Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments;       |                                    |
|                         | Proposed Revision of Circular A-102   | 3245-AB41                          |
| 3287                    | Business Loan Policy  | 3245-AB48                          |
| 3288                    | Small Business Size Standards: Residual Size Standards  | 3245-AB57                          |
| 3289                    | Small Business Size Standards: Nonmanufacturers   | 3245-AB58                          |
| 3290                    | Small Business Size Standards: Aircraft, Guided Missiles, and Space Vehicle Research and Development            |                                    |
| 3291                    | Small Disadvantaged Business Status Appeals Procedures  |                                    |

### **Completed Actions**

| Se-<br>quence<br>Number                                      | . Title   | Regulation<br>Identifier<br>Number   |
|--|---|--|
| 3292<br>3293<br>3294   | Size Standards: Construction  | 3245-AB03  |
| 3295<br>3296<br>3297<br>3298<br>3299<br>3300                 | Size Rule for Small Business Innovation Research Program Time of Size Determination Procurement Assistance: User Fees for PASS Freedom of Information Act Fee and Fee Waivers Regulations Loans to State and Local Development Companies Size Standards: Manufacturing Standards of Conduct   | 3245-AB20<br>3245-AB25<br>3245-AB33<br>3245-AB43                           |
| 3301<br>3302<br>3303<br>3304<br>3305<br>3306<br>3307<br>3308 | Delegation of Authority to Conduct Program Activities in Field Offices  Administrative Claims Under Federal Tort Claims Act.  Debt Collection.  Disaster Home Loans; Debt Collection.  Small Business Investment Companies.  Small Business Size Standards: Regular Dealers.  Debt Collection; Income Tax Refund Offset  Small Business Investment Companies. | 3245-AB47<br>3245-AB49<br>3245-AB50<br>3245-AB51<br>3245-AB52<br>3245-AB60 |

### SMALL BUSINESS ADMINISTRATION (SBA)

**Prerule Stage** 

### 3253. DEFINITION OF SMALL BUSINESS FOR DREDGING

Significance: Regulatory Program

Legal Authority: 15 USC 632(a); 15 USC

634(b)(6)

CFR Citation: 13 CFR 121

**Legal Deadline:** Judicial, November 3, 1986. This change is in response to an order from the District Court for the District of Columbia which set aside the current dredging size standard (\$13.5 million) but left in place the previous size standard (\$9.5 million).

Abstract: To clarify for the public and others who use SBA size standards that as of November 3, 1986, the applicable

size standard for the dredging industry will be \$9.5 million average annual receipts.

### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 12/08/86 | 51 FR 44036 |
| Begin Review          | 10/15/87 |             |

SBA

**Prerule Stage** 

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| End Review   | 04/00/88 |         |
| Final Action | 05/00/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small

Business Administration, 1441 L Street, N.W., Room 601, Washington, D.C. 20416, 202 653-6373

RIN: 3245-AB23

3254. SIZE STANDARDS: TIMBER, INDUSTRY

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Study related to natural resources sales program to determine whether rule change is needed.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/15/87 | ,       |
| End Review   | 04/00/88 | ,       |
|              |          |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, D.C. 20416, 202 653-6373

RIN: 3245-AB34

3255. ● SMALL BUSINESS SIZE STANDARDS: HAZARDS WASTE TREATMENT

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

**Abstract:** Study of hazardous waste treatment industry.

Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 03/01/88 |         |
| End Review   | 07/00/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson,

Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Washington, DC 20416, 202 653-6373

RIN: 3245-AB53

3256. ● SMALL BUSINESS SIZE STANDARDS: NAVAL ARCHITECTURE AND MARINE ENGINEERING

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

**Abstract:** Study of Naval architecture and Marine engineering for size standards purposes.

Timetable:

| imetable.                  |                      |         |
|----------------------------|----------------------|---------|
| Action                     | Date                 | FR Cite |
| Begin Review<br>End Review | 01/15/88<br>06/00/88 | . ,.    |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB54

3257. ● SMALL BUSINESS SIZE STANDARDS: SHIP HULL CLEANING

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

**Abstract:** Review Ship Hull Cleaning Industry for Size Standards purposes.

Timetable:

| imietable.    |          |         |
|---------------|----------|---------|
| Action        | Date     | FR Cite |
| Begin Review  | 01/15/88 |         |
| End Review    | 07/00/88 |         |
| Small Entity: | Yes      | •       |

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB55

3258. • SMALL BUSINESS SIZE STANDARDS: MOBILE AND MODULAR BUILDING

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

**Abstract:** Review of mobile and modular building industry for size standards purposes.

Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/15/88 |         |
| End Review   | 06/00/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB56

3259. ● SMALL BUSINESS SIZE STANDARDS: REFUSE SYSTEMS AND SURVEYING AND MAPPING

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Review of refuse systems and surveying and mapping industries for size standard purposes.

Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 04/00/88 |         |
| End Review   | 10/00/88 | -       |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416,

202 653-6373

RIN: 3245-AB61

### SMALL BUSINESS ADMINISTRATION (SBA)

**Proposed Rule Stage** 

3260. CERTIFICATE OF COMPETENCY

Legal Authority: 15 USC 634(b)(6) CFR Citation: 13 CFR 125.5 Legal Deadline: None.

**Abstract:** Overall revision to Certificate of Competency regulations.

| Timetable: |          |         |
|------------|----------|---------|
| Action     | Date     | FR Cite |
| NPRM       | 05/00/88 |         |

SBA

**Proposed Rule Stage** 

Small Entity: Yes

Agency Contact: Robert Moffitt, Deputy Associate Administrator for. Procurement Assistance, Small Business Administration, 1441 L Street, NW, Room 626, Washington, DC 20416, 202 653-6582

RIN: 3245-AA74

#### 3261. SIZE STANDARDS, EXPORT TRADING COMPANIES

Significance: Regulatory Program

Legal Authority: 15 USC 634(b)(6); 15

USC 632

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Propose size standard for

**Export Trading Companies.** 

Timetable:

Action Date **FR Cite** NPRM 04/00/88

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street. NW, Washington, DC 20416, 202 653-6373

RIN: 3245-AA83

#### 3262. SMALL BUSINESS INVESTMENT **COMPANY REGULATIONS: COMPLIANCE AUDITS**

Legal Authority: 15 USC 687(b) CFR Citation: 13 CFR 107

Legal Deadline: None.

Abstract: Establishment of new system of periodic compliance audits of small business investment companies by independent certified public accountants.

#### Timetable:

| imetable.                  | *        |         |
|----------------------------|----------|---------|
| Action                     | Date     | FR Cite |
| NPRM                       | 08/00/88 |         |
| NPRM Comment<br>Period End | 09/00/88 | -       |

Small Entity: No

Agency Contact: Daniel Peyser,

Counsel to the Inspector General, Small Business Administration, 1441 L Street, NW, Room 1018, Washington, DC 20416, 202 653-6370 -

RIN: 3245-AB07

#### 3263. MINORITY SMALL BUSINESS

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 124 Legal Deadline: None.

Abstract: Regulations governing the participation of Indian tribes in the Section 8(a) program.

#### Timetable:

Action Date **FR Cite NPRM** 04/00/88 NPRM Comment 06/00/88 Period End

Small Entity: Yes

Agency Contact: Wilfredo Gonzalez. Associate Administrator/Minority Small, Business/Capital Ownership Development, Small Business Administration, 1441 L Street, N.W., Room 602, Washington, D.C. 20416, 202 653-6407

RIN: 3245-AB26

#### 3264. SMALL BUSINESS INVESTMENT **COMPANIES**

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 107 Legal Deadline: None.

Abstract: Major revision to Part 107 of title 13 governing Small Business Investment Companies. The regulation will cover changes to ownership or control of a licensee, definition of private capital, deposits and investments of idle funds, other permissible financing, leverage for Section 301(d) SBICs, definition of small business concerns, control of small concern, operational requirements, cost of money, funds to licensee, conflicts of interest redemption provisions, commitments, and the purchase, sale or guarantee of securities evidencing leverage.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM . | 04/00/89 |         |

Small Entity: No

Agency Contact: John Werner, Director, Office of Investment, Small Business Administration, 1441 L Street, N.W., Room 808, Washington, DC 20416, 202 653-6584

RIN: 3245-AB29

#### 3265. SMALL BUSINESS LENDING COMPANIES

Legal Authority: 15 USC 634(b)(6) CFR Citation: 13 CFR 120.302

Legal Deadline: None.

Abstract: Cancellation of participation authority of Small Business Lending Companies that have not been active for five years or more.

#### Timetable:

| Action . | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 06/00/88 |         |

Small Entity: Yes

Agency Contact: Danny J. Gibb. Director, Office of Financial Institutions, Small Business Administration, 1441 L Street, N.W., Room 804, Washington, DC 20416, 202 653-2585

RIN: 3245-AB30

#### 3266. MINORITY SMALL BUSINESS **AND CAPITAL OWNERSHIP DEVELOPMENT ASSISTANCE**

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 124 Legal Deadline: None.

Abstract: Technical corrections to the regulation governing minority small business and capital ownership development. Substantive changes to provisions on program eligibility.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: Yes

Agency Contact: Edward Neal, Deputy Associate Administrator/MSB-COD, Small Business Administration, 1441 L Street, N.W., Room 602, Washington, D.C. 20416, 202 653-6407

RIN: 3245-AB31

#### 3267. SMALL BUSINESS INSTITUTES -**COUNSELING FEES**

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 129 Legal Deadline: None.

Abstract: User fees for training conducted by SBA cosponsors under Section 8(b)(1) of the Small Business Act for training (management and/or technical), and for training and

**SBA** 

Proposed Rule Stage

counseling provided by Small Business Institutes.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

**Small Entity:** Yes

Additional Information: The Small Business Administration is prohibited under the FY 88 Continuing Resolution on Appropriations, PL 100-202, from using appropriated funds to establish or increase user fees. Therefore, no action will be taken on this rule during this fiscal year. Actions after this fiscal year will depend upon FY 89 Appropriations legislation.

Agency Contact: John Cox, Associate Administrator for Business, Development, Small Business Administration, 1441 L Street, N.W., Room 317, Washington, D.C. 20416, 202 653-6881

RIN: 3245-AB32

## 3268. LOANS TO STATE AND LOCAL DEVELOPMENT COMPANIES

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 108 Legal Deadline: None.

Abstract: Complete revision of the Section 502 local development company rules.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 10/00/88 |         |  |

Small Entity: Yes

Agency Contact: LeAnn Oliver, Financial Analyst, Small Business Administration, 1441 L Street, N.W., Room 720, Washington, D.C. 20416, 202 653-6416

RIN: 3245-AB35

## 3269. NONDISCRIMINATION IN FEDERALLY-ASSISTED PROGRAMS

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 112 Legal Deadline: None.

Abstract: Technical amendment to SBA's current regulation to clarify that if recipients of assistance under any of SBA's programs are found to have discriminated, SBA is authorized to

take certain actions such as withholding further assistance.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 03/00/89

**Small Entity: Yes** 

Agency Contact: George Robinson, Director, Equal Employment Opportunity & Compliance, Small Business Administration, 1441 L Street, N.W., Room 501, Washington, D.C. 20416, 202 653-6050

RIN: 3245-AB36

## 3270. NONDISCRIMINATION IN FINANCIAL ASSISTANCE PROGRAMS

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 113 Legal Deadline: None.

Abstract: Technical amendment to SBA's current regulation to clarify that if a beneficiary of one of SBA's financial assistance programs is found to have discriminated, SBA is authorized to take certain actions such as withholding further assistance or accelerating a loan.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 03/00/89 |         |
|        |          |         |

Small Entity: Yes

Agency Contact: George Robinson, Director, Equal Employment Opportunity & Compliance, Small Business Administration, 1441 L Street, N.W., Room 501, Washington, D.C. 20416, 202 653-6050

RIN: 3245-AB37

#### 3271. USER FEES FOR SBA PROGRAMS

Legal Authority: 15 USC 687(c); 15 USC 687d; 15 USC 687g; 15 USC 694a; 15 USC 694b; 5 USC App 1; 15 USC 632(a); 15 USC 634(b)(6); 15 USC 637(a); 15 USC 636(j); 15 USC 637(b); 15 USC 636(j); 15 USC 636(

**CFR Citation:** 13 CFR 101; 13 CFR 107; 13 CFR 115; 13 CFR 121; 13 CFR 124; 13 CFR 125; 13 CFR 129

Legal Deadline: None.

Abstract: Establishment or modification of user fees for the following: use of SBA's Office of Advocacy database, guaranty of debentures issued by Small Business Investment Companies,

guaranty of surety bonds, appeals of size determinations and and standard industrial classification code designations, application to the Minority Small Business (Section 8(a)) Program, training sponsored by the Service Corps of Retired Executives (SCORE), SBA's Office of Women's Business Ownership, and SBA's Office of Veterans Affairs, counseling by Small Business Institutes and application for a Certificate of Competency.

#### Timetable:

| Action | Date | FR | Cite |  |
|--------|------|----|------|--|
|        |      |    |      |  |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: The Small Business Administration is prohibited under the FY 88 Continuing Resolution on Appropriations, PL 100-202, from using appropriated funds to establish or increase user fees. Therefore, no action will be taken on this rule during this fiscal year. Actions after this fiscal year will depend upon FY 89 Appropriations legislation.

Agency Contact: Ramona Powell, Attorney Adviser, Small Business Administration, 1441 L Street, N.W., Room 722, Washington, DC 20416, 202 653-6437

RIN: 3245-AB44

## 3272. ● PROCUREMENT: SUBCONTRACTING LIMITATIONS

**Legal Authority:** PL 99-591; PL 99-661; a 15 USC 634(b)(6)

CFR Citation: 13 CFR 125 Legal Deadline: None.

Abstract: Guidelines for application of subcontracting limitations imposed by Public Laws 99-591 and 99-661.

#### Timetable:

| Action | Date     | FR Cite |  |  |  |  |
|--------|----------|---------|--|--|--|--|
| NPRM   | 08/00/88 |         |  |  |  |  |

Smail Entity: Yes

Agency Contact: Monika E. Harrison, Associate Administrator for Procurement, Assistance, Small Business Administration, 1441 L Street, N.W., Room 600, Washington, DC 20416, 202 653-6635

RIN: 3245-AB62

Proposed Rule Stage

#### 3273. ● REVOLVING LINE OF CREDIT

Significance: Regulatory Program
Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 120 Legal Deadline: None. **Abstract:** Rule would establish a pilot program for the creation of an SBA-guaranteed revolving line of credit.

#### Timetable:

| Action | Date         | FR | Cite |  |
|--------|--------------|----|------|--|
| NPRM   | <br>07/00/88 |    |      |  |

Small Entity: No

Agency Contact: Charles R. Hertzberg, Deputy Associate Administrator, Financial Assistance Division, Small Business Administration, 1441 L Street, N.W., Room 804, Washington, DC 20416, 202 653-6574

RIN: 3245-AB65

#### SMALL BUSINESS ADMINISTRATION (SBA)

Final Rule Stage

### 3274. SURETY BOND GUARANTEE REGULATIONS

**Legal Authority:** 15 USC 634(b)(6); 15 USC 694b(d)

CFR Citation: 13 CFR 115 Legal Deadline: None.

Abstract: Revision of the existing regulations for SBA's Surety Bond Guarantee Program. These changes will allow SBA to vary the percentage of its guarantee depending upon SBA's experience with the surety company requesting the guarantee. It also makes the fee which SBA charges for its guarantee negotiable.

#### Timetable:

| Action .                   | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 08/19/83 | 48 | FR | 37658 |
| ANPRM                      | 10/19/83 |    |    |       |
| Comment<br>Period End      |          |    | •  |       |
| NPRM                       | 08/21/85 | 50 | FR | 33766 |
| NPRM Comment<br>Period End | 10/21/85 |    | •  |       |
| Final Action<br>Effective  | 05/00/88 |    | ٠. |       |

#### Small Entity: Yes

Agency Contact: Howard F. Huegel, Director, Office of Special Guarantees, Small Business Administration, 4040 N. Fairfax Drive, Arlington, VA 22203, 703 235-2900

RIN: 3245-AA20

## 3275. CIVIL RIGHTS COMPLIANCE: DISCRIMINATION ON THE BASIS OF HANDICAP

Legal Authority: 42 USC 2000d-1 CFR Citation: 13 CFR 136

Legal Deadline: None.

Abstract: Prohibition of discrimination in SBA programs on the basis of handicap.

#### Timetable:

| Action                     | Date     | FŔ    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 07/02/84 | 49 FR | 27164 |
| NPRM Comment<br>Period End | 10/30/84 |       |       |
| Final Action               | 04/00/88 |       |       |

#### Small Entity: No

Agency Contact: George H. Robinson,

Director, Small Business

Administration, Office of EEO&C, 1441 L Street, NW, Washington, DC 20416, 202 653-6050

RIN: 3245-AA21

## 3276. SIZE STANDARDS; TRAVEL AGENCIES

Significance: Regulatory Program

**Legal Authority:** 15 USC 632; 15 USC 634(b)(6)

034(0)(0)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Review of Size Standards necessitated by GSA awards of travel contracts resulted in decision to modify proposed standard.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/30/86 | 51 | FR | 27192 |
| NPRM Comment<br>Period End | 09/29/86 |    |    | ٠.    |
| Final Action<br>Effective  | 04/00/88 |    | ٠. |       |

#### Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, NW, Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AA58

#### 3277. REGULATIONS APPLYING SMALL BUSINESS SIZE STANDARDS

Significance: Regulatory Program

Legal Authority: 15 USC 632(a)

CFR Citation: 13 CFR 121

Legal Deadline: None.

Abstract: Revision of substantive rules governing compliance with small business size standards.

#### Timetable:

| Action                     | Date      | FA    | Cite  |
|----------------------------|-----------|-------|-------|
| NPRM                       | 08/31/87  | 52 FR | 32870 |
| NPRM Comment<br>Period End | 10/30/87  |       |       |
| Final Action               | -08/00/88 |       |       |

#### Small Entity: Yes

Agency Contact: David R. Kohler, Associate General Counsel, Small Business Administration, 1441 L Street, NW, Room 706, Washington, DC 20416, 202 653-6660

**RIN:** 3245-AA84

## 3278. SIZE STANDARD: REAL ESTATE AGENTS

Significance: Regulatory Program Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Establishing a size standard for the real estate agents industry for the first time.

#### Timetable:

| Action             | Date     | FR    | Cite   |
|--------------------|----------|-------|--------|
| Interim Final Rule | 07/03/85 | 50 FR | 27418  |
| Final Action       | 08/00/88 | **:   | 1. 160 |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, SBA Final Rule Stage

NW, Room 601, Washington, DC 20416, 202 653-6373

**RIN: 3245-AA88** 

## 3279. LOANS TO STATE AND LOCAL DEVELOPMENT COMPANIES

Significance: Agency Priority

Legal Authority: PL 99-272, Sec 18008

CFR Citation: 13 CFR 108 Legal Deadline: None.

Abstract: Rules for conducting a two year pilot program through which debentures guaranteed under section 503 of the Small Business Investment Act and interests in pools of debentures issued under section 504 of that Act are sold to investors through public sale or private placement.

#### Timetable:

| A . 41                     |          |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| Public comment period ends | 08/05/86 |             |
| Interim Final<br>Rule      | 07/23/87 | 52 FR 27672 |
| Interim Final<br>Rule      | 07/23/87 | 52 FR 27672 |
| NPRM Comment Period End    | 09/21/87 | • •         |
| Final Action               | 04/00/88 |             |

Small Entity: Yes

Agency Contact: LeAnn Oliver, Financial Analyst, Small Business Administration, 1441 L Street, NW, Room 720, Washington, DC 20416, 202 653-6416

RIN: 3245-AB10

## 3280. SMALL BUSINESS INVESTMENT COMPANIES

Significance: Agency Priority Legal Authority: 15 USC 320 CFR Citation: 13 CFR 107

Legal Deadline: Statutory, June 7, 1986.

Abstract: Establishment of mechanism for selling to the public certificates of interest backed by pools of SBIC guaranteed debentures and of a system of registration of such sales.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 06/12/86 | 51 FR 21484 |
| Final Action          | 10/00/88 | • • •       |

Small Entity: Yes

Agency Contact: Robert G. Lineberry,

**Deputy Associate** 

Administrator/Investment, Small Business Administration, 1441 L Street, NW, Room 808, Washington, DC 20416, 202 653-6848

RIN: 3245-AB12

#### 3281. SMALL BUSINESS DEVELOPMENT CENTERS

Significance: Agency Priority

Legal Authority: PL 96-302; PL 98-395

CFR Citation: 13 CFR 129 Legal Deadline: None.

**Abstract:** Comprehensive regulations governing the Small Business Development Center Program.

#### Timetable:

| Action                             | Date     | <del></del> - | FR | Cite  |
|------------------------------------|----------|---------------|----|-------|
| NPRM                               | 10/23/86 | 51            | FR | 37580 |
| Comment period extended to 1/21/87 | 11/24/86 | 51            | FR | 42255 |
| NPRM Comment<br>Period End         | 12/22/86 |               |    |       |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: The Fiscal Year (FY) 1988 Continuing Resolution on Appropriations prohibits the Small Business Administration from using appropriated funds to adopt or implement any rules or regulations for the Small Business Development Center program. Therefore, no action will be taken on this rule during this fiscal year. Actions after this fiscal year will depend upon FY 89 Appropriations legislation.

Agency Contact: Janice Wolf, Deputy Associate Administrator for Business Development, Small Business Administration, 1441 L Street, NW, Room 317, Washington, DC 20416, 202 653-6768

RIN: 3245-AB17

3282. SMALL BUSINESS SIZE STANDARDS; MODIFICATION OF SIZE STANDARDS TO MAKE EXISTING SIZE STANDARDS COMPATIBLE WITH NEW STANDARD INDUSTRIAL CLASSIFICATION SYSTEM (SIC)

Significance: Regulatory Program

Legal Authority: 15 USC 637(a); 15 USC

634(b)(6)

CFR Citation: 13 CFR 121

**Legal Deadline:** None. This deadline was created by OMB's publication of comprehensive changes to the Standard Industrial Classification Code System, effective 1/1/87.

Abstract: The SBA is modifying its size standards to conform with the newly revised SIC system which has been revised by the Office of Management and Budget effective January 1, 1987.

#### Timetable:

| Action                | Date     | FR    | Cite |
|-----------------------|----------|-------|------|
| Interim Final<br>Rule | 01/06/87 | 52 FR | 397  |
| Final Action          | 04/00/88 |       |      |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, D.C. 20416, 202 653-6373

RIN: 3245-AB19

## 3283. PROGRAM FRAUD CIVIL REMEDIES REGULATIONS

Legal Authority: PL 99-501, Sec 6103

CFR Citation: 13 CFR 141

Legal Deadline: Statutory, April 21, 1987.

Abstract: Regulations implementing the Program Fraud Civil Remedies

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/21/87 | 52 | FR | 19156 |
| NPRM Comment<br>Period End | 06/22/87 | 52 | FR | 19156 |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Agency Contact: Patricia R. Forbes, Chief Counsel for Legislation, Small Business Administration, 1441 L Street, N.W., Room 722, Washington, D.C. 20416, 202 653-6573

RIN: 3245-AB27

#### 3284. SMALL BUSINESS SIZE STANDARDS FOR CONSTRUCTION AND SURVEYING SERVICES INDUSTRIES AND SUBCONTRACTING LIMITATIONS

Significance: Regulatory Program

Legal Authority: PL 99-591; PL 99-661

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Rule to amend size standards for the construction industry division (except heavy construction, not **SBA** 

Final Rule Stage

elsewhere classified, and dredging), and for the surveying services industry. Will also set subcontracting limitations for construction industries in 8(a) and set-aside programs. Size standard amendments and subcontracting limitations are made pursuant to requirements in PL 99-591 and PL 99-661.

#### Timetable:

| Action                                    | Date                 |     | FR | Cite  |
|---|----------------------|-----|----|-------|
| ANPRM                                     | 03/17/87             | 52. | FR | 08261 |
| ANPRM<br>Comment<br>Period End            | 04/16/87             | 52  | FR | 08261 |
| NPRM Comment<br>Period End                | 12/17/87<br>02/16/88 | 52  | FR | 47937 |
| Final Action<br>Final Action<br>Effective | 06/00/88<br>06/00/88 |     |    |       |

Small Entity: Yes

Agency Contact: Gene VanArsdale, Director, Office of Procurement Policy and Liaison, Small Business Administration, 1441 L Street, N.W., Room 600, Washington, D.C. 20416, 202 653-6588

RIN: 3245-AB38

#### 3285. BUŚINESS LOANS; SMALL BUSINESS LENDING COMPANIES

Legal Authority: 15 USC 634(b)(6) CFR Citation: 13 CFR 120

Legal Deadline: None.

Abstract: This proposed rule change would treat a Small Business Lending Company (SBLC) as other lenders which participate with the Small Business Administration in making SBA guaranteed loans. It would also clarify that an SBLC could participate in the secondary market and could assemble pools comprised of SBA guaranteed portions of loans made by others as well as pools of loans it has generated.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/21/87 | 52 FR 19155 |
| NPRM Comment<br>Period End | 06/22/87 | 52 FR 19155 |
| Final Action               | 10/00/88 |             |

Small Entity: Yes

Agency Contact: Danny Gibb, Director, Office of Financial Institutions, Small Business Administration, 1441 L Street,

N.W., Room 800, Washington, D.C. 20416, 202 653-2585

RIN: 3245-AB40

3286. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS; PROPOSED REVISION OF CIRCULAR A-102

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 143 Legal Deadline: None.

Abstract: The regulation establishes a uniform administrative rule for the Small Business Administration's cooperative agreements and State grants.

#### Timetable:

| Action ·                   | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/09/87 | 52 FR 21824 |
| NPRM Comment<br>Period End | 08/10/87 | 52 FR 21820 |
| Final Action               | 04/00/88 |             |

Small Entity: Yes

Agency Contact: Patricia R. Forbes, Chief Counsel for Legislation, Small Business Administration, 1441 L Street, N.W., Room 722, Washington, D.C. 20416, 202 653-6573

RIN: 3245-AB41

#### 3287. • BUSINESS LOAN POLICY

**Significance:** Regulatory Program

**Legal Authority:** 15 USC 634(b)(6); 15 USC 636(a); 15 USC 636(h)

CFR Citation: 13 CFR 120 Legal Deadline: None.

Abstract: Would permit SBA to suspend or revoke privilege of lenders, brokers, dealers and registered holders to sell or otherwise deal in section 7(a) secondary market loan or pool certificates for significant violations of secondary market rules and regulations and for certain other offenses. Would also clarify disclosure requirements and modify requirements for pool assembler eligibility.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/04/87 | 52 FR 42305 |
| NPRM Comment<br>Period End | 12/04/87 | 52 FR 42305 |
| Final Action               | 04/00/88 | •           |

Small Entity: Yes

Agency Contact: Alan S. Mandel, Assistant Deputy Associate Administrator, for Financial Assistance, Small Business Administration, 1441 L Street, N.W., Room 804, 202 653-6696

R!N: 3245-AB48

## 3288. • SMALL BUSINESS SIZE STANDARDS: RESIDUAL SIZE STANDARDS

Legal Authority: 15 USC 632(a); 15 USC

634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Establishes size standard for industries for which no size standard has been previously established.

#### Timetable:

| Action                | Date       | FR Cite |
|-----------------------|------------|---------|
| Interim Final<br>Rule | . 04/00/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB57

## 3289. ● SMALL BUSINESS SIZE STANDARDS: NONMANUFACTURERS

Significance: Agency Priority

Legal Authority: 15 USC 632(a); 15 USC

634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Establishes size standard for nonmanufacturers.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 04/00/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB58

**SBA** 

Final Rule Stage

3290. ● SMALL BUSINESS SIZE STANDARDS: AIRCRAFT, GUIDED MISSILES, AND SPACE VEHICLE RESEARCH AND DEVELOPMENT

Significance: Agency Priority

Legal Authority: 15 USC 632(a); 15 USC

634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Establishes small business size standard for aircraft, guided missiles and space vehicles.

Timetable:

Rule

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Interim Final | 04/00/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street. N.W., Room 601, Washington, DC 20416,

202 653-6373 RIN: 3245-AB59

3291. ● SMALL DISADVANTAGED **BUSINESS STATUS APPEALS PROCEDURES** 

Significance: Agency Priority

Legal Authority: 15 USC 634(b)(6): PL 99-

66, Sec 1207(a)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Procedural rules to be used whenever SBA is asked to make a determination concerning disadvantaged status of a small business concern.

Timetable:

Action Date **FR** Cite Interim Final 04/00/88 Rule

Small Entity: Yes

Agency Contact: Wilfredo Gonzalez. Associate Administrator for Minority Small, Business & Capital Ownership Development, Small Business Administration, 1441 L Street, N.W., Room 602, Washington, DC 20416, 202 653-6407

RIN: 3245-AB63

#### SMALL BUSINESS ADMINISTRATION (SBA)

**Completed Actions** 

3292. SIZE STANDARDS: CONSTRUCTION

Significance: Regulatory Program Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Establishing an updated size standard for the construction industry.

Timetable:

| Action              | Date     | FR Cite |
|---------------------|----------|---------|
| Begin Review        | 10/15/86 |         |
| End Review          | 11/30/87 |         |
| Merged with<br>AB38 | 02/22/88 |         |

Small Entity: Yes

Additional Information: Construction industry size standard along with other size standards has been reviewed and is proposed to be amended pursuant to PL 99-591 and PL 99-661. Thus, the subject matters of RIN AA95 is more appropriately addressed in RIN AB38.

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, NW, Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AA95

3293. SMALL BUSINESS SIZE STANDARDS: COMMERCIAL FISHING

Significance: Regulatory Program

Legal Authority: 15 USC 634(b)(6): 15 USC 632

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Size standard for commercial fishing firms.

| I imetable:           |          |    |    |       |
|-----------------------|----------|----|----|-------|
| Action                | Date     | -  | FR | Cite  |
| Interim Final<br>Rule | 04/15/85 | 50 | FR | 15411 |
| Withdrawn             | 01/15/88 |    |    |       |

Small Entity: Yes

Additional Information: Interim final rule was retroactive to cover El Nino disaster. Rule is no longer necessary and, therefore, has been withdrawn.

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, NW, Room 601, Washington, DC 20416. 202 653-6373

RIN: 3245-AB00

3294. SIZE STANDARDS: CERTAIN **RETAIL AND SERVICE INDUSTRIES** 

Significance: Regulatory Program

Legal Authority: 15 USC 634(b)(6); 15

USC 632

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: To review and revise, as necessary, the small business size

standards for certain retail and service industries.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/15/86 |         |
| End Review   | 10/05/87 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, NW, Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB03

3295. SIZE RULE FOR SMALL **BUSINESS INNOVATION RESEARCH PROGRAM TIME OF SIZE** DETERMINATION

Legal Authority: 15 USC 632; 15 USC

CFR Citation: 13 CFR 121.7 Legal Deadline: None.

Abstract: Establishing the time a firm's size will be determined at the time of

award of the funding agreement.

Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/10/87 | 52 | FR | 29532 |
| NPRM Comment<br>Period End | 09/09/87 | •  |    |       |
| Final Action               | 11/03/87 | 52 | FR | 42093 |
| Final Action<br>Effective  | 11/03/87 | 52 | FR | 42093 |

SBA Completed Actions

#### Small Entity: Yes

Agency Contact: Richard Shane, Associate Administrator for Innovation, Research and Technology, Small Business Administration, 1441 L Street, NW, Room 500, Washington, DC 20416, 202 653-7875

RIN: 3245-AB15

## 3296. PROCUREMENT ASSISTANCE: USER FEES FOR PASS

Legal Authority: 15 USC 634(b)(6)
CFR Citation: 13 CFR 125

Legal Deadline: None.

Abstract: Increase user fee for PASS system to recoup costs of program.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/25/87 | 52 FR 32017 |
| NPRM Comment<br>Period End | 09/24/87 |             |
| Final Action               | 12/22/87 | 52 FR 48391 |
| Final Action               | 12/22/87 | 52 FR 48391 |
| Final Action               | 02/01/88 | 53 FR 4008  |
| Final Action<br>Effective  | 02/01/88 | 53 FR 4008  |

Small Entity: No

Additional Information: 2/1/88 final rule amended 12/22/87 final rule to reduce fee from \$50 to \$24 pursuant to PL 100-202, prohibiting SBA from using appropriated funds to impose or increase user fees.

Agency Contact: Monika Harrison,

Associate Administrator for Procurement, Assistance, Small Business Administration, 1441 L Street, N.W., Room 600, Washington, D.C. 20416, 202 653-6635

RIN: 3245-AB20

#### 3297. FREEDOM OF INFORMATION ACT FEE AND FEE WAIVERS REGULATIONS

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 102.6

Legal Deadline: Statutory, April 26, 1987.

Abstract: Amendments to Fee and Fee Waiver provisions to conform to the Freedom of Information Reform Act of 1986.

Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/18/87 | 52 FR 18570 |
| NPRM Comment<br>Period End | 06/17/87 |             |
| Final Action               | 12/16/87 | 52 FR 47699 |
| Final Action<br>Effective  | 12/16/87 | 52 FR 47699 |

Small Entity: No

Agency Contact: Nicholas Kalcounos,

Director, Freedom of Information/Privacy Acts, Small Business Administration, 2100 K Street, N.W., Room 300, Washington, D.C.

20416, **202 653-6460**RIN: 3245-AB25

## 3298. LOANS TO STATE AND LOCAL DEVELOPMENT COMPANIES

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 108

Legal Deadline: None.

Abstract: Institution of a 2 percent guarantee fee for debentures sold by development companies through the 504 program.

#### Timetable:

| Action    | Date     | FR | Cite |  |
|-----------|----------|----|------|--|
| Withdrawn | 12/30/87 |    |      |  |

Small Entity: Yes

Additional Information: The Small Business Administration is prohibited under the FY 88 Continuing Resolution on Appropriations from using appropriated funds to establish or increase user fees. Therefore, this rule, which would impose a user fee, has been withdrawn.

Agency Contact: LeAnn Oliver, Financial Analyst, Small Business Administration, 1441 L Street, N.W., Room 720, Washington, D.C. 20416, 202 653-6986

RIN: 3245-AB33

## 3299. SIZE STANDARDS: MANUFACTURING

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: To review and revise, as necessary, the small business size standards for certain manufacturing industries.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/15/86 |         |
| End Review   | 10/05/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, D.C. 20416, 202 653-6373

RIN: 3245-AB43

#### 3300. ● STANDARDS OF CONDUCT

Legal Authority: 15 USC 634; EO 11222

CFR Citation: 13 CFR 105 Legal Deadline: None.

Abstract: Amends 13 CFR 105.511(g) to provide that financial disclosure statements required to be filed by EO 11222 may be disclosed to individuals who must have access to them in order to carry out responsibilities established by law.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action              | 09/16/87 | 52 FR | 34895 |
| Final Action<br>Effective | 09/16/87 | 52 FR | 34895 |

Small Entity: No

Agency Contact: Martin D. Teckler, Deputy General Counsel, Small Business Administration, 1441 L Street, N.W., Room 700, Washington, DC 20416, 202 653-6644

RIN: 3245-AB46

## 3301. DELEGATION OF AUTHORITY TO CONDUCT PROGRAM ACTIVITIES IN FIELD OFFICES

**Legal Authority:** 15 USC 633; 15 USC 687; 5 USC 552; PL 93-386, Sec 5(b)(11); 15 USC 634

CFR Citation: 13 CFR 101 Legal Deadline: None.

Abstract: Increases the authority of the Branch Manager in Sacramento to approve or decline section 7(a) Guaranty Business Loans to \$500,000. Increases the authority of the Assistant Branch Manager for Finance and Investment in Sacramento to approve direct and immediate participation section 7(a) Business Loans up to \$250,000 and to decline the same type of loans to \$350,000.

SBA

**Completed Actions** 

| Timetable:                |          |    |    |       |
|---------------------------|----------|----|----|-------|
| Action                    | Date     |    | FR | Cite  |
| Final Action<br>Effective | 09/09/87 | 52 | FR | 35411 |
| Final Action              | 09/21/87 | 52 | FR | 35411 |

Small Entity: No

Agency Contact: Georgia K. Cannady, Editor, Administrative Information Branch, Small Business Administration. 1441 L Street, N.W., Room 200, Washington, DC 20416, 202 653-8538

RIN: 3245-AB47

## 3302. ● ADMINISTRATIVE CLAIMS UNDER FEDERAL TORT CLAIMS ACT

Significance: Regulatory Program

**Legal Authority:** 15 USC 634(b)(1); 15 USC 634(b)(6); 28 USC 2672

CFR Citation: 13 CFR 114 Legal Deadline: None.

Abstract: Permits SBA to indemnify an employee who suffers an adverse judgment, verdict, or monetary award. When the conduct gives rise to the verdict, judgment or award was taken within the scope of such individual's employment and when indemnification is in the interest of the SBA.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 08/28/87 | 52 FR 32533 |
| Final Action<br>Effective | 08/28/87 | 52 FR 32533 |

Small Entity: No

Agency Contact: Eric S. Benderson, Associate General Counsel, Small Business Administration, 1441 L Street, N.W., Room 716, Washington, DC 20416, 202 653-6509

RIN: 3245-AB49

#### 3303. ● DEBT COLLECTION

Significance: Regulatory Program Legal Authority: 15 USC 634(b)(6) CFR Citation: 13 CFR 140

Legal Deadline: None.

Abstract: Amendment makes regulations consistent with Office of Personnel Management regulations. Permits SBA to collect debts of employees of other Federal agencies via salary offset and makes other technical corrections.

#### Timetable:

| Action       | Date     | FR    | Cite |
|--------------|----------|-------|------|
| Final Action | 01/21/88 | 53 FR | 1606 |

Small Entity: No

Agency Contact: Martin D. Teckler, Deputy General Counsel, Small Business Administration, 1441 L Street, N.W., Room 700, Washington, DC 20416, 202 653-6644

RIN: 3245-AB50

## 3304. ● DISASTER HOME LOANS; DEBT COLLECTION

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 144 Legal Deadline: None.

Abstract: These regulations govern a one-time program to permit the prepayment at a discount of certain outstanding disaster home loans and provide for a methodology for computing the discounted value of the loan to be paid. Prepayment of disaster home loans is in keeping with the budgetary initiative of this Administration. A favorable monetary return can be obtained from these loans by prepayment at a discount.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/10/87 | 52 FR 26019 |
| NPRM Comment<br>Period End | 08/10/87 | 52 FR 26019 |
| Final Action               | 08/20/87 | 52 FR 31526 |
| Final Action<br>Effective  | 08/20/87 | 52 FR 31526 |

Small Entity: No

Agency Contact: James W. Hammersley, Financial Analyst, Small Business Administration, 1441 L Street, N.W., Room 800-C, Washington, DC 20416, 202 653-5954

RIN: 3245-AB51

## 3305. ● SMALL BUSINESS INVESTMENT COMPANIES

**Legal Authority:** 15 USC 687(c); 15 USC 687b (b)

CFR Citation: 13 CFR 107

Legal Deadline: None.

Abstract: Rule would increase examination fees imposed upon small business investment companies.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/04/87 | 52 FR | 28842 |
| NPRM Comment<br>Period End | 10/03/87 | 52 FR | 33598 |
| Withdrawn                  | 12/30/87 |       |       |

Small Entity: No

Additional Information: Proposed rule withdrawn due to upcoming major changes in SBIC examination program. Rule no longer fits program.

Agency Contact: John L. Werner, Director, Office of Investment, Small Business Administration, 1441 L Street, N.W., Room 808, Washington, DC 20416, 202 653-6584

RIN: 3245-AB52

## 3306. ● SMALL BUSINESS SIZE STANDARDS: REGULAR DEALERS

Legal Authority: 15 USC 634(b)(6)

CFR Citation: 13 CFR 121 Legal Deadline: None.

Abstract: Review of regular dealers for size standards purposes.

Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 10/15/87 |         |
| Final Action | 01/05/88 |         |

Small Entity: Yes

Agency Contact: Gary Jackson, Director, Size Standards Staff, Small Business Administration, 1441 L Street, N.W., Room 601, Washington, DC 20416, 202 653-6373

RIN: 3245-AB60

## 3307. ● DEBT COLLECTION; INCOME TAX REFUND OFFSET

**Legal Authority:** 31 USC 3720A; 15 USC 634(b)(6)

CFR Citation: 13 CFR 140

Legal Deadline: None.

Abstract: The Budget Reconciliation Act of 1987 extends authority of the Secretary of the Treasury to offset the income tax refund due a taxpayer who has a delinquent debt obligation to the Federal Government under section 2653 of the Deficit Reduction Act. Therefore, SBA republished this regulation which was scheduled to expire on December 31, 1987. The text is identical to that published in 51 FR 42547, November 25, 1986.

#### **SBA**

#### **Completed Actions**

| Timetable:                | * * * * * * * * * * * * * * * * * * * |  |
|---------------------------|---------------------------------------|--|
| Action                    | Date FR Cite                          |  |
| Final Action<br>Effective | 01/01/88 53 FR 4112                   |  |
| Final Action              | 02/12/88 : 53 FR 4112                 |  |

Small Entity: No

Agency Contact: Fred Hanus, Financial Analyst, Small Business Administration, 1441 L Street, N.W., Room 813, Washington, DC 20416, 202 653-6900

RIN: 3245-AB64

## 3308. ● SMALL BUSINESS INVESTMENT COMPANIES

Legal Authority: 15 USC 687(c); 15 USC

687b(b)

CFR Citation: 13 CFR 107

Legal Deadline: None.

Abstract: Rule would increase examination fees imposed upon small business investment companies.

#### Timetable:

| Action                      | Date     | FR Cite |
|-----------------------------|----------|---------|
| ANPRM                       | 08/04/87 |         |
| Withdrawn See<br>Additional | 12/15/87 |         |
| Information -               | :        |         |

Small Entity: No

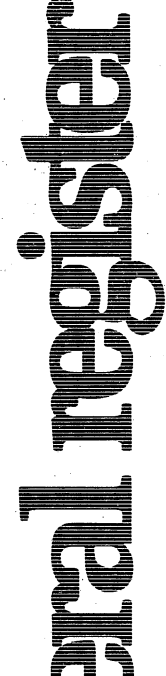
Additional Information: See AB52.

Agency Contact: John L. Werner, Director, Office of Investment, Small Business Administration, 1441 L Street, N.W., Room 808, Washington, DC 20416, 202 653-6584

RIN: 3245-AB66

[FR Doc. 88-5803 Filed 04-22-88; 8:45 am] BILLING CODE 8025-01-T.

| • · · · · · · · · · · · · · · · · · · · |  | . ' |  |
|---|--|-----|--|
|   |  |     |  |



Monday April 25, 1988

Part XL

# Tennessee Valley Authority

Semiannual Regulatory Agenda

#### **TENNESSEE VALLEY AUTHORITY (TVA)**

#### TENNESSEE VALLEY AUTHORITY

18 CFR Ch. XIII

#### Regulatory Agenda

**AGENCY:** Tennessee Valley Authority (TVA).

ACTION: Regulatory agenda.

SUMMARY: As a nonregulatory agency, TVA originates very few regulations. However, TVA has two regulations under development and has published final rules with regard to four other regulations. TVA has also published a notice of intent with regard to a seventh regulation. TVA is therefore publishing a

regulatory agenda in voluntary compliance with Executive Order No. 12291.

#### FOR FURTHER INFORMATION CONTACT:

For further information please contact the persons listed.

W. F. Willis,

General Manager.

#### TENNESSEE VALLEY AUTHORITY (TVA)

**Proposed Rule Stage** 

## 3309. PROTECTION OF ARCHAEOLOGICAL RESOURCES

Legal Authority: 16 USC 470aa to 470ll

CFR Citation: 18 CFR 1312

Legal Deadline: None.

Abstract: The planned regulations will implement provisions of the **Archaeological Resources Protection** Act of 1979 by providing protection of archaeological resources on public lands in TVA custody and control. TVA will seek to protect such resources through permits authorizing excavation or removal of resources, through civil penalties for unauthorized excavation or removal, through preservation of archaeological resource collections and data, and through assuring confidentiality of information about resources when disclosure would threaten the resources. The planned regulations will supplement existing uniform regulations by assigning specific responsibilities within TVA.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | . ,     |

Small Entity: No

Agency Contact: Maxwell D. Ramsey, Program Manager, Cultural Resources,

Tennessee Valley Authority, 238 Natural Resources Building, Norris, TN 37828, 615 632-1585

RIN: 3316-AA02

## 3310. ALTERNATIVE PROGRAM FOR SHARING PATENT-RELATED INCOME

Legal Authority: 15 USC 3710, amended by PL 99-502

CFR Citation: 18 CFR Not yet determined

Legal Deadline: Statutory, October 1988.

Abstract: Pursuant to new section 14 of the Stevenson-Wydler Act, TVA has elected to promulgate regulations providing for an alternative program for sharing royalties and other patentrelated income with its employeeinventors.

#### Timetable:

| Action        | Date                 | FR Cite    |
|---------------|----------------------|------------|
| ANPRM<br>NPRM | 01/14/87<br>00/00/00 | 52 FR 1469 |

Small Entity: No

Agency Contact: George F. Dilworth, Jr., Manager of Technology Utilization, Tennessee Valley Authority, 400 West Summit Hill Drive, W12 D134 C-K, Knoxville, TN 37902, 615 632-2871

RIN: 3316-AA05

# 3311. ● NONDISCRIMINATION ON THE BASIS OF SEX IN FEDERALLY ASSISTED EDUCATIONAL PROGRAMS

**Legal Authority:** 20 USC 1682; 16 USC 831 to 831dd

CFR Citation: 18 CFR Not yet determined

Legal Deadline: None.

Abstract: This regulation implements 20 USC 1681 which assures nondiscrimination on the basis of sex in educational programs or activities receiving financial assistance from

#### Timetable:

| Action | Date .   | FR Cite |
|--------|----------|---------|
| NPRM   | 10/00/88 |         |

Small Entity: No

Federal agencies.

Agency Contact: Wesley H. Motley, Chief, Program Asistance and Evaluation, Tennessee Valley Authority, E5 B30, 400 West Summit Hill Drive, Knoxville, TN 37902, 615 632-2665

RIN: 3316-AA13

#### **TENNESSEE VALLEY AUTHORITY (TVA)**

**Completed Actions** 

## 3312. ● REVISIONS TO FREEDOM OF INFORMATION ACT (FOIA) REGULATIONS

**Legal Authority:** 5 USC 552; 16 USC 831 to 831dd

CFR Citation: 18 CFR 1301.1 Legal Deadline: None.

Abstract: This rule revises one exemption from disclosure under the FOIA set out in TVA's regulations in order to conform that exemption with changes made by the Freedom of Information Reform Act of 1986. This rule also redesignates the positions responsible for handling and determining initial requests and

administrative appeals under the FOIA to reflect TVA organizational changes.

#### Timetable:

| Action                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| NPRM                      | 08/28/87 | 52 | FR | 32573 |
| Final Action              | 01/07/88 | 53 | FR | 405   |
| Final Action<br>Effective | 02/08/88 |    |    |       |

TVA

**Completed Actions** 

#### Small Entity: No

Agency Contact: Craven Crowell, Manager, Office of Governmental and Public Affairs, Tennessee Valley Authority, E12 C31, 400 West Summit Hill Drive, Knoxville, TN 37902, 615 632-6315

RIN: 3316-AA09

# 3313. • UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION FOR FEDERAL AND FEDERALLY ASSISTED PROGRAMS

**Legal Authority:** 42 USC 4601; 42 USC 4601 note; 16 USC 831 to 831dd

CFR Citation: 18 CFR 1306 Legal Deadline: None.

Abstract: The Uniform Relocation Act Amendments of 1987 provide for a single governmentwide rule (uniform regulations) implementing Titles I and II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended. The uniform regulations applicable to those titles are contained in Subpart A and Subparts C through G of 49 CFR Part 24. Under the regulations that TVA published, relocation assistance for TVA program activities undertaken after January 19, 1988 are governed by those subparts.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 12/17/87 | 52 FR 48019 |
| Final Action              | 12/17/87 | 52 FR 48019 |
| Final Action<br>Effective | 04/02/89 |             |

Small Entity: No

Agency Contact: Edward S. Christenbury, General Counsel, Tennessee Valley Authority, E11 B33, 400 West Summit Hill Drive, Knoxville, Tennessee 37902, 615 632-2241

RIN: 3316-AA10

### 3314. ● ADMINISTRATIVE COST RECOVERY

**Legal Authority:** 16 USC 831 to 831dd; 31 USC 9701

**CFR Citation:** 18 CFR 1310.2(c); 18 CFR 1310.3(d)

Legal Deadline: None.

Abstract: Hunters at the Tennessee Valley Authority's (TVA) Land Between The Lakes (LBL) are required to hold a State hunting license for the State in which they are hunting (Kentucky or Tennessee) and a hunter use permit from TVA for which TVA charges a fee. Because of the large number of people desiring to hunt turkey at LBL, TVA has decided to limit participation in the turkey hunts during peak use days of the hunting season by random selection of applicants for special quota turkey hunt permits. The \$2 application fee for LBL quota turkey hunt permits will recover administrative costs associated with processing forms, conducting a drawing, and notifying applicants of rejection or selection.

#### Timetable:

| Action                    | Date     | FR     | Cite  |
|---------------------------|----------|--------|-------|
| NPRM                      | 12/16/87 | 52 FR  | 47728 |
| Final Action              | 02/02/88 | 53 FR  | 2826  |
| Final Action<br>Effective | 02/02/88 | ·53 FR | 2826  |

#### Small Entity: No

Agency Contact: Elizabeth E. Thach, Director, Land Between The Lakes, Tennessee Valley Authority, Golden Pond, KY 42231, 502 924-5602

RIN: 3316-AA11

## 3315. • PROTECTION OF ARCHAEOLOGICAL RESOURCES; UNIFORM REGULATIONS

**Legal Authority:** 16 USC 470aa to 470ll **CFR Citation:** 18 CFR 1312.16(a)(1); 18 CFR 1312.16(a)(2)

Legal Deadline: None.

Abstract: This rule amends the standards for civil penalty amounts in the uniform regulations of 18 CFR Part 1312, to include determination of archaeological value.

#### Timetable:

| Action                 | Date     | FR Cite     |
|------------------------|----------|-------------|
| NPRM                   | 03/31/87 | 52 FR 10342 |
| Final Action           | 12/16/87 | 52 FR 47720 |
| Final Action Effective | 03/15/88 | •           |

#### Small Entity: No

Agency Contact: Maxwell D. Ramsey, Program Manager, Cultural Resources, Tennessee Valley Authority, 238 Natural Resources Building, Norris, Tennessee 37828, 615 632-1585

RIN: 3316-AA12

[FR Doc. 88-5804 Filed 04-22-88; 8:45 am] BILLING CODE 8120-02-T



Monday April 25, 1988

Part XLI

## Veterans Administration

Semiannual Regulatory Agenda

#### **VETERANS ADMINISTRATION (VA)**

## VETERANS ADMINISTRATION 38 CFR Ch. I

Agenda of Federal Regulations
AGENCY: Veterans Administration.
ACTION: Publication of agenda of regulations.

SUMMARY: This agenda announces the regulations that the Veterans Administration will have under review, development, or revision during the 12-month period from April 1988 to April 1989. The purpose in publishing this Agency's regulatory development activities is to allow all interested persons the opportunity to participate in the rulemaking process.

ADDRESSES: Interested persons are invited to comment on the regulations listed in the agenda by contacting the individual agency contact listed for each regulation, or by writing to: Paperwork Management and Regulations Service (731), Veterans Administration, 610 Vermont Avenue, NW., Washington, DC 20420.

FOR FURTHER INFORMATION CONTACT: 38 CFR: M'Liz McLendon, (202) 233-3770; 48 CFR, Chapter 8: Sunny Huff, (202) 233-4240.

SUPPLEMENTARY INFORMATION:
Executive Order 12291, Federal
Regulation, and the Regulatory
Flexibility Act (Pub. L. 96-354) require
that executive agencies publish in the
Federal Register in April and October of
each year an agenda of regulations
under development and review.

The Veterans Administration has no regulations considered major under the terms of Executive Order 12291; however, all of this Agency's proposed rules and current rules under review, except those considered to be internal agency policy management or routine regulations, have been listed in accordance with section 5(a) of the Executive Order.

This agenda incorporates those categories of information required pursuant to 5 U.S.C. 602(a) and 610(c) of the Regulatory Flexibility Act.

This agenda has been prepared in accordance with OMB Bulletin 88-1.

Dated: February 25, 1988. By direction of the Administrator. David A. Cox,

Associate Deputy Administrator for Management.

#### **Proposed Rule Stage**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3316                    | Community Residential Care  | 2900-AB32                          |
| 3317                    | Disposition of Veteran's Personal Funds and Effects on Facility upon Death, or Discharge, or Unauthorized Absence, and of Funds and Effects Found on Facility |                                    |
| 3318                    | Confidential Quality Assurance Program Records and Documents  |                                    |
| 3319                    | Veterans Administration Health Professional Scholarship Program   |                                    |
| 3320                    | Contract Medical Care   |                                    |
| 3321                    | Automobile Allowance and Adaptive Equipment Eligibility; Devices to Overcome the Handicap of Deafness   |                                    |
| 3322                    | Grants to States for State Extended Care Facilities   | 2900-AD16                          |
| 3323                    | Employee Fiduciaries  | 2900-AB50                          |
| 3324                    | 1. Veterans Services Officer to Select and Appoint or Recommend for Appointment the Person or Legal Entity to   | 1 2000                             |
| 0021                    | Receive Veterans Administration Benefits in a Fiduciary Capacity 2. Direct Payment  |                                    |
| 3325                    | 1. Payment to the Wife or Husband of an Incompetent Veteran 2. Legal Custodian  |                                    |
| 3326                    | Increased Coverage for Servicemen's and Veteran's Group Life Insurance  | 2900-AC06                          |
| 3327                    | Computation of Entitlement Under Chapter 31   |                                    |
| 3328                    | Nonduplication - Federal Programs   |                                    |
| 3329                    | Providing an Initial Evaluation for a Veteran not Residing in a State   |                                    |
| 3330                    | Veterans Education; Federal Equal Opportunity Laws  |                                    |
| 3331                    | Procedural Due Process  |                                    |
| 3332                    | Systemic Diseases, et al  | 2900-AC57                          |
| 3333                    | Extension of Time Limit for Claims  |                                    |
| 3334                    | Compliance with Civil Rights Provisions   |                                    |
| 3335                    | Training Outside of State Under 38 CFR 21.130   | 2900-AC73                          |
| 3336                    | Veterans Education; Amendments Needed to Implement Pub. L. 99-576   |                                    |
| 3337                    | Extension of the Independent Living Services Program  | 2900-AC82                          |
| 3338                    | Suspension of Individual Employees of Manufactured Home Dealers   | 2900-AC83                          |
| 3339                    | Loans to Purchase Manufactured Homes  |                                    |
| 3340                    | VA Home Loan Credit Standards; New SAH Grant  | 2900-AC90                          |
| 3341                    | Veterans Education; Effect of Internal VA Reorganization  | 2900-AD04                          |
| 3342                    | Definition of Fraud   | 2900-AD19                          |
| 3343                    | Veterans Education, Homeless Claimants  |                                    |
| 3344                    | Veterans Education, Increase in Rates Payable in the EATP   | 2900-AD23                          |
| 3345                    | Due Process   | 2900-AD27                          |
| 3346                    | Homeless Claimants for Vocational Rehabilitation  | 2900-AD28                          |
| 3347                    | Placing Use of the Vocational Rehabilitation Panel on a Discretionary Basis   | 2900-AD29                          |
| 3348                    | Assumption of VA Guaranteed Loans   | 2900-AD30                          |
| 3349                    | Processing of VA Appraisals by Designated Lenders   | 2900-AD31                          |
| 3350                    | Qualification Requirements for VA Fee Appraisers  | 2900-AD32                          |
| 3351                    | Requirements for Nonsupervised Automatic Lenders  | 2900-AD33                          |

#### Proposed Rule Stage—Continued

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number  |
|--|--|-------------------------------------|
| 3352<br>3353<br>3354<br>3355<br>3356<br>3357<br>3358<br>3359<br>3360<br>3361<br>3362<br>3363<br>3364<br>3365 | Allowable Fees and Charges for VA Guaranteed Loans Full Disclosure of Beneficiary's Income and Assets Payment of Guaranty Claims Appeals Regulations and Rules of Practice- Status of Legal Interns, Law Students and Paralegals Appeals Regulations and Rules of Practice - Hearing Date Appeals Regulations and Rules of Practice; Cutoff Date for Acceptance of Evidence Equal Access to Justice; Procedural Rules Nondiscrimination on the Basis of Sex Under Federally Assisted Education Programs and Activities Nondiscrimination on the Basis of Handicap in Federally Assisted Programs and Activities Effect of General Counsel Opinions Claims Under the Federal Tort Claims Act Protection of Archaeological Resources Parking Fees at VA Medical Facilities Disclosure of Confidential Commercial Information | 2900-AC11<br>2900-AC88<br>2900-AD14 |

### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3366                    | Use of Community Nursing Home Facilities   | 2900-AB21                          |
| 3367                    | Reservists Education; New Education Program for Members of the Selected Reserve  | 2900-AB69                          |
| 3368                    | Investments by Legal Custodians  | 2900-AB77                          |
| 3369                    | 1. Veterans Services Officer's Action When Veteran's Estate Equals or Exceeds \$1,500 2. Determination of Value of Estate; 38 USC 3203(b)(1) | 2900-AB78                          |
| 3370                    | Employment Services for Certain Eligible Veterans  | 2900-AB89                          |
| 3371                    | Amendment of Forfeiture Regulations  | 2900-AC01                          |
| 3372                    | Interest and Penalties on Untimely Submission of Funding Fees by Lenders   |                                    |
| 3373                    | Apportionment of Benefits to Dependents 2. Payment of Cost of Veteran's Maintenance in Institution 3.  Recommendation for Payment.           | 2900-AC10                          |
| 3374                    | Use of Credit Reports for Refinancing and Rescheduling of VA-Guaranteed Loans and Claim Submissions  | 2900-AC19                          |
| 3375                    | Evaluations for Diplopia (Double Vision)   |                                    |
| 3376                    | Vocational Rehabilitation Panel  | 2900-AC75                          |
| 3377                    | Veterans Education; Amendments to VEAP Required by the Veterans Benefits Improvement and Health Care Authorization Act of 1986               | 2900-AC81                          |
| 3378                    | Improvements in Veterans' Benefits   | 2900-AC99                          |
| 3379                    | Homeless Claimants   | 2900-AD00                          |
| 3380                    | Loan Guaranty: Increase in Maximum Allowable Amount the VA Will Reimburse a Loan Holder for Legal Services Incurred in Terminating a Loan    | 2900-AD01                          |
| 3381                    | Veterans Education; Revision of Delimiting Dates   | 2900-AD02                          |
| 3382                    | Veterans Education; Clarification of Administrative Error  | 2900-AD22                          |
| 3383                    | Veterans Education, Clarification of Mitigating Circumstances  |                                    |
| 3384                    | Acquisition Regulations Relating to Cost Comparisons   |                                    |
| 3385                    | Veterans Administration Acquisition Regulation - Consulting Service  |                                    |
| 3386                    | Veterans Administration Acquisition Regulation - Construction and Architect-Engineer Contracts   | 2900-AC87                          |
| 3387                    | Enforcement of Nondiscrimination on the Basis of Handicap in VA Programs   | 2900-AA87                          |
| 3388                    | Recognition of Organizations, Representatives, Agents, and Attorneys   | 2900-AC89                          |
| 3389                    | Standards Implementing the Program Fraud Civil Remedies Act  | 2900-AC92                          |
| 3390                    | Nonprocurement Debarment and Suspension  | 2900-AD06                          |
| 3391                    | Uniform Relocation Assistance Act for Real Property Acquisition and Federally Assisted Programs  |                                    |
| 3392                    | Release of VA Lists of Names and Addresses and Penalty Procedures for Unauthorized Use   | 2900-AC63                          |

#### Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3393<br>3394            | Bereavement Counseling Transportation of Claimants and Beneficiaries | 2900-AC68<br>2900-AD07             |

#### Completed Actions—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 0005                    | Annielline of December   |                                    |
| 3395                    | Acquisition of Property  | 2900-AB34                          |
| 3396                    | Temporary Program of Vocational Training for Certain New Pension Recipients                              | 2900-AB53                          |
| 3397                    | Veterans Education; All Volunteer Force Educational Assistance Program                                   | 2900-AB70                          |
| 3398                    | Payments to Dependents of Veterans in Training   | 2900-AC18                          |
| <b>3399</b>             | Veterans Education; Deficiency Course Measurement  | 2900-AC42                          |
| 3400                    | Veterans Mortgage Life Insurance - Maximum Amount of Insurance   | 2900-AC43                          |
| 3401                    | Veterans Education; Disenrollment from VEAP and Other Technical Amendments                               | 2900-AC49                          |
| 3402                    | Nomenclature and Descriptive Terms for Mental Disorders  | 2900-AC60                          |
| 3403                    | Decrease in Amount of Time VA Will Allow Loan Holder to Begin Terminating Defaulted Loan                 | 2900-AC71                          |
| 3404                    | Election of Benefits   | 2900-AC74                          |
| 3405                    | Veterans Education; Entitlement Charges for Overpayments Under VEAP                                      | 2900-AC77                          |
| 3406                    | Veterans Education; Transfer of Entitlement Under 38 USC Ch. 107   | 2900-AC78                          |
| 3407                    | Certification of Continued Eligibility   | 2900-AC79                          |
| 3408                    | Veterans Education; Nonpunitive Grades   | 2900-AC80                          |
| 3409                    | Dependents' Education; Effect of the 85-15% Ratio Requirement  | 2900-AD03                          |
| 3410                    | Evaluation of Hearing Loss   | 2900-AD10                          |
| 3411                    | Frequency of Payment of Improved Pension   | 2900-AD20                          |
| 3412                    | Veterans Education; Amendments to Veterans' Job Training Act   | 2900-AD25                          |
| 3413                    | Veterans Education; Administrative Review for Employers  | 2900-AD38                          |
| 3414                    | Veterans Administration Acquisition Regulation - Specifications  | 2900-AC38                          |
| 3415                    | Standards for Claims Collection; Committee on Waivers and Compromises                                    | 2900-AC96                          |
| 3416                    | Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments | 2900-AC97                          |
| 3417                    | Fees Charged When Responding to Requests for Records   | 2900-AB18                          |
| 3418                    | Exemptions from Public Access to Agency Records  | 2900-AC94                          |
| 3419                    | Veterans Administration Acquisition Regulation - Small Business Concerns                                 | 2900-AC36                          |

#### **VETERANS ADMINISTRATION (VA)**

**Proposed Rule Stage** 

## DEPARTMENT OF MEDICINE AND SURGERY

## 3316. COMMUNITY RESIDENTIAL CARE

Legal Authority: 38 USC 630

CFR Citation: 38 CFR 17.51h to 17.51q

Legal Deadline: None.

Abstract: These regulations will clarify the legal status of the Community Residential Care program, setting standards and criteria for health and safety, facility resources, guidelines for costs of care, conditions under which the agency may cease referrals to noncomplying facilities.

#### Timetable:

| Action `                   | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/25/88 | 53 | FR | 9778 |
| NPRM Comment<br>Period End | 04/25/88 | 53 | FR | 9778 |
| Final Action               | 12/00/88 |    |    |      |

Small Entity: No

Agency Contact: James R. Kelly, Chief, Community Care Programs, Veterans Administration, Department of Medicine & Surgery (181), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3692

RIN: 2900-AB32

3317. DISPOSITION OF VETERAN'S PERSONAL FUNDS AND EFFECTS ON FACILITY UPON DEATH, OR DISCHARGE, OR UNAUTHORIZED ABSENCE, AND OF FUNDS AND EFFECTS FOUND ON FACILITY

Legal Authority: 38 USC 210c CFR Citation: 38 CFR 12.0 to 12.24

Legal Deadline: None.

Abstract: Section 208 of Public Law 94-581 provides that unclaimed property or funds and effects left by a dependent or survivor of a veteran receiving medical care at a VA facility as a CHAMPVA beneficiary will be disposed of in the same or similar manner as such property left by a veteran. Also, estates of dependents or survivors of a veteran

who dies intestate and without legal heirs while a patient in any VA facility or any hospital, while being furnished care or treatment therein by the VA will escheat to the U.S. Government. Some of these regulations have not been updated since 1948, therefore, editorial changes will be made which will not affect policy.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/00/88 |         |

Small Entity: No

Agency Contact: Paul Tryhus, Medical Administration Program Specialist, Veterans Administration, Department of Medicine & Surgery (136F), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2504

RIN: 2900-AB61

**Proposed Rule Stage** 

## 3318. CONFIDENTIAL QUALITY ASSURANCE PROGRAM RECORDS AND DOCUMENTS

**Legal Authority:** 38 USC 3305; 38 USC 4151; 38 USC 4152

CFR Citation: 38 CFR 17.500 to 17.540 Legal Deadline: None.

**Abstract:** Final regulations implementing 38 USC 3305 were made effective Oct. 22, 1982. Those regulations govern the VA's QA (quality assurance) program activities and records and documents which are made confidential and privileged. Sec. 3305 prohibits the VA from designating any QA program activity, for the purpose of confidentiality, unless such activity has been specified in regulation. PL 99-166 amends 38 USC 4151 and 4152 to require that QA program activities include an evaluation of the quality of surgical care in DM&S, as evidenced by outcome measures of mortality and morbidity; a report to Congress indicating deficiencies in the quality of care is required. 38 USC 3305 was amended to clarify that aggregate statistical data is not to be made confidential provided individuals are not identified. The existing regulations do not include a description of the VA Medical District Initiated Peer Review Organization (MEDIPRO) program which is an integral element of the quality assurance program. No alternatives are being considered. There are no potential costs to the action. The benefits would be in the form of programmatic improvements.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Robert Lubran, Health System Specialist, Department of Medicine and Surgery (10Q), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2600

RIN: 2900-AC27

#### 3319. VETERANS ADMINISTRATION HEALTH PROFESSIONAL SCHOLARSHIP PROGRAM

Significance: Regulatory Program

Legal Authority: 38 USC 4141 to 4146

CFR Citation: 38 CFR 17.600 Legal Deadline: None. Abstract: Current regulations set forth requirements for awarding scholarships to students receiving academic training in the disciplines of medicine, osteopathy, and nursing, and if needed by the VA, students in other specified health care disciplines. Regulations are being amended to include requirements for awarding scholarships to students in disciplines currently specified as well as to students in all title 38 health care disciplines. Proposed regulations also revise the method for determining length of service obligation for part-time student participants.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/01/88 |         |

Small Entity: No

Agency Contact: Karen Seitz, Acting Dir, Health Professional Scholarship, Program (14N), Veterans Administration, Department of Medicine & Surgery, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-5071

RIN: 2900-AC66

#### 3320. CONTRACT MEDICAL CARE

Significance: Regulatory Program Legal Authority: PL 99-576

**CFR Citation:** 38 CFR 17.50b; 38 CFR 17.87

Legal Deadline: None.

Abstract: The VA and the Department of Health and Human Services will be proposing to amend applicable regulations to permit the VA to pay for authorized or private hospital care in amounts based on the rates allowed by Medicare under the prospective payment system. This step will help ensure that payments made by the VA are consistent with those made by the largest Federal health care program for similar services in the community.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| NPRM         | 05/01/88 |    |      |
| Final Action | 07/01/88 |    |      |
| Constitution | A) -     | _  |      |

Small Entity: No

Agency Contact: Stuart Mount, Acting Chief, Policies and Procedures Div., Medical Administration Service (136F), Veterans Administration, Department of Medicine & Surgery, 810 Vermont Avenue NW, Washington, DC 20420, 202 233-2143

RIN: 2900-AC69

#### 3321. AUTOMOBILE ALLOWANCE AND ADAPTIVE EQUIPMENT ELIGIBILITY; DEVICES TO OVERCOME THE HANDICAP OF DEAFNESS

**Legal Authority:** 38 USC 1901; 38 USC 1902; 38 USC 1903; 38 USC 617(b)

**CFR Citation:** 38 CFR 3.807; 38 CFR 3.808; 38 CFR 17.115d; 38 CFR 17.119

Legal Deadline: None.

Abstract: This proposal would amend the VA adjudication and medical regulations concerning the automobile allowance and adaptive equipment eligibility for certain severely disabled individuals. These amendments are necessary to implement provisions of law and to properly divide regulatory responsibility for these programs consistent with agency organizational and functional alignments. The effect of these amendments will be to extend automobile adaptive equipment eligibility for certain severely disabled persons, more clearly define program responsibility, and more accurately describe prerequisites for obtaining devices for assisting in overcoming the handicap of deafness (including telecaptioning television decoders).

#### Timetable:

| i iiiic tabic. |          |         |
|----------------|----------|---------|
| Action         | Date     | FR Cite |
| NPRM           | 07/00/88 |         |

Small Entity: No

Agency Contact: Frederick Downs, (121)(for Part 17); Robert M. White (211B) (for Part 3), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2011

RIN: 2900-AD08

## 3322. ● GRANTS TO STATES FOR STATE EXTENDED CARE FACILITIES

Legal Authority: 38 USC 5031 to 5037

**CFR Citation:** 38 CFR 17.177; 38 CFR 17.171, App A

Legal Deadline: None.

Abstract: The existing regulation contains construction standards which need updating. Construction standards in 38 CFR 17.177 have not been revised in 20 years and contain obsolete information. Construction standards are

**Proposed Rule Stage** 

being revised to place more emphasis on the use of State and local codes and regulations. Also, the veteran population in 38 CFR 17.171 Appendix A needs updating to reflect the current

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 09/30/88

Small Entity: No

veteran population.

Agency Contact: F. Brent Baker, Chief, State Home Construction Grants, Off. of Geriatrics and Extended Care (182C), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3854

RIN: 2900-AD16

#### DEPARTMENT OF VETERANS BENEFITS

#### 3323. EMPLOYEE FIDUCIARIES

Legal Authority: 38 USC 210 CFR Citation: 38 CFR 0.735-21 Legal Deadline: None.

employee is a close relative.

Abstract: The existing regulation falls under the general rules of conduct for employees. The intended change will bar most employees from becoming fiduciaries for beneficiaries of VA benefits and establish an exemption to the bar under a limited number of circumstances such as when the

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: William B. Saliski, Jr., Program Analyst, Veterans Administration, Department of Veterans Benefits (273), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2091

RIN: 2900-AB50

3324. 1. VETERANS SERVICES
OFFICER TO SELECT AND APPOINT
OR RECOMMEND FOR APPOINTMENT
THE PERSON OR LEGAL ENTITY TO
RECEIVE VETERANS
ADMINISTRATION BENEFITS IN A
FIDUCIARY CAPACITY 2. DIRECT
PAYMENT

Legal Authority: 38 USC 3202(a)

**CFR Citation:** 38 CFR 13.55; 38 CFR 13.56

Legal Deadline: None.

Abstract: 38 CFR 13.55 authorizes the VSO to select and appoint a fiduciary and defines the types of payees authorized to receive payments in fiduciary cases. The intended change updates the authority language to more closely reflect changes to 38 USC 3202; removes gender specific terminology and reference to mental illness; and, further clarifies the types of payees available for selection.

38 CFR 13.56 defines classes of beneficiaries who may be paid directly. The intended change clarifies the conditions for direct payment.

#### Timetable:

| Action |   | Date    | FR | Cite |  |
|--------|---|---------|----|------|--|
| NPRM   | C | 8/00/88 |    |      |  |
| O      |   |         |    |      |  |

Small Entity: No

Agency Contact: William B. Saliski, Jr., Program Analyst, Veterans Administration, Department of Veterans Benefits (273), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2091

RIN: 2900-AB75

## 3325. 1. PAYMENT TO THE WIFE OR HUSBAND OF AN INCOMPETENT VETERAN 2. LEGAL CUSTODIAN

Legal Authority: 38 USC 3202 CFR Citation: 38 CFR 13.57; 38 CFR

Legal Deadline: None.

13.58

Abstract: 38 CFR 13.57 specifies types of VA benefits that may be paid to spouse payee. The intended change broadens the class of payments to include VA insurance.

38 CFR 13.58 explains in part duties expected of a legal custodian. The intended change will clarify the custodian's authority to purchase a burial agreement for the incompetent beneficiary.

#### Timetable

| i imetable:  |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| NPRM         | 06/00/88 |         |
| Small Entity | : No     |         |

Agency Contact: William B. Saliski, Jr., Program Analyst, Veterans Administration, Department of Veterans Benefits (273), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-

2091

RIN: 2900-AB76

#### 3326. INCREASED COVERAGE FOR SERVICEMEN'S AND VETERAN'S GROUP LIFE INSURANCE

**Legal Authority:** 38 USC 767; 38 USC 777; PL 99-166, Sec 401

**CFR Citation:** 38 CFR 9.1 to 9.8, (Revision); 38 CFR 9.16, (Revision); 38 CFR 9.22, (Revision); 38 CFR 9.27, (Revision); 38 CFR 9.36, (Revision)

Legal Deadline: None.

Abstract: Section 401 of PL 99-166 increases the maximum amount of coverage available under the Servicemen's and Veteran's Group Life Insurance programs to \$50,000. It also extends eligibility for Veteran's Group Life Insurance to members of the Individual Ready Reserves and Inactive National Guard. Regulations are being amended to reflect these changes.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Agency Contact: Paul F. Koons, Assistant Director for Insurance, Department of Veterans Benefits (29), Veterans Administration, Veterans Administration Insurance Center, P.O. Box 8079, Philadelphia, PA 19101, 215 951-5360

RIN: 2900-AC06

## 3327. COMPUTATION OF ENTITLEMENT UNDER CHAPTER 31

Legal Authority: 38 USC 1505

CFR Citation: 38 CFR Not yet determined

Legal Deadline: None.

Abstract: To establish a specific method for determining entitlement changes under chapter 31. In view of the number of education and training programs now authorized under title 38, a specific statement of chapter 31 policy for determining entitlement changes is needed.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

V۸

**Proposed Rule Stage** 

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AC08

### 3328. NONDUPLICATION - FEDERAL PROGRAMS

Legal Authority: 38 USC 1508(f)

CFR Citation: 38 CFR 21.22; 38 CFR

21.264

Legal Deadline: None.

Abstract: A veteran eligible for assistance under the vocational rehabilitation program (chapter 31, title 38 USC) and under the all volunteer force educational assistance program (chapter 30, title 38 USC) may elect to pursue a program of education under chapter 30 as a part of a vocational rehabilitation program under chapter 31. A veteran making such an election would only receive benefits otherwise payable under chapter 30.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/01/88 |         |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AC41

## 3329. PROVIDING AN INITIAL EVALUATION FOR A VETERAN NOT RESIDING IN A STATE

Legal Authority: 38 USC 111; 38 USC 1506

**CFR Citation:** 38 CFR 21.100; 38 CFR 21.376

Legal Deadline: None.

Abstract: An initial evaluation is provided each veteran requesting assistance under the vocational rehabilitation program. The purpose of the initial evaluation is to determine eligibility and entitlement to vocational rehabilitation and plan a program of vocational rehabilitation for eligible veterans. The initial evaluation is

provided by VA counseling psychologists in the United States. Since interpersonal discussion is the essence of counseling, providing an initial evaluation to a veteran residing overseas by a VA counselor located in this country poses logistical and other problems. We are proposing that current regulations be amended to allow for greater flexibility in providing initial evaluations to veterans not residing in a state, including those veterans residing overseas. The alternatives to the present system include, but are not limited to contracting with qualified counseling staff located in the area in which the veteran resides, to conduct a part of the evaluation. All decisions as to eligibility for services would continue to be made by VA staff.

#### Timetable:

| Action | Date     | FR | Cite |   |
|--------|----------|----|------|---|
| NPRM   | 06/00/88 |    |      | - |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AC46

#### 3330. VETERANS EDUCATION; FEDERAL EQUAL OPPORTUNITY LAWS

Legal Authority: 42 USC 2000d; 20 USC 1681; 29 USC 794; 42 USC 6101

**CFR Citation:** 38 CFR 21.4300; 38 CFR 21.4301; 38 CFR 21.4302; 38 CFR 21.4304; 38 CFR 21.4305; 38 CFR 21.4306; 38 CFR 21.4307; 38 CFR 21.435

Legal Deadline: None.

Abstract: The VA is proposing to rescind several regulations. These regulations concern the implementation of Title VI, Civil Rights Act of 1964 in the education programs which the VA administers. The regulations either conflict with or repeat unnecessarily other regulations which deal with the implementation of that Act. Rescinding these regulations will eliminate any confusion in the public's perception of the way the VA is implementing this Act.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, Veterans Administration, Department of Veterans Benefits (225), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AC52

#### 3331. PROCEDURAL DUE PROCESS

Legal Authority: 38 USC 210(c)

**CFR Citation:** 38 CFR 3.103; 38 CFR 3.105; 38 CFR 3.109; 38 CFR 3.110; 38 CFR 3.114

Legal Deadline: None.

Abstract: These changes expand the procedural due process provided to beneficiaries, especially when benefits are proposed to be reduced or terminated. There is also a clarification of the effective date rule applicable to liberalizing laws or administrative issues.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 05/01/88 |         |  |

Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Veterans Administration, Department of Veterans Benefits (211B), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3005

RIN: 2900-AC54

#### 3332. SYSTEMIC DISEASES, ET AL

Legal Authority: 38 USC 355

**CFR Citation:** 38 CFR 4.16; 38 CFR 4.29; 38 CFR 4.30; 38 CFR 4.88a

Legal Deadline: None.

Abstract: These changes clarify temporary total disability awards based on hospitalization, unemployability ratings in psychiatric cases, and provide new schedules for rating numerous systemic diseases including acquired immune deficiency syndrome (AIDS).

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 05/01/88 |    |      |

**Proposed Rule Stage** 

Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Veterans Administration, Department of Veterans Benefits (211B), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3005

RIN: 2900-AC57

### 3333. EXTENSION OF TIME LIMIT FOR CLAIMS

Legal Authority: 38 USC 3013 CFR Citation: 38 CFR 21.32 Legal Deadline: None.

Abstract: Under current rules a veteran's request for assistance under the vocational rehabilitation program may be adversely affected if the veteran fails to timely provide information requested by the VA even if the VA did not inform the veteran of the time limits for providing the information requested. The VA is proposing to change these rules to extend the period during which evidence may be submitted if the VA did not inform the veteran of the time limits for submitting the requested information.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 08/00/88 |    |      |
|        | 4        |    |      |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 610 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AC61

## 3334. COMPLIANCE WITH CIVIL RIGHTS PROVISIONS

Legal Authority: 38 USC 1515 CFR Citation: 38 CFR 21.324 Legal Deadline: None.

Abstract: Compliance with civil rights provisions require that payment of benefits to veterans be terminated upon a finding that a veteran is attending a facility which has been found in noncompliance with applicable provisions of Part 18, Nondiscrimination in Federally Assisted Programs of the Veterans Administration. We propose to amend 38 CFR 21.324 to reflect this

new requirement. This proposed regulatory amendment includes the provisions of RIN 2900-AC40, which was withdrawn from the Agenda.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |
|        |          |         |

Small Entity: No

Additional Information: 2900-AC40, Reduction or Termination Dates of Subsistence Allowance, has been merged with this RIN.

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-

RIN: 2900-AC72

## 3335. TRAINING OUTSIDE OF STATE UNDER 38 CFR 21.130

Legal Authority: 38 USC 1514 CFR Citation: 38 CFR 21.130 Legal Deadline: None.

Abstract: The provision of training outside a state is subject to certain limitations not applicable to training pursued within the United States. The VA is proposing to amend these provisions in the case of veterans who wish to become employed outside the United States. The purpose of the change is to help assure that vocational rehabilitation services lead to suitable employment given the special problems inherent in providing vocational rehabilitation programs outside the United States.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AC73

#### 3336. VETERANS EDUCATION; AMENDMENTS NEEDED TO IMPLEMENT PUB. L. 99-576

Legal Authority: PL 99-576

CFR Citation: 38 CFR 21.1022; 38 CFR 21.3022; 38 CFR 21.3046; 38 CFR 21.4022; 38 CFR 21.4100; 38 CFR 21.4101; 38 CFR 21.4102; 38 CFR 21.4104; 38 CFR 21.4136; 38 CFR 21.4137; 38 CFR 21.4138; 38 CFR 21.4230; 38 CFR 21.4231; 38 CFR 21.4232; 38 CFR 21.4233; ...

Legal Deadline: None.

Abstract: The Veterans' Benefits Improvement and Health-Care Authorization Act of 1986 contains several provisions which affect the administration of Dependents' Educational Assistance and benefits provided under the Vietnam Era GI Bill. The most important provisions include a change to the way in which the VA must measure certain courses which do not lead to a standard college degree; a change in the way the eligibility period is determined for some spouses eligible to receive Dependents' Educational Assistance; and a change to the provision governing receipt of benefits under the Vietnam Era GI Bill and other education programs administered by the VA.

#### Timetable:

| Action | Date:    | FR Cite |
|--------|----------|---------|
| NPRM   | 06/01/88 |         |
|        |          | ,       |

Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, Veterans Administration, Department of Veterans Benefits (225), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AC76

## 3337. EXTENSION OF THE INDEPENDENT LIVING SERVICES PROGRAM

**Legal Authority:** 38 USC 1520; PL 99-576 **CFR Citation:** 38 CFR 21.160; 38 CFR 21.162; 38 CFR 21.294

Legal Deadline: None.

Abstract: The program of independent living services has been extended through FY 89. The current rules governing this program are amended to incorporate the statutory extension of the program, and make other changes to simplify and improve program administration. These proposed changes reflect, in part, reductions in reporting

Proposed Rule Stage

requirements previously required under the law.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/21/88 | 53 FR 9125 |
| NPRM Comment<br>Period End | 04/19/88 | 53 FR 9125 |
| Final Action               | 09/30/88 |            |

#### Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (225), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-

RIN: 2900-AC82

#### 3338. SUSPENSION OF INDIVIDUAL EMPLOYEES OF MANUFACTURED HOME DEALERS

Legal Authority: 38 USC 210(c); 38 USC 1803(c)(1); 38 USC 1819(g)

**CFR Citation: 38 CFR 36.4235** 

Legai Deadline: None.

Abstract: Present regulations authorize the Administrator to refuse to guarantee loans to purchase manufactured homes from dealers determined by the Administrator to have engaged in contracts of sale or methods or practices which are unfair or prejudicial to veteran purchasers. It is proposed to amend this regulation to also authorize suspension of individual employees of manufactured home dealers who engage in unfair or prejudicial practices.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: No

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Veterans Administration, Department of Veterans Benefits (264), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3042

RIN: 2900-AC83

#### 3339. LOANS TO PURCHASE **MANUFACTURED HOMES**

Legal Authority: 38 USC 210(c); 38 USC 1803(c)(1); 38 USC 1819(g)

CFR Citation: 38 CFR 36.4202; 38 CFR 36.4204; 38 CFR 36.4222; 38 CFR 36.4232; 38 CFR 36.4283

#### Legal Deadline: None.

Abstract: A number of regulatory changes will be proposed for the VA manufactured home loan program. VA would conform to HUD's practices on certifications, invoicing and volume rebates. Lenders would be permitted to file claims upon receipt of VA's resale price and thereafter retain the profit or loss which results from subsequent sale of the home. Broader insurance coverage would be required to cover missing items at repossession. Actual freight costs would be allowed in the invoice, and the amounts and items which could be included in the loan would be revised.

#### Timetable:

| Action | • | Date     | FR Cite |
|--------|---|----------|---------|
| NPRM   |   | 00/00/00 |         |

Small Entity: No

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Veterans Administration, Department of Veterans Benefits (264), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3042

RIN: 2900-AC85

#### 3340. VA HOME LOAN CREDIT STANDARDS; NEW SAH GRANT

Legal Authority: 38 USC 210(c); 38 USC 1803(c)(1); 38 USC 1819(g); PL 99-576

CFR Citation: 38 CFR 4200 et seq.; 38 CFR 4300 et seq.; 38 CFR 4400 et seq.

Legal Deadline: None.

Abstract: Regulations will be amended to implement the requirements of Public Law 99-576. The new law adds a new specially adapted housing grant purpose and requires that VA home loan credit standards be in regulatory form.

| Timetable | <b>:</b> |          |         |
|-----------|----------|----------|---------|
| Action    | ,        | Date     | FR Cite |
| NPRM      |          | 00/00/00 |         |
| Small Ent | itv: No  |          |         |

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Veterans Administration, Department of Veterans Benefits (264), 810 Vermont Avenue, NW, Washington, DC 20420,

202 233-3042 RIN: 2900-AC90

#### 3341. VETERANS EDUCATION: EFFECT OF INTERNAL VA REORGANIZATION

Legal Authority: 38 USC 212

CFR Citation: 38 CFR 2.76; 38 CFR 2.80; 38 CFR 2.81; 38 CFR 2.82; 38 CFR 2.98; 38 CFR 21.74; 38 CFR 21.98; 38 CFR 21.100; 38 CFR 21.162; 38 CFR 21.222; 38 CFR 21.254; 38 CFR 21.256; 38 CFR 21.258; 38 CFR 21.292; 38 CFR 21.382; ...

Legal Deadline: None.

Abstract: The Vocational Rehabilitation and Counseling Service and the Education Service within the Department of Veterans Benefits of the VA have been merged. Many regulations make specific reference to either the Director, Education Service or the Director. Vocational Rehabilitation and Counseling. The amended regulations will replace all references to the Director, Education Service, and the Director, Vocational Rehabilitation and Counseling Service, with reference to the Director, Vocational Rehabilitation and Education Service.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/00/88 |         |

Small Entity: No

Agency Contact: June C. Schaeffer, **Assistant Director for Educational** Policy, Department of Veterans Benefits (225), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD04

#### 3342. ● DEFINITION OF FRAUD

Legal Authority: 38 USC 210(c) CFR Citation: 38 CFR 3.1

Legal Deadline: None.

Abstract: The definition of fraud. except for forfeiture purposes, is being placed in the general definitions section and includes acts of omission as well as acts of commission. This action will allow a finding of fraud in certain cases where a beneficiary receives or retains benefits based on a knowing failure to provide necessary information. This is a new proposal based on comments the agency received on its original proposal under RIN 2900-AC01.

#### Timetable:

| Action | • | Date     | ٠ | FR | Cite |
|--------|---|----------|---|----|------|
| NPRM   |   | 05/01/88 |   |    |      |

**Proposed Rule Stage** 

#### Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Department of Veterans Benefits (211B), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 357-6504

RIN: 2900-AD19

## 3343. ● VETERANS EDUCATION; HOMELESS CLAIMANTS

**Legal Authority:** 38 USC 1671; 38 USC 3003

**CFR Citation:** 38 CFR 21.1030; 38 CFR 21.4139

Legal Deadline: None.

Abstract: The Homeless Eligibility Clarification Act provides that benefits under laws administered by the VA may not be denied an applicant on the grounds that the applicant does not have a mailing address. The VA must implement this provision of law by amending regulations dealing with claims for benefits under some of the education programs administered by the VA.

#### Timetable:

| Action | Date     | FR | Cite |  |
|--------|----------|----|------|--|
| NPRM   | 05/00/88 |    |      |  |

#### Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, and Program Administration (225), Veterans Administration, Department of Veterans Benefits, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD21

## 3344. • VETERANS EDUCATION; INCREASE IN RATES PAYABLE IN THE EATP

Legal Authority: 10 USC 2143; 10 USC 2144

**CFR Citation:** 38 CFR 21.5820; 38 CFR 21.5822

Legal Deadline: None.

Abstract: The law provides that rates of subsistence allowance and educational assistance payable under the Educational Assistance Test Program shall be adjusted annually based upon the average actual cost of attendance at public institutions of higher education in the 12-month period since the rates were last adjusted. After

consultation with the Department of Education, the Department of Defense has concluded that these rates should be increased by 6 percent for the 1987-88 school year. Accordingly, the VA will propose amending the regulations dealing with these rates.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/01/88 | <br>-   |

Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, and Program Administration (225), Veterans Administration, Department of Veterans Benefits, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD23

#### 3345. ● DUE PROCESS

Legal Authority: 38 USC 210(c) CFR Citation: 38 CFR 21.420 Legal Deadline: None.

Abstract: The VA is proposing to bring procedures for informing veterans of changes in payments for dependents into conformity with the decision of the courts. Under the proposed change, the VA will provide 60 days advance notice if the veteran loses benefits being paid

for a dependent in certain cases.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 07/00/88 |         |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Department of Veterans Benefits (226), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AD27

## 3346. ● HOMELESS CLAIMANTS FOR VOCATIONAL REHABILITATION

Legal Authority: PL 99-570, Sec 11007

CFR Citation: 38 CFR 21.33 Legal Deadline: None.

Abstract: The Homeless Eligibility Clarification Act provides that benefits under laws administered by the VA may not be denied an applicant because the applicant does not have a mailing address and requires the VA establish a method of delivery of benefits checks. The VA is proposing that checks be delivered to the agent cashier at the VA regional office in these cases, and be released to the veteran upon presentation of proper identification.

#### Timetable:

the swatter store

| Action | Date         | FR Cite |
|--------|--------------|---------|
| NPRM   | <br>08/00/88 |         |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Department of Veterans Benefits (226), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AD28

## 3347. • PLACING USE OF THE VOCATIONAL REHABILITATION PANEL ON A DISCRETIONARY BASIS

**Legal Authority:** 38 USC 1504(a); 38 USC 1505(a); 38 USC 1506(a); 38 USC 1520

**CFR Citation:** 38 CFR 21.62; 38 CFR 21.74; 38 CFR 21.76; 38 CFR 21.52; 38 CFR 21.53

Legal Deadline: None.

Abstract: Under current provisions, use of the Vocational Rehabilitation Panel is required in certain instances. The role of the Panel is to assist in helping seriously disabled veterans successfully pursue a rehabilitation program. The requirement for consultation was a sound policy when the vocational rehabilitation program was substantially revised and broadened in 1980. As staff have gained experience with the new policies which resulted from the revision of the rehabilitation program in 1980, the need for consultation in every case has decreased. Current field experience indicates that placing use of the Panel on a discretionary basis is in the interest of the veteran and the government.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 |         |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Department of Veterans Benefits (226), Veterans Administration, 810 Vermont Avenue,

**Proposed Rule Stage** 

NW, Washington, DC 20420, 202 233-3886

RIN: 2900-AD29

#### 3348. ● ASSUMPTION OF VA GUARANTEED LOANS

**Legal Authority:** 38 USC 210(c); 38 USC 1802(b); PL 100-198

**CFR Citation:** 38 CFR 36.4300; 38 CFR 36.4200

Legal Deadline: None.

Abstract: Pub. L. 100-198 requires that assumers of VA loans committed to on or after March 1, 1988, meet certain criteria, including credit underwriting, before the assumption may take place. The proposed regulations will place the requirements of the law into regulatory form and will, as required by the law, set timeliness standards for processing assumed loans and the maximum that may be charged for the processing.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Raymond Brodie, Assistant Director for Loan Management, Department of Veterans Benefits (261), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3668

RIN: 2900-AD30

#### 3349. ● PROCESSING OF VA APPRAISALS BY DESIGNATED LENDERS

**Legal Authority:** 38 USC 210(c); PL 100-198; 38 USC 1810; 38 USC 1810(b)(5); 38 USC 1831

**CFR Citation: 38 CFR 36.4300** 

Legal Deadline: None.

Abstract: Pub. L. 100-198 requires the publication of regulations authorizing certain lenders to process appraisals on VA guaranteed loans. Such lenders will determine the value of the property, based on an appraisal by an appraiser selected by the VA, without VA's approval or review of the appraisal. The regulations will set the criteria for being a designated lender and the procedures to follow.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Walter Burke,

Assistant Director for Construction, and Valuation, Veterans Administration, Department of Veterans Benefits (262), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2691

RIN: 2900-AD31

## 3350. ● QUALIFICATION REQUIREMENTS FOR VA FEE APPRAISERS

**Legal Authority:** 38 USC 210(c); 38 USC 1831; PL 100-198

CFR Citation: 38 CFR 4339 Legal Deadline: None

Abstract: Pub. L. 100-198 requires that certain standards for being designated as a VA fee appraiser be published in regulatory form. The standards are to include the successful completion of a written test, submission of a sample appraisal, certification of an appropriate number of years of experience as an appraiser, and submission of recommendations from other appraisers. In the past, such requirements have been published in administrative issues other than regulations.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Walter Burke, Assistant Director for Construction, and Valuation, Veterans Administration,

Valuation, Veterans Administration, Department of Veterans Benefits (262), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2691

RIN: 2900-AD32

## 3351. ● REQUIREMENTS FOR NONSUPERVISED AUTOMATIC LENDERS

**Legal Authority:** 38 USC 210(c); 38 USC 1802(d)

CFR Citation: 38 CFR 4300; 38 CFR 4200

Legal Deadline: None.

Abstract: The VA may grant lenders the authority to process loans on the automatic basis if they meet requirements set by the VA. Currently, these requirements are published in administrative issues with release to program participants. The proposed regulations will place the requirements

in regulatory form to ensure proper notice. The requirements will include minimums for such items as working capital, experience of the firm and/or principal officers and its underwriters. These regulations will apply to lenders such as mortgage bankers who are not already under supervision by State or Federal entities.

#### Timetable:

Action Date FR Cite

NPRM 00/00/00

Small Entity: No

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Department of Veterans Benefits (264), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3042

RIN: 2900-AD33

## 3352. ● ALLOWABLE FEES AND CHARGES FOR VA GUARANTEED LOANS

**Legal Authority:** 38 USC 210(c); 38 USC 1803(c)

CFR Citation: 38 CFR 4312; 38 CFR 4254

Legal Deadline: None.

Abstract: VA regulations allow the veteran obtaining a VA guaranteed loan to pay the lender making the loan a one percent origination fee (one percent) to cover the processing of the loan. Any other discount points required by the lender are to be paid by someone other than the veteran except in those cases where it is specifically allowed, such as refinancing loans. This regulation would clarify the instances in which a veteran may or may not pay discount points. This regulation change would also clarify that discount points may not be paid by the veteran (except when specifically allowed) to anyone, including the lender, seller or other concerned party.

#### Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Department of Veterans Benefits (264), Veterans Administration, 810 Vermont

**Proposed Rule Stage** 

Avenue, NW, Washington, DC 20420, 202 233-3042

RIN: 2900-AD34

#### 3353. ● FULL DISCLOSURE OF BENEFICIARY'S INCOME AND ASSETS

**Legal Authority:** PL 99-576, Sec 505 **CFR Citation:** 38 CFR Not yet determined

Legal Deadline: None.

Abstract: Federally appointed fiduciaries are not required, except under very specific circumstances, to divulge non-VA income and assets that the fiduciary may be holding on behalf of incompetent VA beneficiaries. It is difficult to determine whether the fiduciary is using the beneficiary's VA assets appropriately unless placed in the context of total income and assets available. The purpose of this regulation is to lessen the potential for fraud, waste and abuse.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/00/88 | •       |

Small Entity: No

Agency Contact: William Saliski, Jr., Program Analyst, Department of Veterans Benefits (273), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2091

RIN: 2900-AD35

## 3354. ● PAYMENT OF GUARANTY CLAIMS

Significance: Regulatory Program

**Legal Authority:** 38 USC 210(c); 38 USC 1803(c)(1); PL 100-198

**CFR Citation:** 38 CFR 36.4319; 38 CFR 36.4320; 38 CFR 36.4321

Legal Deadline: None.

Abstract: Regulations will be amended to implement the new requirements for payment of claims. Under the new formulas, VA will exclude from theguaranty claim payment the interest which accrues during periods of forbearance granted at VA's request, and when the veteran files for bankruptcy. As a result, we expect that a number of cases which would result in the lender being required to dispose of the property will instead result in VA acquiring the property and paying a smaller claim. The adjustment in a VA-

requested forbearance or bankruptcy situation will only be made if doing so will result in VA offering to acquire the property when the property would otherwise not be acquired by the VA. In cases where VA is at fault for the delay in foreclosure, for example, a failure to provide bidding instructions in a timely manner, VA will also exclude from the calculation as to whether or not VA will acquire the property interest which accrues during the period of delay, but will allow such interest in the computation of the guaranty claim.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/30/88 |         |
| Final Action | 01/30/89 | •       |

Small Entity: Undetermined

Agency Contact: Raymond L. Brodie, Assistant Director for Loan Management, Loan Guaranty Service, Veterans Administration, 810 Vermont Avenue NW., Washington, DC 20420, 202 233-3668

RIN: 2900-AD39

#### **BOARD OF VETERANS APPEALS**

#### 3355. APPEALS REGULATIONS AND RULES OF PRACTICE- STATUS OF LEGAL INTERNS, LAW STUDENTS AND PARALEGALS

**Legal Authority:** 38 USC 3401; 38 USC 3404; 38 USC 4005(b)(2)

CFR Citation: 38 CFR 19.152, (Revision)

Legal Deadline: None.

Abstract: The regulation will be amended to clarify the status of attorneys to be employed by service organizations and to allow legal interns, law students and paralegals to work with these attorneys who are presenting appeals in any capacity.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/30/88 |         |
|        |          |         |

Small Entity: No

Agency Contact: Jan Donsbach, Special (Legal) Assistant, Board of Veterans Appeals (01C), Veterans Administration, 810 Vermont Avenue,

NW, Washington, DC 20420, 202 233-2978

RIN: 2900-AC11

#### 3356. APPEALS REGULATIONS AND RULES OF PRACTICE - HEARING DATE

Legal Authority: 38 USC 4002; 38 USC 4005A

CFR Citation: 38 CFR 19.159, (Revision)
Legal Deadline: None.

Abstract: This regulation will be revised to provide an appellant or representative a 60-day period in which to reschedule a hearing date. The revision will remedy scheduling conflicts created by multiple requests for a change of hearing date from the same appellant and/or representative, without abridging the appellant's right to due process.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/30/88 |         |

Small Entity: No

Agency Contact: Jan Donsbach, Special (Legal) Assistant, Board of Veterans Appeals (01C), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2978

RIN: 2900-AC88

## 3357. • APPEALS REGULATIONS AND RULES OF PRACTICE; CUTOFF DATE FOR ACCEPTANCE OF EVIDENCE

**Legal Authority:** 38 USC 4004; 38 USC 4005

CFR Citation: 38 CFR 19.174

Legal Deadline: None.

Abstract: This regulation will be amended to specify a cutoff date for the acceptance of additional evidence, requests for hearings or changes of representation once an appeal is transferred to the Board of Veterans Appeals.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 00/00/00 |    |      |

Small Entity: No

Agency Contact: Jan Donsbach, Special Legal Assistant (01C), Board of Veterans Appeals, Veterans Administration, 810 Vermont Avenue,

**Proposed Rule Stage** 

NW, Washington, DC 20420, 202 233-2978

RIN: 2900-AD14

#### BOARD OF CONTRACT APPEALS/CONTRACT APPEALS BOARD

## 3358. EQUAL ACCESS TO JUSTICE; PROCEDURAL RULES

Legal Authority: 5 USC 504 The Equal Access to Justice Act; PL 99-80

CFR Citation: 38 CFR 1.790

Legal Deadline: None.

Abstract: The Found A

Abstract: The Equal Access to Justice Act provides for the award of attorney fees and other expenses to eligible individuals and entities who are parties to appeals before the Board of Contract Appeals. An eligible party may receive an award when it prevails over the Government, unless the Government's position was substantially justified or special circumstances make an award unjust. This document describes the standards for eligibility and the procedures for application and processing by the Board.

#### Timetable:

| Action        | Date           | FR Cite |
|---------------|----------------|---------|
| NPRM          | 10/00/88       |         |
| Final Action  | 00/00/00       |         |
| Small Entity: | Not Applicable |         |

Government Levels Affected: Federal

Agency Contact: Sally Pfund, Legal Assistant, Board of Contract Appeals (09), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 275-0430

RIN: 2900-AC33

#### OFFICE OF EQUAL OPPORTUNITY

# 3359. NONDISCRIMINATION ON THE BASIS OF SEX UNDER FEDERALLY ASSISTED EDUCATION PROGRAMS AND ACTIVITIES

Significance: Regulatory Program

**Legal Authority:** 20 USC 1681 et seq; 38 USC 210(a); EO 12250; EO 12067

CFR Citation: 38 CFR 18 Legal Deadline: None.

Abstract: To establish standards and procedures for enforcing Title IX of the Education Amendments of 1972 in

educational programs and activities receiving Federal financial assistance from the VA. Title IX prohibits discrimination on the basis of sex. There are no alternatives to the issuance of the regulations. Participants, potential participants and the public in general will benefit from Federally assisted programs provided free from prohibited discrimination based on sex.

This originally appeared as a proposed rule in the Federal Register of April 25, 1979 (44 FR 24320). Because of the extended time frame due to internal agency consultation with the Department of Justice, the VA is planning to repropose these regulations.

#### Timetable:

|        | -<br>      |    |      |  |
|--------|------------|----|------|--|
| Action | Date       | FR | Cite |  |
| NPRM   | . 06/00/88 |    |      |  |

Small Entity: Undetermined

Agency Contact: Rodney J. Cash, Equal Opportunity Specialist, Veterans Administration, Office of Equal Opportunity (06A), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2150

RIN: 2900-AB51

# 3360. NONDISCRIMINATION ON THE BASIS OF HANDICAP IN FEDERALLY ASSISTED PROGRAMS AND ACTIVITIES

Legal Authority: 29 USC 794

**CFR Citation:** 38 CFR 18.423(c); 38 CFR 18.401 to 18.426, App A

Legal Deadline: None.

Abstract: To incorporate a reference to the Uniform Federal Accessibility Standards (UFAS) and update the list of Federal financial assistance programs administered by the VA. The existing regulations require that new construction and alteration of facilities be made in an accessible manner. The regulations provide that new construction or alteration of facilities in conformance with the American National Standard Specifications for Making Building and Facilities Accessible to, and Usable by, the Physically Handicapped (ANSI A117.1-1961 (B 1971)) shall constitute compliance with the accessibility requirements for new construction and alteration of facilities. The proposed revision will replace the current standard with the UFAS, published

under the Architectural Barriers Act of 1968. Because some facilities subject to the accessibility requirements of section 504 of the Rehabilitation Act of 1973 are also subject to the accessibility requirements of the Architectural Barriers Act, this proposal would eliminate any potential conflict between standards enforced under the two statutes.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 06/01/88 |    |      |

Small Entity: No

Agency Contact: Rodney J. Cash, Equal Opportunity Specialist, Veterans Administration, Office of Equal Opportunity (06A), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2150

RIN: 2900-AB87

#### OFFICE OF THE GENERAL COUNSEL

### 3361. EFFECT OF GENERAL COUNSEL OPINIONS

**Legal Authority:** 38 USC 210(c)(1); 38 USC 4004(c)

**CFR Citation:** 38 CFR 14.507; 38 CFR 2.6; 38 CFR 3101

Legal Deadline: None.

Abstract: This regulation would clarify the effect of General Counsel opinions with respect to binding and precedential legal interpretations. No alternatives are being considered. The change will assist VA personnel in understanding the effect of General Counsel opinions. It will benefit the public by enhancing the accessibility of General Counsel opinions.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/15/88 | 53 | FR | 8471 |
| NPRM Comment<br>Period End | 04/14/88 | 53 | FR | 8471 |
| Final Action               | 08/31/88 |    |    |      |

#### Small Entity: No

Agency Contact: Andrew J. Mullen, Deputy Assistant General Counsel, Veterans Administration, Office of the General Counsel (022A), 810 Vermont Avenue, NW, Washington, DC 20420. 202 233-2440

RIN: 2900-AB22

**Proposed Rule Stage** 

## 3362. ◆ CLAIMS UNDER THE FEDERAL TORT CLAIMS ACT

Legal Authority: 28 USC 2671 to 2680 CFR Citation: 38 CFR 14.600 to 14.610

Legai Deadline: None.

Abstract: This proposal updates VA regulations prescribing procedures for the filing, consideration, and disposition of administrative tort claims under the Federal Tort Claims Act. No alternatives are being considered. The changes will assist the public and VA personnel in understanding VA procedures and modifications in the law as a result of judicial decisions.

#### Timetable:

| Action | Date          | FR Cite |
|--------|---------------|---------|
|        | - <del></del> |         |
| NPRM   | 06/30/88      |         |

Small Entity: No

Agency Contact: E. Douglas Bradshaw, Jr., Deputy Assistant General Counsel, Office of the General Counsel (021B), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2153

RIN: 2900-AD15

#### OFFICE OF FACILITIES

## 3363. PROTECTION OF ARCHAEOLOGICAL RESOURCES

Legal Authority: 16 USC - 470ii Archaeological Resources Protection Act

CFR Citation: 38 CFR 27 Legal Deadline: None.

Abstract: The Act requires that Federal land managers promulgate rules and regulations consistent with Uniform Regulations as may be appropriate to carry out his/her function and authorities under the Act to protect archaeological resources on Federal lands. This rule making will enable the VA to protect archaeological resources on VA-managed public lands by issuing permits for authorized excavations and/or removal of archaeological resources, by imposing civil penalties for unauthorized excavation, removal, alteration, damage or defacement of archaeological resources, by providing for the preservation of archaeological

collections and data, and by ensuring confidentiality of information about archaeological resources when disclosure would threaten the resources.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Affected Sectors: None

Agency Contact: Gjore J. Mollenhoff, Historic Preservation Officer, Office of Facilities (086B), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3447

RIN: 2900-AC26

## 3364. PARKING FEES AT VA MEDICAL FACILITIES

**Legal Authority:** 38 USC 5009; 38 USC 210; PL 99-576

CFR Citation: 38 CFR 1.300 to 1.303

Legal Deadline: None.

Abstract: The Veterans' Benefits Improvement and Health-Care Authorization Act of 1986, Pub. L. 99-576, Sec. 223, Parking Facilities, amends 38 U.S.C. 5009, and provides for the establishment and collection of parking fees at certain VA medical facilities. with the deposit of fees collected into a Revolving Fund. The law provides that fees shall not be charged for the accommodation of any vehicle used to transport, to or from a medical facility a veteran or eligible person seeking examination or treatment, or, a volunteer worker in connection with such worker performing services for the benefit of veterans or eligible persons receiving care at a medical facility. The proposed regulation will provide definitions to be used in implementing the law, including a definition of the term "volunteer worker;" provide for the terms and conditions under which such parking will be provided; and establish a methodology for determining reasonable parking charges to be established by the Administrator at affected medical facilities.

#### Timetable:

| Action                     | Date     |     | FR | Cite |
|----------------------------|----------|-----|----|------|
| NPRM                       | 03/18/88 | 53  | FR | 8934 |
| NPRM Comment<br>Period End | 04/18/88 | 53  | FR | 8934 |
| Final Action               | 00/00/00 | , . |    |      |

Small Entity: No

Agency Contact: Donald E. Johnson, Chief, Real Property Program Management Division (084A), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-5026

RIN: 2900-AD05

## OFFICE OF INFORMATION MANAGEMENT AND STATISTICS

## 3365. DISCLOSURE OF CONFIDENTIAL COMMERCIAL INFORMATION

Legal Authority: 5 USC 552(b)(4); EO

12600

CFR Citation: 38 CFR 1.554 Legal Deadline: None.

Abstract: Executive Order 12600. Predisclosure Notification Procedures for Confidential Commercial Information, establishes certain mandatory and uniform procedures for handling Freedom of Information Act (FOIA) requests for records which may contain confidential commercial information, protected by FOIA exemption (5 U.S.C. 552(b)(4)). The Executive Order requires the notification and designation procedures be established in agency regulations. Accordingly, the revision to 38 CFR 1.554 will comply with the requirements of the Executive Order.

#### Timetable:

| Action | Date     | FR Cite |  |
|--------|----------|---------|--|
| NPRM   | 06/30/88 |         |  |

Small Entity: No

Agency Contact: Doneld R. Howell, Management Analyst, Office of Info. Mgmt. and Statistics (733), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3648

RIN: 2900-AD09

## DEPARTMENT OF MEDICINE AND SURGERY

## 3366. USE OF COMMUNITY NURSING HOME FACILITIES

Legal Authority: 38 USC 620 CFR Citation: 38 CFR 17.51a Legal Deadline: None.

Abstract: Existing regulations that permit an extension to an approved 6-month period of Community Nursing Home Care at VA expense are not definitive enough regarding the circumstances of an unusual nature which provide the impetus for granting such extensions. The proposed change will correct that deficiency.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/11/87 | 52 FR 22351 |
| NPRM Comment<br>Period End | 07/10/87 | 52 FR 22351 |
| Final Action               | 04/30/88 |             |

Small Entity: No

Agency Contact: James R. Kelly, Patient Treatment Service, Department of Medicine and Surgery (181), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3692

RIN: 2900-AB21

#### DEPARTMENT OF VETERANS BENEFITS

3367. RESERVISTS EDUCATION; NEW EDUCATION PROGRAM FOR MEMBERS OF THE SELECTED RESERVE

Legal Authority: 10 USC 2131 et seq

CFR Citation: 38 CFR 21 Legal Deadline: None.

Abstract: A new education program for members of the Selected Reserve has been established by law. Regulations are needed so that the new program may be properly administered.

#### Timetable:

| 1111010010                 |             |    |    |       |
|----------------------------|-------------|----|----|-------|
| Action                     | Date        |    | FR | Cite  |
| NPRM                       | 11/17/87    | 52 | FR | 44054 |
| NPRM Comment<br>Period End | 12/18/87    | 52 | FR | 44054 |
| Final Action               | 07/00/88    |    |    |       |
| Small Entity: U            | ndetermined |    |    |       |

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, Veterans Administration, Department of Veterans Benefits (225), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AB69

### 3368. INVESTMENTS BY LEGAL CUSTODIANS

**Legal Authority:** 38 USC 3202 **CFR Citation:** 38 CFR 13.103

Legal Deadline: None.

Abstract: The regulation gives
Federally appointed legal custodian
fiduciaries authority to invest surplus
VA funds in savings bonds, or interest
or dividend-paying accounts in State or
Federally insured institutions. The
intended regulation will give authority
for investments in pre-need burial
plans.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/02/87 | 52 FR 33248 |
| NPRM Comment<br>Period End | 10/05/87 |             |
| Final Action               | 05/31/88 |             |

Small Entity: No

Agency Contact: William B. Saliski, Jr., Program Analyst, Veterans Administration, Department of Veterans Benefits (273), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2091

RIN: 2900-AB77

3369. 1. VETERANS SERVICES
OFFICER'S ACTION WHEN
VETERAN'S ESTATE EQUALS OR
EXCEEDS \$1,500 2. DETERMINATION
OF VALUE OF ESTATE; 38 USC
3203(B)(1)

**Legal Authority:** 38 USC 3203(b)(1); PL 98-543, Sec 402

CFR Citation: - 38 CFR 13.108; 38 CFR 13.109

Legal Deadline: None.

Abstract. 38 CFR 13.108 defines the VSO's action and responsibility when a veteran is subject to discontinuance of payments under 38 USC 3203(b)(1). The intended change simplifies the title, updates the language of subsection (a) and further defines the VSO responsibilities regarding waiver of discontinuance under PL 98-543.

38 CFR 13.109 defines estate for purposes of the \$1,500 limitation. The intended change further defines assets and incorporates two new exclusions on the basis of PL 98-543 and an unpublished General Counsel's opinion.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/02/87 | 52 | FR | 33248 |
| NPRM Comment<br>Period End | 10/05/87 |    |    |       |
| Final Action               | 05/31/88 |    |    |       |

Small Entity: No

Agency Contact: William B. Saliski, Jr., Program Analyst, Veterans Administration, Department of Veterans Benefits (273), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2091

RIN: 2900-AB78

## 3370. EMPLOYMENT SERVICES FOR CERTAIN ELIGIBLE VETERANS

**Legal Authority:** 38 USC 1501; 38 USC 1502; 38 USC 1505(b); 38 USC 1516; 38 USC 1517

**CFR Citation:** 38 CFR 21.47; 38 CFR 21.51; 38 CFR 21.73; 38 CFR 21.250

Legal Deadline: None.

Abstract: The VA has determined that employment assistance may be provided a veteran eligible for chapter 31, if the veteran though trained and qualified for suitable employment, has an employment handicap that prevents him or her from obtaining such employment, even if he or she is not a prior participant in a vocational rehabilitation program. It has previously been held that eligibility for employment services was limited to veterans who were current or prior participants under chapter 31.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/02/88 | 53 FR 2855 |
| NPRM Comment<br>Period End | 03/03/88 |            |
| Final, Action              | 06/30/88 |            |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue,

NW, Washington, DC 20420, 202 233-2886

RIN: 2900-AB89

## 3371. AMENDMENT OF FORFEITURE REGULATIONS

Legal Authority: 38 USC 210(c)

**CFR Citation:** 38 CFR 3.901; 38 CFR 3.902; 38 CFR 3.904; 38 CFR 3.905

Legal Deadline: None.

Abstract: These amendments affect death benefits and apportionments in forfeiture cases as well as the form of notice sent to individuals when forfeiture proceedings have been instituted. The definition of fraud previously proposed under this RIN is being reproposed separately based on comments the agency received.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/18/86 | 51 | FR | 41644 |
| NPRM Comment<br>Period End | 12/17/86 | 51 | FR | 41644 |
| Final Action               | 05/01/88 |    |    |       |
| Final Action<br>Effective  | 06/00/88 |    |    | ( ·   |

#### Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Veterans Administration, Department of Veterans Benefits (211B), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3005

RIN: 2900-AC01

## 3372. INTEREST AND PENALTIES ON UNTIMELY SUBMISSION OF FUNDING FEES BY LENDERS

Legal Authority: 38 USC 210(c); 38 USC 1803(c)(1)

**CFR Citation:** 38 CFR 36.4254; 38 CFR 36.4312

Legal Deadline: None.

Abstract: Public Law 97-253, the Omnibus Budget Reconciliation Act of 1982 (38 U.S.C. 1829) establishes that a funding fee will be collected on VA loans but the law does not establish any time limits within which it must be paid to the VA. Current VA Loan Guaranty procedures allow lenders up to 60 days from the loan closing date to remit loan funding fees and this delay in their collection and deposit has resulted in a significant amount of potential interest lost to the Federal government. The proposed regulation

would require lenders to submit the fees to the VA within a 15 day period from the loan closing date and would implement penalty charges and interest assessments on delinquent submissions. Adoption of this regulation should improve collection timeliness and result in the collection of the interest income that is currently being lost as well as income from interest and penalty charges.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 10/31/87 | 52 FR | 37973 |
| NPRM Comment<br>Period End | 11/12/87 | 52 FR | 37973 |
| Final Action               | 00/00/00 |       |       |

Small Entity: No

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Department of Veterans Benefits (264), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3042

RIN: 2900-AC03

#### 3373. 1. APPORTIONMENT OF BENEFITS TO DEPENDENTS 2. PAYMENT OF COST OF VETERAN'S MAINTENANCE IN INSTITUTION 3. RECOMMENDATION FOR PAYMENT

**Legal Authority:** 38 USC 210; 38 USC 3202; 38 USC 3203; PL 98-543, Sec 402

**CFR Citation:** 38 CFR 13.70; 38 CFR 13.71; 38 CFR 13.74

Legal Deadline: None.

Abstract: 38 CFR 13.70 defines the conditions under which the Veterans Services Officer may recommend an apportionment of benefits to dependents. The proposed amendment will clarify these conditions. The amendment will also remove a reference to mental illness as the sole criteria for a rating of incompetency.

38 CFR 13.71 is to be amended to make clear that the signing of an institutional award agreement does not waive an institution's right to claim payments under 38 USC 641. This action is the result of an unpublished General Counsel opinion.

38 CFR 13.74 is based on the provisions of 38 USC Sec. 3203(b) (1)(A); however, where the law refers to more than one type of institutional care, the regulation refers only to instances of hospitalization. This would seem to preclude application of the regulation

when veterans are in State run nursing homes or other institutions operated by the United States or a political subdivision. The VA, therefore, proposes to correct this defect by substituting the terms "institution" and "institutionalization" where appropriate.

Final Rule Stage

#### Timetable:

| Action                     | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 01/05/87 | 52 FR 300 |
| NPRM Comment<br>Period End | 02/05/87 | 52 FR 300 |
| Final Action               | 05/31/88 |           |

Small Entity: No

Government Levels Affected: State

Agency Contact: William Saliski, Jr., Program Analyst, Veterans Administration, Department of Veterans Benefits (273), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2091

RIN: 2900-AC10

# 3374. USE OF CREDIT REPORTS FOR REFINANCING AND RESCHEDULING OF VA-GUARANTEED LOANS AND CLAIM SUBMISSIONS

**Legal Authority:** 38 USC 210(c)(1); 38 USC 1803(c)(1); 38 USC 1819(g)

**CFR Citation:** 38 CFR 36.4200; 38 CFR 36.4300

Legal Deadline: None.

Abstract: OMB Circular A-129 requires agencies managing Federal credit programs to obtain credit reports for all new applicants, when refinancing, and when loans are rescheduled in order to verify the information presented in the application. The circular further provides that rescheduling or reamortization shall be permitted only when it is in the best interest of the Government and where the agency has determined that recovery of all or a portion of the amount owed is reasonably assured. Credit reports must also be required in connection with claims on defaulted guaranteed loans to facilitate agency determinations of the next collection steps to be pursued. These revisions will enable VA to better determine whether a proposed loan reamortization is in the best interest of the government and will facilitate improvements in debt collection practices.

Final Rule Stage

FR Cite

| Timetable:                 |          |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| NPRM:                      | 05/28/87 | 52 FR 19891 |
| NPRM Comment<br>Period End | 06/26/87 | 52 FR 19891 |
| Final Action               | 04/00/88 |             |

Small Entity: No

Agency Contact: George D. Moerman, Assistant Director for Loan Policy, Veterans Administration, Department of Veterans Benefits (264), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3042

RIN: 2900-AC19

## 3375. EVALUATIONS FOR DIPLOPIA (DOUBLE VISION)

Legal Authority: 38 USC 355

CFR Citation: 38 CFR 4.77; 38 CFR 4.88a

Legal Deadline: None.

Abstract: The present rating schedule for double vision is based on use of the Motor Field Chart which is an outdated testing method. This change provides a method for evaluating double vision based on the current testing method using the Goldmann Perimeter.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM:                      | 08/27/87 | 52 | FR | 32318 |
| NPRM Comment<br>Period End | 09/28/87 |    |    |       |
| Final Action               | 05/01/88 |    |    |       |

Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Veterans Administration, Department of Veterans Benefits (211B), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3005

RIN: 2900-AC58

## 3376. VOCATIONAL REHABILITATION PANEL

Legal Authority: 38 USC 1504(a)

**CFR Citation:** 38 CFR 21.62; 38 CFR 21.53; 38 CFR 21.198

Legal Deadline: None.

Abstract: The VA reviews all cases in which findings of infeasibility for vocational rehabilitation or termination of rehabilitation programs is being considered for seriously disabled veterans. These reviews are currently conducted by the Vocational Rehabilitation Panel, a multidisciplinary

advisory group. The Panel forwards its recommendations to the counseling psychologist who may accept or reject these recommendations. The VA proposes to reassign this review responsibility to the Vocational Rehabilitation and Counseling Officer, the counseling psychologist's immediate supervisor. Program experience indicates that this change will improve program administration and maintain quality of service for seriously disabled veterans.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/15/88 | 53 FR 1042 |
| NPRM Comment<br>Period End | 02/12/88 | 53 FR 1042 |
| Final Action               | 05/01/88 |            |

Small Entity: No

Agency Contact: Morris Triestman, Rehabilitation Consultant, Policy and Program Development, Veterans Administration, Department of Veterans Benefits (226), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-

RIN: 2900-AC75

#### 3377. VETERANS EDUCATION; AMENDMENTS TO VEAP REQUIRED BY THE VETERANS BENEFITS IMPROVEMENT AND HEALTH CARE AUTHORIZATION ACT OF 1986

Legal Authority: PL 99-576

CFR Citation: 38 CFR 21.5021; 38 CFR 21.5030; 38 CFR 21.5041; 38 CFR 21.5052; 38 CFR 21.5064; 38 CFR 21.5100; 38 CFR 21.5131; 38 CFR 21.5138; 38 CFR 21.5022; 38 CFR 21.5040; 38 CFR 21.5042; 38 CFR 21.5054; 38 CFR 21.5072; 38 CFR 21.5132; 38 CFR 21.5145

Legal Deadline: None.

Abstract: The Veterans' Benefits Improvement and Health-Care Authorization Act of 1986 contains several provisions which affect VEAP (Post-Vietnam Era Veterans' Educational Assistant Program). The most important changes include provision of apprenticeship and other on-job training in this program; extension of the veteran's period of eligibility if he or she is disabled during the eligibility period; and closing of VEAP to new enrollments. This proposal will implement the law.

| imetable: |      |
|-----------|------|
| Action    | Date |

| NPRM                       | 02/12/88 | 53 FR 4186 |
|----------------------------|----------|------------|
| NPRM Comment<br>Period End | 03/14/88 | 53 FR 5433 |
| Final Action               | 08/00/88 |            |

Small Entity: Yes

Agency Contact: June Schaeffer, Assistant Director for Educational Policy, Veterans Administration, Department of Veterans Benefits (225), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AC81

### 3378. IMPROVEMENTS IN VETERANS' BENEFITS

Legal Authority: 38 USC 210(c)

CFR Citation: 38 CFR 3.22; 38 CFR 3.23; 38 CFR 3.271; 38 CFR 3.272; 38 CFR 3.309; 38 CFR 3.342; 38 CFR 3.343; 38 CFR 3.383; 38 CFR 3.384; 38 CFR 3.501; 38 CFR 3.557; 38 CFR 3.800; 38 CFR 3.809a;

Legal Deadline: None.

Abstract: These changes implement legislation that extended improved eligibility and entitlement criteria for certain veterans' benefits and define the term "hardship" for considering the exclusion of a child's income in pension cases.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM.                      | 10/05/87 | 52 FR 37170 |
| NPRM Comment<br>Period End | 11/04/87 |             |
| Final Action               | 05/01/88 |             |

Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Department of Veterans Benefits (211B), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3005

RIN: 2900-AC99

#### 3379. HOMELESS CLAIMANTS

Legal Authority: 38 USC 210(c); 38 USC 3003; 38 USC 3020

CFR Citation: 38 CFR 3.159 Legal Deadline: None.

Abstract: These changes provide instructions for processing the claims of homeless individuals to ensure the delivery of benefits to such persons for

VA Final Rule Stage

whom no established mailing address is available.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/18/87 | 52 FR 23318 |
| NPRM Comment<br>Period End | 07/20/87 | 52 FR 23318 |
| Final Action               | 05/01/88 |             |

#### Small Entity: No

Agency Contact: Robert M. White, Chief, Regulations Staff, Department of Veterans Benefits (211B), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3005

RIN: 2900-AD00

# 3380. LOAN GUARANTY: INCREASE IN MAXIMUM ALLOWABLE AMOUNT THE VA WILL REIMBURSE A LOAN HOLDER FOR LEGAL SERVICES INCURRED IN TERMINATING A LOAN

**Legal Authority:** 38 USC 210(c); 38 USC 1803(c)(1); 38 USC 1819(g)

CFR Citation: 38 CFR 36.4276(b); 38 CFR

36.4313(b)

Legal Deadline: None.

Abstract: Presently a maximum of \$350 may be included for trustee's fees and legal services allowable on claims under guaranty on defaulted VA guaranteed loans. In some areas this fee structure is insufficient to allow loan holders to secure the services of experienced legal counsel necessary to complete foreclosure action in a timely manner. The proposed maximum would be increased from \$350 to \$700.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/19/88 | 53 FR 1378 |
| NPRM Comment<br>Period End | 02/16/88 | 53 FR 1378 |
| Final Action               | 00/00/00 |            |

#### Small Entity: No

Agency Contact: Raymond Brodie, Assistant Director for Loan Management, Department of Veterans Benefits (261), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3688

RIN: 2900-AD01

## 3381. VETERANS EDUCATION; REVISION OF DELIMITING DATES

**Legal Authority:** 38 USC 1662; 38 USC 3103

CFR Citation: 38 CFR 21.1042

Legal Deadline: None.

Abstract: The VA has determined that veterans who were affected by the liberalization of 38 CFR 3.12(d) have a delimiting period under ch. 34 which begins on the date the VA makes an administrative decision finding that the veteran's discharge was not dishonorable. The appropriate regulations governing delimiting dates will be amended to reflect this opinion.

#### Timetable:

| Action                     | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 01/11/88 | 53 FR 620 |
| NPRM Comment<br>Period End | 02/10/88 |           |
| Final Action               | 00/00/00 |           |

#### Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, Department of Veterans Benefits (225), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD02

#### 3382. • VETERANS EDUCATION; CLARIFICATION OF ADMINISTRATIVE ERROR

Legal Authority: 38 USC 3012; 38 USC 3013

**CFR Citation: 38 CFR 21.4135** 

Legal Deadline: None.

Abstract: The law provides that the VA will not create an overpayment against the account of a veteran or eligible person if the overpayment is created as a result of an erroneous award of benefits based solely upon administrative error or error in judgment. Increasingly, users of the regulations have relieved veterans of overpayments when the overpayments resulted from administrative errors by third parties such as school officials rather than from such errors in the award of benefits by the VA. This is contrary to the way in which the law has been implemented for several decades. Accordingly, the VA is amending the regulation which implements this provision of law for the education programs which the VA administers.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/08/87 | 52 FR 46494 |
| NPRM Comment<br>Period End | 01/07/88 | 52 FR 46494 |
| Final Action               | 05/00/88 | •           |

#### Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, and Program Administration (225), Veterans Administration, Department of Veterans Benefits, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD22

#### 3383. © VETERANS EDUCATION; CLARIFICATION OF MITIGATING CIRCUMSTANCES

Legal Authority: 38 USC 1780

CFR Citation: 38 CFR 21.4136; 38 CFR

21.4137

Legal Deadline: None.

Abstract: The law requires that the VA not pay a veteran for a course from which he or she withdraws without mitigating circumstances. When he or she withdraws with mitigating circumstances, the veteran is paid through the date of withdrawal. In the course of administering the various veterans' education programs the VA has established a policy of considering the circumstances surrounding a withdrawal during a drop-add period to have been mitigating. The VA is considering stating this policy explicitly in the appropriate regulations.

#### Timetable:

| Action                     | Date     |    | FR | Cite |   |
|----------------------------|----------|----|----|------|---|
| NPRM                       | 02/26/88 | 53 | FR | 5806 | _ |
| NPRM Comment<br>Period End | 03/29/88 | 53 | FR | 5806 |   |
| Final Action               | 00/00/00 |    |    |      |   |

Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, and Program Administration (225), Veterans Administration, Department of Veterans Benefits, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD24

## OFFICE OF ACQUISITION AND MATERIEL MANAGEMENT

Final Rule Stage

## 3384. ACQUISITION REGULATIONS RELATING TO COST COMPARISONS

Legal Authority: 38 USC 210; 40 USC 486c

CFR Citation: 48 CFR 807, (Revision); 48 CFR 852, (Revision)

Legal Deadline: None.

Abstract: This proposed VA Acquisition Regulation provides coverage regarding contracting aspects of OMB Circular A-76 cost comparison.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/22/88 | 53 | FR | 5201 |
| NPRM Comment<br>Period End | 03/23/88 | 53 | FR | 5201 |
| Final Action               | 06/00/88 |    |    |      |

Small Entity: Undetermined

Agency Contact: Chris A. Figg, Chief, Policy Division, Veterans Administration, Office of Acquisition and Materiel Management (93), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-4340

RIN: 2900-AC37

## 3385. VETERANS ADMINISTRATION ACQUISITION REGULATION - CONSULTING SERVICE

Legal Authority: 38 USC 210; 40 USC

CFR Citation: 48 CFR 837 Legal Deadline: None.

**Abstract:** This Veterans Administration regulation provides coverage regarding contracting aspects of OMB Circular A-120 consulting services.

Timetable:

| Action        | Date           | FR | Cite |
|---------------|----------------|----|------|
| Final Action  | 06/00/88       |    |      |
| Small Entity: | Not Applicable |    |      |

Agency Contact: Chris Figg, Supply Management Representative, Veterans Administration, Office of Acquisition and Materiel Management (93), 810 Vermont Avenue, NW, Washington, DC

20420, **202 233-4340** 

RIN: 2900-AC86

# 3386. VETERANS ADMINISTRATION ACQUISITION REGULATION - CONSTRUCTION AND ARCHITECT-ENGINEER CONTRACTS

Legal Authority: 38 USC 210; 40 USC

CFR Citation: 48 CFR 836

Legal Deadline: None.

Abstract: This proposed Veterans
Administration regulation will update
and clarify construction contracting
procedures and clauses.

#### Timetable:

| Action                | Date     | FR Cite    |
|-----------------------|----------|------------|
| Interim Final<br>Rule | 01/21/88 | 53 FR 1630 |
| Final Action          | 07/00/88 |            |

Small Entity: Yes

Agency Contact: Marsha J. Grogan, Supply Management Representative, Veterans Administration, Office of Acquisition and Materiel Management (93), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-4340

RIN: 2900-AC87

#### OFFICE OF EQUAL OPPORTUNITY

#### 3387. ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN VA PROGRAMS

Legal Authority: 29 USC 794 CFR Citation: 38 CFR 15 Legal Deadline: None.

Abstract: Provides for the enforcement of section 504 of the Rehabilitation Act of 1973, as amended, as it applies to programs or activities conducted by the VA. Section 504 prohibits discrimination on the basis of handicap. There is no other alternative to the issuance of this regulation since it implements a legislative mandate. Qualified handicapped individuals will be assured of equal participation in programs or activities conducted by the VA.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 07/02/87 | 52 FR 25124 |
| NPRM Comment<br>Period End | 08/31/87 | 52 FR 25124 |
| Final Action               | 09/00/88 |             |

Small Entity: No

Agency Contact: Rodney J. Cash, Equal Opportunity Specialist, Veterans Administration, Office of Equal Opportunity (06A), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2150

RIN: 2900-AA87

#### OFFICE OF THE GENERAL COUNSEL

# 3388. RECOGNITION OF ORGANIZATIONS, REPRESENTATIVES, AGENTS, AND ATTORNEYS

**Legal Authority:** 38 USC 210(c)(1); 38 USC 3401 to 3404

CFR Citation: 38 CFR 14.627 to 14.637

Legal Deadline: None.

Abstract: This proposal includes definitions; requirements for recognition of organizations by the VA; requirements for recognition of representatives, agents, and attorneys; powers of attorney; use of paralegals, law clerks, and law students; and requirements for space and office facilities.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 03/18/87 | 52 FR 8472 |
| NPRM Comment<br>Period End | 04/17/87 | 52 FR 8472 |
| Final Action               | 00/00/00 |            |

Small Entity: No

Agency Contact: Andrew J. Mullen, Deputy Assistant General Counsel, Veterans Administration, Office of the General Counsel (022A), 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2440

RIN: 2900-AC89

## 3389. STANDARDS IMPLEMENTING THE PROGRAM FRAUD CIVIL REMEDIES ACT

**Legal Authority:** PL 99-509 6101-6104, 100 Stat. 1874

CFR Citation: 38 CFR 42

Legal Deadline: Statutory, April 21, 1987.

Abstract: These regulations would implement the Program Fraud Civil Remedies Act, which the Veterans Administration must promulgate by April 21, 1987. The regulations would permit the VA to bring administrative proceedings against persons who knowingly make, present, or submit false claims or statements against the Agency under \$150,000 in value. The VA could, under the regulations, recover up to twice the amount of the false claims or statements plus impose a civil penalty or up to \$5,000 for each separate false claim. The regulations would proscribe specific procedures

VA Final Rule Stage

when the VA receives allegations of a false claim: an investigation by the VA Inspector General, a review of the investigation by the General Counsel or designee, referral to the Attorney General, and action by the reviewing official if approved by the Attorney General. The person found liable could request a hearing before an Administrative Law Judge with all the due process protections under the Administrative Procedure Act. The person could appeal to the VA Administrator and then to the U.S. District Court. All penalties could be set off (contd)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/05/87 | 52 FR 16409 |
| NPRM Comment<br>Period End | 06/04/87 | 52 FR 16409 |
| Final Action               | 04/01/88 |             |

#### Small Entity: Yes

Additional Information: ABSTRACT CONTD: against any amount due the person liable from the Government, except Federal tax refunds. All recoveries would be deposited in the U.S. Treasury.

Agency Contact: Audley Hendricks, Assistant General Counsel, Office of General Counsel (023), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3671

RIN: 2900-AC92

## OFFICE OF CONGRESSIONAL AND INTERGOVERNMENTAL AFFAIRS

## 3390. NONPROCUREMENT DEBARMENT AND SUSPENSION

**Legal Authority:** EO 12549; 38 USC 210 **CFR Citation:** 38 CFR 44.100 to 44.505

Legal Deadline: None.

Abstract: There has been a system in place for governmentwide debarment and suspension of contractors (procurement) that defraud the Federal government or otherwise fail to meet their contractual obligations. No similar system exists for grantees or other entities that participate in government programs. The VA is participating in a governmentwide implementation of EO

12549 by issuing regulations on Nonprocurement Debarment and Suspension, consistent with OMB guidelines published on February 21, 1986 (51 FR 6372).

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/20/87 | 52 FR 39026 |
| NPRM Comment<br>Period End | 12/21/87 | 52 FR 39026 |
| Final Action               | 05/26/88 |             |

#### Small Entity: Yes

Agency Contact: Gail A. Gompf, Director, Intergovernmental Affairs (61), Veterans Administration, Office of Congressional and Intergovernmental Affairs, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3116

RIN: 2900-AD06

#### OFFICE OF FACILITIES

#### 3391. © UNIFORM RELOCATION ASSISTANCE ACT FOR REAL PROPERTY ACQUISITION AND FEDERALLY ASSISTED PROGRAMS

Legal Authority: 42 USC 4601; PL 100-17

CFR Citation: 38 CFR 25

Legal Deadline: Statutory, April 2, 1989.

Abstract: The Uniform Relocation Assistance Act Amendments of 1987, established a governmentwide single rule to be published at a single location in the Code of Federal Regulations. The VA is one of 17 Federal agencies that has its own rule currently located in 38 CFR Part 25. The VA is taking part in the common rule to provide for the single rule goal. On December 17, 1987, an interim final rule was published to provide a transition from the existing governmentwide rule and to provide a means for Federal programs to implement the explicit, nondiscretionary provisions of the 1987 amendments.

#### Timetable:

| imetane.              |          |      |    |       |
|-----------------------|----------|------|----|-------|
| Action                | Date     | 1    | FR | Cite  |
| Interim Final<br>Rule | 12/17/87 | 52 F | R  | 48022 |
| Final Action          | 00/00/00 |      |    |       |

#### Small Entity: No

Agency Contact: Alan Maurer, Special Programs Officer, Office of Facilities

(081A), Veterans Administration, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-3398

RIN: 2900-AD37

## OFFICE OF INFORMATION MANAGEMENT AND STATISTICS

#### 3392. RELEASE OF VA LISTS OF NAMES AND ADDRESSES AND PENALTY PROCEDURES FOR UNAUTHORIZED USE

Legal Authority: 38 USC 3301(f) CFR Citation: 38 CFR 1.519

Legal Deadline: None.

Abstract: The VA is amending the existing regulations concerning VA lists of names and addresses and is also proposing administrative procedures to use when these lists are used for purposes not authorized by law. This action results from the need to amend the regulations to reflect current procedures, organizational changes, and concern expressed by veterans and some service organizations regarding unsolicited mail. The proposed regulatory amendments will allow the VA to enforce its statutory duty to protect the privacy of information concerning veterans and their dependents, establish procedures to suspend recipients who misuse VA name and address lists of veterans/ dependents, and give advance notice to recipients of what constitutes an authorized/unauthorized use of veterans/ dependents names and address lists, thereby protecting the due process rights of any recipient before penalties are enforced.

#### Timetable:

| Action                     | Date     |    | FR | Cite |  |
|----------------------------|----------|----|----|------|--|
| NPRM                       | 03/19/87 | 52 | FR | 8624 |  |
| NPRM Comment<br>Period End | 04/20/87 | 52 | FR | 8624 |  |
| Final Action               | 12/00/88 |    |    |      |  |

Small Entity: No

Agency Contact: LaVerne Butler, Management Analyst (723B), Veterans Administration, Office of Information Mgmt. & Statistics, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2545

RIN: 2900-AC63

#### **VETERANS ADMINISTRATION (VA)**

**Completed Actions** 

#### 3393. BEREAVEMENT COUNSELING

CFR Citation: 38 CFR 17.60f

Completed:

ReasonDateFR CiteFinal Action03/07/8853 FR 7185Final Action<br/>Effective03/07/88

Small Entity: No

Agency Contact: Stuart Mount 202 233-

2143

RIN: 2900-AC68

## 3394. TRANSPORTATION OF CLAIMANTS AND BENEFICIARIES

CFR Citation: 38 CFR 17.100

Completed:

 Reason
 Date
 FR Cite

 Final Action
 01/22/88
 53 FR 1755

 Final Action
 01/22/88
 53 FR 1755

 Effective
 61/22/88
 63 FR 1755

Small Entity: No

Agency Contact: Stuart E. Mount 202

233-2504

RIN: 2900-AD07

#### 3395. ACQUISITION OF PROPERTY

**CFR Citation:** 38 CFR 36.4320; 38 CFR 36.4319(f); 38 CFR 36.4321(a); 38 CFR 36.4300

Completed:

 Reason
 Date
 FR Cite

 Final Action
 01/19/88
 53 FR 1349

 Final Action
 02/18/88
 53 FR 1349

Small Entity: No

Effective

**Agency Contact: Raymond Brodie 202** 

233-3668

RIN: 2900-AB34

#### 3396. TEMPORARY PROGRAM OF VOCATIONAL TRAINING FOR CERTAIN NEW PENSION RECIPIENTS

Significance: Regulatory Program

CFR Citation: 38 CFR 21,6001 to 21,6420,

(New)

Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/16/88 | 53 | FR | 4396 |
| Final Action<br>Effective | 02/01/85 | 53 | FR | 4396 |

Small Entity: No

**Agency Contact:** Morris Triestman 202 233-2886

\_\_\_\_

RIN: 2900-AB53

## 3397. VETERANS EDUCATION; ALL VOLUNTEER FORCE EDUCATIONAL ASSISTANCE PROGRAM

CFR Citation: 38 CFR 21

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 01/22/88 | 53 FR 1756 |
| Final Action | 10/19/84 | 53 FR 1756 |
| Effective    |          |            |

Small Entity: Undetermined

Agency Contact: June C. Schaeffer 202

233-2092

RIN: 2900-AB70

## 3398. PAYMENTS TO DEPENDENTS OF VETERANS IN TRAINING

CFR Citation: 38 CFR 21.260; 38 CFR

21.322

Completed:

| Reason       | Date     | F    | R | Cite  |
|--------------|----------|------|---|-------|
| Final Action | 11/03/87 | 52 F | R | 42113 |
| Final Action | 11/03/87 | 52 F | R | 42113 |

Small Entity: No

**Agency Contact: Morris Triestman 202** 

233-2886

RIN: 2900-AC18

#### 3399. VETERANS EDUCATION; DEFICIENCY COURSE MEASUREMENT

**CFR Citation:** 38 CFR 21.1045

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/26/88 | 53 FR 5769 |
| Final Action | 02/09/88 |            |

Smail Entity: No

Agency Contact: June C. Schaeffer 202

233-2092

RIN: 2900-AC42

## 3400. VETERANS MORTGAGE LIFE INSURANCE - MAXIMUM AMOUNT OF INSURANCE

CFR Citation: 38 CFR 8a.2, (Revision); 38 CFR 8a.3, (Revision); 38 CFR 8a.4, (Revision)

#### Completed:

| Reason       | Date     | F     | R Cite  | • |
|--------------|----------|-------|---------|---|
| Final Action | 12/24/87 | 52 FI | R 48681 | 1 |
| Final Action | 12/24/87 | 52 FI | R 48681 | 1 |

Small Entity: No

**Agency Contact: Paul F. Koons 215** 

951-5360

RIN: 2900-AC43

#### 3401. VETERANS EDUCATION; DISENROLLMENT FROM VEAP AND OTHER TECHNICAL AMENDMENTS

**CFR Citation:** 38 CFR 21.5001; 38 CFR 21.5052; 38 CFR 21.5062; 38 CFR 21.5130; 38 CFR 21.5131

#### Completed:

| Reason                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action              | 01/11/88 | 53 FR 616 |
| Final Action<br>Effective | 11/03/87 |           |

Small Entity: No

Agency Contact: June C. Schaeffer 202

233-2092

RIN: 2900-AC49

## 3402. NOMENCLATURE AND DESCRIPTIVE TERMS FOR MENTAL DISORDERS

**CFR Citation:** 38 CFR 4.125; 38 CFR 4.126; 38 CFR 4.127; 38 CFR 4.128; 38 CFR 4.129; 38 CFR 4.131; 38 CFR 4.131; 38 CFR 4.132

#### Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 01/04/88 | 53 | FR | 21   |
| Final Action<br>Effective | 02/03/88 | 53 | FR | 21   |

Small Entity: No

Agency Contact: Robert M. White 202 233-3005

RIN: 2900-AC60

#### 3403. DECREASE IN AMOUNT OF TIME VA WILL ALLOW LOAN HOLDER TO BEGIN TERMINATING DEFAULTED LOAN

**CFR Citation:** 38 CFR 36.4319(f)

Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/19/88 | 53 | FR | 4977 |
| Final Action<br>Effective | 03/21/88 | 53 | FR | 4977 |

Small Entity: No

**Completed Actions** 

Agency Contact: Raymond L. Brodie 202 233-3668

RIN: 2900-AC71

3404. ELECTION OF BENEFITS

CFR Citation: 38 CFR 21.21

Completed:

Reason Date FR Cite Final Action 01/14/88 53 FR 879 Final Action 10/28/86 Effective

Small Entity: No

**Agency Contact: Morris Triestman 202** 

233-2886

RIN: 2900-AC74

3405. VETERANS EDUCATION: **ENTITLEMENT CHARGES FOR OVERPAYMENTS UNDER VEAP** 

**CFR Citation: 38 CFR 21.5076** 

Completed:

| Reason                    | Date     |    | FR | Cite           |
|---------------------------|----------|----|----|----------------|
| Final Action              | 11/25/87 | 52 | FR | 45181          |
| Final Action<br>Effective | 09/02/87 | 52 | FR | 451 <u>8</u> 1 |

Small Entity: No

Agency Contact: June C. Schaeffer 202

233-2092

RIN: 2900-AC77

3406. VETERANS EDUCATION; TRANSFER OF ENTITLEMENT UNDER 38 USC CH. 107

**CFR Citation: 38 CFR 21.5743** 

Completed:

| Reason                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 01/22/88 | 53 FR 1779 |
| Final Action<br>Effective | 11/08/85 | 53 FR 1779 |

Small Entity: No

Agency Contact: June C. Schaeffer 202

233-2092

RIN: 2900-AC78

3407. CERTIFICATION OF CONTINUED **ELIGIBILITY** 

CFR Citation: 38 CFR 3.500(v); 38 CFR

3.652; 38 CFR 3.158

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 11/09/87 | 52 FR 43062 |
| Final Action<br>Effective | 12/09/87 | 52 FR 43062 |

Small Entity: No

Agency Contact: Robert M. White 202

233-3005

RIN: 2900-AC79

3408. VETERANS EDUCATION; **NONPUNITIVE GRADES** 

**CFR Citation:** 38 CFR 21.4135

Completed:

| Reason                    | - Date   |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 10/08/87 | 52 | FR | 37614 |
| Final Action<br>Effective | 09/14/87 | 52 | FR | 37614 |

Small Entity: No

Agency Contact: June Schaeffer 202

233-2092

RIN: 2900-AC80

3409. DEPENDENTS' EDUCATION; **EFFECT OF THE 85-15% RATIO** REQUIREMENT

CFR Citation: 38 CFR 21,4201

Completed:

| Reason                       | Date | FR Cite                    |
|------------------------------|------|----------------------------|
| Final Action<br>Final Action |      | 52 FR 45633<br>52 FR 45633 |
| Effective                    |      |                            |

Small Entity: No

Agency Contact: June C. Schaeffer 202

233-2092

RIN: 2900-AD03

3410. EVALUATION OF HEARING LOSS

CFR Citation: 38 CFR 4.84b; 38 CFR 4.85; 38 CFR 4.86a; 38 CFR 4.87; 38 CFR 4.87a

Completed:

| Reason       | Date     | F     | R | Cite  |
|--------------|----------|-------|---|-------|
| Final Action | 11/18/87 | 52 Fi | R | 44117 |
| Final Action | 12/18/87 | 52 FI | R | 44117 |

Small Entity: No

Agency Contact: Robert M. White 202

233-3005

RIN: 2900-AD10

3411. • FREQUENCY OF PAYMENT OF IMPROVED PENSION

CFR Citation: 38 CFR 3.30 Legal Deadline: None.

Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| Final Action | 03/11/88 | 53 | FR | 7902 |
| Final Action | 03/11/88 |    |    |      |
| Effective    |          | ,  |    |      |

Small Entity: No

Agency Contact: Robert M. White, Veterans Administration, 202 233-5493

RIN: 2900-AD20

3412. ● VETERANS EDUCATION: **AMENDMENTS TO VETERANS' JOB** TRAINING ACT

Legal Authority: PL 100-77, Sec 901 **CFR Citation: 38 CFR 21.4632** 

Legal Deadline: None.

Abstract: The Stewart B. McKinney Homeless Assistance Act of 1987 contains provisions which extend the deadline for a veteran to apply for training under the Veterans' Job Training Act, and which extend the deadline for beginning the job training program to June 30, 1988. The regulation which states these two deadlines should be amended to reflect these new provisions of law.

Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action<br>Effective | 07/22/87 | 53 FR 4848 |
| Final Action              | 02/18/88 | 53 FR 4848 |

Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director for Educational Policy, and Program Administration (225), Veterans Administration, Department of Veterans Benefits, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD25

3413. ● VETERANS EDUCATION: ADMINISTRATIVE REVIEW FOR **EMPLOYERS** 

Legal Authority: 38 USC 212(a); PL 98-77 CFR Citation: 38 CFR 2.66a; 38 CFR 21.4622; 38 CFR 21.4624; 38 CFR 21.4632;

38 CFR 21.4634; 38 CFR 21.4646

Legal Deadline: None.

VA

**Completed Actions** 

**Abstract:** There are several regulations dealing with approval and withdrawal of approval of training programs under the Veterans Job Training Act. These have provided that only the Director of the VA's Vocational Rehabilitation and Education Service may review a decision concerning approval or withdrawal of approval made by the Director of a VA field station. Such a decision made by the Director of the Vocational Rehabilitation and Education Service could only be reviewed by the Deputy Chief Benefits Director for Program Management. Some employers have sought additional administrative review of decisions not to approve training programs. Some have also sought review of decisions concerning payments made to them under the Act. The appropriate regulations are amended to provide employers with the same case review as that provided to veterans, namely, appeal to the Board of Veterans Appeals.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/28/87 | 52 FR 19890 |
| NPRM Comment<br>Period End | 06/26/87 | 52 FR 19890 |
| Final Action<br>Effective  | 02/12/88 |             |
| Final Action               | 03/07/88 | 53 FR 7183  |

Small Entity: No

Agency Contact: June C. Schaeffer, Assistant Director Education, Policy and, Program Administration (225), Veterans Administration, Department of Veterans Benefits, 810 Vermont Avenue, NW, Washington, DC 20420, 202 233-2092

RIN: 2900-AD38

### 3414. VETERANS ADMINISTRATION ACQUISITION REGULATION - SPECIFICATIONS

CFR Citation: 48 CFR 810, (New); 48 CFR 836, (Revision)

Completed:

| Reason                    | Date 1   |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 03/07/88 | 53 | FR | 7183 |
| Final Action<br>Effective | 02/12/88 |    |    |      |

Small Entity: Yes

Agency Contact: Marsha J. Grogan 202 233-4340

RIN: 2900-AC38

### 3415. STANDARDS FOR CLAIMS COLLECTION; COMMITTEE ON WAIVERS AND COMPROMISES

**CFR Citation:** 38 CFR 1.900 to 1.954; 38 CFR 1.957; 38 CFR 1.963a

### Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 11/03/87 | 52 | FR | 42104 |
| Final Action<br>Effective | 12/03/87 |    |    |       |

Small Entity: No

Agency Contact: Peter T. Mulhern 202

233-3405

RIN: 2900-AC96

### 3416. UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND COOPERATIVE AGREEMENTS TO STATE AND LOCAL GOVERNMENTS

CFR Citation: 38 CFR 43.1 to 43.52

#### Completed:

| Reason                    | on Date  |    |    | Cite |  |
|---------------------------|----------|----|----|------|--|
| Final Action              | 03/11/88 | 53 | FR | 8034 |  |
| Final Action<br>Effective | 10/01/88 |    |    |      |  |

Small Entity: No

Agency Contact: Gail A. Gompf 202

233-3116

RIN: 2900-AC97

### 3417. FEES CHARGED WHEN RESPONDING TO REQUESTS FOR RECORDS

**CFR Citation:** 38 CFR 1.526; 38 CFR 1.555; 38 CFR 1.577(f)

#### Completed:

| Reason       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| Final Action | 03/31/88 | 53 | FR | 10375 |
| Final Action | 05/02/88 |    |    |       |
| Effective    |          |    |    |       |

Small Entity: No

Agency Contact: Doneld R. Howell 202

233-3648

RIN: 2900-AB18

### 3418. EXEMPTIONS FROM PUBLIC ACCESS TO AGENCY RECORDS

**CFR Citation:** 38 CFR 1.554(a)(7)

#### Completed:

| Reason                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 03/23/88 | 53 FR 9442 |
| Final Action<br>Effective | 10/27/86 |            |

Small Entity: No

Agency Contact: Doneld R. Howell 202

233-3648

RIN: 2900-AC94

### 3419. VETERANS ADMINISTRATION ACQUISITION REGULATION - SMALL BUSINESS CONCERNS

CFR Citation: 48 CFR 819, (Revision)

#### Completed:

| Reason                    | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 12/04/87 | 52 | FR | 46082 |
| Final Action<br>Effective | 11/24/87 | 52 | FR | 46082 |

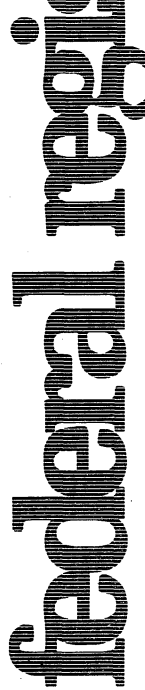
Small Entity: Yes

Agency Contact: Chris Figg 202 233-4340

RIN: 2900-AC36

[FR Doc. 88-5103 Filed 04-22-88; 8:45 am]

BILLING CODE 8320-01-T



Monday April 25, 1988

### **Part XLII**

# Department of Defense General Services Administration National Aeronautics and Space Administration

Federal Acquisition Regulation; Semiannual Regulatory Agenda

### DEPARTMENT OF DEFENSE/GENERAL SERVICES ADMINISTRATION NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (FAR)

### DEPARTMENT OF DEFENSE/GENERAL SERVICES ADMINISTRATION NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (FAR)

DEPARTMENT OF DEFENSE/GENERAL SERVICES ADMINISTRATION/NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

48 CFR Ch. I

### Semiannual Agenda

AGENCIES: Department of Defense (DOD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

**ACTION:** Semiannual agenda.

SUMMARY: This agenda provides summary descriptions of regulations being developed by the Civilian Agency Acquisition Council and the Defense Acquisition Regulatory Council, in compliance with Executive Order 12291, Federal Regulation. This agenda is being published to allow interested persons an opportunity to participate in the rulemaking process.

The FAR Secretariat has attempted to list all regulations pending at the time of publication, except for minor and routine or repetitive actions, however, unanticipated requirements may result in the issuance of regulations that are not included in this agenda. There is no legal significance to the omission of an item from this listing. Also, the dates shown for the steps of each action are estimated and are not commitments to act on or by the dates shown.

### FOR FURTHER INFORMATION CONTACT: Margaret A. Willis, FAR Secretariat, (202) 523-4755.

SUPPLEMENTARY INFORMATION: DOD, GSA, and NASA, under their several statutory authorities, jointly issue and maintain the Federal Acquisition Regulation (FAR) and prescribe the FAR system. Revisions to the FAR are made through periodic issuance of Federal Acquisition Circulars (FAC's). None of the regulations listed in this agenda are considered major under Executive Order 12291, Federal Regulation.

Dated: March 8, 1988.

Harry S. Rosinski,

Acting Director, Office of Federal Acquisition and Regulatory Policy.

### **Proposed Rule Stage**

| Se-<br>quence<br>Number |                                  | Title                        |    | Regulation<br>Identifier<br>Number |
|-------------------------|----------------------------------|------------------------------|----|------------------------------------|
| 3420                    | Amendment to Federal Acquisition | on Regulation (FAR Case 87-4 | 3) | <br>9000-AC06                      |

### Final Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3421                    | Federal Acquisition Regulation (FAR) - Federal Acquisition Circular 84-10(FAR Case 85-32) | 9000-AA00                          |
| 3422                    | Federal Acquisition Regulation (FAR) - Federal Acquisition Circular 84-9                  | 9000-AA01                          |
| 3423                    | Federal Acquisition Regulation (FAR) - Federal Acquisition Circular 84-11(FAR Case 85-38) | 9000-AA02                          |
| 3424                    | Amendment to Federal Acquisition Regulation (FAR Case 84-53)                              |                                    |
| 3425                    | Amendment to Federal Acquisition Regulation (FAR Case 84-45)                              | 9000-AA29                          |
| 3426                    | Amendment to Federal Acquisition Regulation (FAR Case 85-16)                              |                                    |
| 3427                    | Federal Acquisition Regulation (FAR) FAR Case 85-63                                       | 9000-AA49                          |
| 3428                    | Federal Acquisition Regulation (FAR) - FAR Case 85-32                                     | 9000-AA68                          |
| 3429                    | Federal Acquisition Regulation (FAR) - FAR Case 85-43                                     | 9000-AA69                          |
| 3430                    | Federal Acquisition Regulation (FAR) - FAR Case 85-47                                     | 9000-AA73                          |
| 3431                    | Amendment to Federal Acquisition Regulation (FAR Case 86-12)                              | 9000-AA97                          |
| 3432                    | Amendment to Federal Acquisition Regulation (FAR Case 86-18)                              | 9000-AB03                          |
| 3433                    | Amendment to Federal Acquisition Regulation (FAR Case 86-23)                              | 9000-AB08                          |
| 3434                    | Amendment to Federal Acquisition Regulation (FAR Case 86-24)                              | 9000-AB09                          |
| 3435                    | Amendment to Federal Acquisition Regulation (FAR Case 86-32)                              | 9000-AB17                          |
| 3436                    | Amendment to Federal Acquisition Regulation (FAR Case 86-33)                              | 9000-AB18 .                        |
| 3437                    | Amendment to Federal Acquisition Regulation (FAR Case 86-34)                              | 9000-AB19                          |
| 3438                    | Amendment to Federal Acquisition Regulation (FAR Case 86-35)                              |                                    |
| 3439                    | Amendment to Federal Acquisition Regulation (FAR Case 86-51)                              | 9000-AB37                          |
| 3440                    | Amendment to Federal Acquisition Regulation (FAR Case 86-54)                              |                                    |
| 3441                    | Amendment to Federal Acquisition Regulation (FAR Case 86-58)                              |                                    |
| 3442                    | Amendment to Federal Acquisition Regulation (FAR Case 86-64)                              |                                    |
| 3443                    | Amendment to Federal Acquisition Regulation (FAR Case 86-68)                              |                                    |
| 3444                    | Amendment to Federal Acquisition Regulation (FAR Case 86-67)                              |                                    |
| 3445                    | Amendment to Federal Acquisition Regulation (FAR Case 86-69)                              | 9000-AB55                          |

### Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3446                    | Amendment to Federal Acquisition Regulation (FAR Case 86-52) | 9000-AB60                          |
| 3447                    | Amendment to Federal Acquisition Regulation (FAR Case 86-57) | 9000-AB61                          |
| 3448                    | Amendment to Federal Acquisition Regulation (FAR Case 87-13) | 9000-AB73                          |
| 3449                    | Amendment to Federal Acquisition Regulation (FAR Case 87-14) | 9000-AB74                          |
| 3450                    | Amendment to Federal Acquisition Regulation (FAR Case 87-15) | 9000-AB75                          |
| 3451                    | Amendment to Federal Acquisition Regulation (FAR Case 87-16) | 9000-AB76                          |
| 3452                    | Amendment to Federal Acquisition Regulation (FAR Case 87-12) | 9000-AB79                          |
| 3453                    | Amendment to Federal Acquisition Regulation (FAR Case 87-18) | 9000-AB80                          |
| 3454                    | Amendment to Federal Acquisition Regulation (FAR Case 87-19) | 9000-AB81                          |
| 3455                    | Amendment to Federal Acquisition Regulation (FAR Case 87-22) | 9000-AB82                          |
| 3456                    | Amendment to Federal Acquisition Regulation (FAR Case 87-24) | 9000-AB83                          |
| 3457                    | Amendment to Federal Acquisition Regulation (FAR Case 87-25) | 9000-AB84                          |
| 3458                    | Amendment to Federal Acquisition Regulation (FAR Case 87-33) | 9000-AB88                          |
| 3459                    | Amendment to Federal Acquisition Regulation (FAR Case 87-34) | 9000-AB97                          |
| 3460                    | Amendment to Federal Acquisition Regulation (FAR Case 87-36) | 9000-AB99                          |
| 3461                    | Amendment to Federal Acquisition Regulation (FAR Case 87-37) | 9000-AC00                          |
| 3462                    | Amendment to Federal Acquisition Regulation (FAR Case 87-39) | 9000-AC02                          |
| 3463                    | Amendment to Federal Acquisition Regulation (FAR Case 87-41) | 9000-AC04                          |
| 3464                    | Amendment to Federal Acquisition Regulation (FAR Case 87-42) | 9000-AC05                          |
| 3465                    | Amendment to Federal Acquisition Regulation (FAR Case 87-45) | 9000-AC08                          |
| 3466                    | Amendment to Federal Acquisition Regulation (FAR Case 87-47) | 9000-AC10                          |
| 3467                    | Amendment to Federal Acquisition Regulation (FAR Case 87-48) | 9000-AC11                          |
| 3468                    | Amendment to Federal Acquisition Regulation (FAR Case 87-49) | 9000-AC12                          |
| 3469                    | Amendment to Federal Acquisition Regulation (FAR Case 87-50) | 9000-AC13                          |
| 3470                    | Amendment to Federal Acquisition Regulation (FAR Case 87-51) | 9000-AC14                          |
| 3471                    | Amendment to Federal Acquisition Regulation (FAR Case 87-52) | 9000-AC15                          |
| 3472                    | Amendment to Federal Acquisition Regulation (FAR Case 87-53) | 9000-AC16                          |
| 3473                    | Amendment to Federal Acquisition Regulation (FAR Case 87-54) | 9000-AC17                          |

### **Completed Actions**

| Se-<br>quence<br>Number | Title  | Regulation Identifier Number |
|-------------------------|--|------------------------------|
| 0474                    | A  | 0000 4440                    |
| 3474                    | Amendment to Federal Acquisition Regulation (FAR Case 83-7)      | 9000-AA12                    |
| 3475                    | Amendment to Federal Acquisition Regulation (FAR Case 84-31)     | 9000-AA26                    |
| 3476                    | Federal Acquisition Regulation (FAR) - FAR Case 85-75            | 9000-AA61                    |
| 3477                    | Amendment to Federal Acquisition Regulation (FAR Case 84-30)     | 9000-AA93                    |
| 3478                    | Amendment to Federal Acquisition Regulation (FAR Case 85-25)     | 9000-AA95                    |
| 3479                    | Amendment to Federal Acquisition Regulation (FAR Case 86-31)     | 9000-AB16                    |
| 3480                    | Amendment to Federal Acquisition Regulation (FAR Case 86-59)     | 9000-AB45                    |
| 3481                    | Amendment to the Federal Acquisition Regulation (FAR Case 86-65) | 9000-AB51                    |
| 3482                    | Amendment to Federal Acquisition Regulation (FAR Case 87-30)     | 9000-AB85                    |
| 3483                    | Amendment to Federal Acquisition Regulation (FAR Case 87-31)     | 9000-AB86                    |
| 3484                    | Amendment to Federal Acquisition Regulation (FAR Case 87-32)     | 9000-AB87                    |
| 3485                    | Amendment to Federal Acquisition Regulation (FAR Case 87-26)     | 9000-AB93                    |
| 3486                    | Amendment to Federal Acquisition Regulation (FAR Case 87-27)     | 9000-AB94                    |
| 3487                    | Amendment to Federal Acquisition Regulation (FAR Case 87-28)     | 9000-AB95                    |
| 3488                    | Amendment to Federal Acquisition Regulation (FAR Case 87-29)     | 9000-AB96                    |
| 3489                    | Amendment to Federal Acquisition Regulation (FAR Case 87-35)     | 9000-AB98                    |
| 3490                    | Amendment to Federal Acquisition Regulation (FAR Case 87-38)     | 9000-AD98                    |
| 3490                    | Amendment to Federal Acquisition Regulation (FAR Case 87-30)     | 9000-AC01                    |
|                         | Americanent to recertal Acquisition negulation (FAR Case 87-40)  |                              |
| 3492                    | Amendment to Federal Acquisition Regulation (FAR Case 87-44)     | 9000-AC07                    |
| 3493                    | Amendment to Federal Acquisition Regulation (FAR Case 87-46)     | 9000-AC09                    |

### DEPARTMENT OF DEFENSE/GENERAL SERVICES ADMINISTRATION NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (FAR)

### **Proposed Rule Stage**

### 3420. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-43)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 30; 48 CFR 31

Legal Deadline: None.

Abstract: To invite comments concerning the development of changes to the FAR on the allowability of costs incident to mergers and other business combinations.

### Timetable:

| Action | · Date   | F    | R | Cite  |
|--------|----------|------|---|-------|
| ANPRM  | 10/28/87 | 52 F | R | 41474 |
| NPRM   | 00/00/00 |      |   |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA

Date

**FR Cite** 

(FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC06

### DEPARTMENT OF DEFENSE/GENERAL SERVICES ADMINISTRATION NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (FAR)

Final Rule Stage

3421. FEDERAL ACQUISITION REGULATION (FAR) - FEDERAL ACQUISITION CIRCULAR 84-10(FAR CASE 85-32)

**Legal Authority:** 40 USC 486 (c); 42 USC 2473 (c); 10 USC Chapter 137

**CFR Citation:** 48 CFR 7; 48 CFR 15; 48 CFR 19; 48 CFR 34; 48 CFR 52

Legal Deadline: Statutory, May 1, 1985.

Abstract: (1) Implement Sec. 1213 of Pub. L. 98-525 and Sec. 201 of Pub. L. 98-577 by (a) requiring that the contracting officer, prior to contracting, review the acquisition history of the supplies or services and the description of the supplies, and (b) specifying new requirements applicable to planning for the solicitation of a major system production contract; (2) Implement Sec. 1245 of Pub. L. 98-525 and Sec. 501 of Pub. L. 98-577 by specifying that offerors/contractors (a) are required to distribute costs within contracts on a basis that ensures that unit prices of supplies are in proportion to the item's base cost, (b) may be required to identify supplies that they will not manufacture or to which they will not contribute significant value, and (c) are required to flow the requirement down to subcontractors; (3) Implement Sec. 1216 of Pub. L. 98-525 and Sec. 204 of Pub. L. 98-577 by requiring offerors/contractors in certain acquisitions to certify that the prices offered for those items of supply that the contractor offers for sale to the public are no higher than any lower price charged to any other customer during the preceding 60 days, or submit a written justification for any (cont)

| • | *1 | "  | C | la | ı | IÇ. |
|---|----|----|---|----|---|-----|
| Δ | _  | ŧi | ^ | n  |   |     |

| Interim Final<br>Rule   | 07/03/85 | 50 | FR | 27560 |
|---|----------|----|----|-------|
| Final Action FAR<br>Case 85-23,<br>Small Business<br>Subcontracting<br>Policy | 07/29/86 | 51 | FR | 27114 |
| Final Action FAR<br>Case 85-28,<br>Integrity of Unit<br>Prices                | 07/29/86 | 51 | FR | 27114 |
| Final Action FAR<br>Case 85-11,<br>Definition of<br>Major System              | 07/29/86 | 51 | FR | 27114 |
| Final Action FAR<br>Case 85-30,<br>Planning for<br>Future<br>Competition      | 07/29/86 | 51 | FR | 27114 |
| Final Action  | 00/00/00 |    |    |       |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: differences; (4) Implement Sec. 402 of Pub. L. 98-577 by (a) widening the area where subcontracting possibilities are considered to exist, (b) further specifying the types of acquisitions that are to be considered for contracting and subcontracting with small and small disadvantaged business concerns, and (c) stating the policy of the United States that its prime contractors establish procedures to ensure timely payments to small and small disadvantaged subcontractors; and (5) Implement Sec. 1211 of Pub. L. 98-525 and Sec. 102 of Pub. L. 98-577 by specifying a definition of "major

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat),

18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA00

### 3422. FEDERAL ACQUISITION REGULATION (FAR) - FEDERAL ACQUISITION CIRCULAR 84-9

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

**CFR Citation:** 48 CFR 12; 48 CFR 33; 48 CFR 52

Legal Deadline: None.

Abstract: To revise the FAR to comply with revised Department of Justice advice concerning the General Accounting Office (GAO) "stay" provisions in 31 U.S.C. 3553(c) and (d) and the GAO "damages" provision in 31 U.S.C. 3554(c) regarding payment of costs of filing and pursuing a protest and preparing the bid and proposal.

### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 06/20/85 | 50 FR 25680 |
| Final Action          | 00/00/00 |             |

Small Entity: Undetermined

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA01

### 3423. FEDERAL ACQUISITION REGULATION (FAR) - FEDERAL ACQUISITION CIRCULAR 84-11(FAR CASE 85-38)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

Final Rule Stage

**CFR Citation:** 48 CFR 3; 48 CFR 7; 48 CFR 9; 48 CFR 14; 48 CFR 15; 48 CFR 52

Legal Deadline: Statutory, May 1, 1985.

Abstract: To revise the FAR to (1) Prohibit contractors and subcontractors from asserting or agreeing to unreasonable restrictions on direct sales by subcontractors to the Government; (2) Prescribe policies, procedures, and a solicitation provision for gathering and using information from offerors to assist the Government in planning the most advantageous quantities in which supplies should be purchased; and (3) Prescribe policies. procedures, and a solicitation provision regarding the establishment and enforcement of qualification requirements for sources and products.

#### Timetable:

| · ·····c·tabic·                                     |          |             |
|---|----------|-------------|
| Action  | Date     | FR Cite     |
| Interim Final<br>Rule                               | 09/30/85 | 50 FR 35474 |
| Final Action FAR<br>Case 85-37<br>Unreasonable      | 07/29/86 | 51 FR 27114 |
| Restrictions on<br>Subcontractor<br>Sales           |          |             |
| Final Action FAR<br>Case 85-36<br>Economic<br>Order | 08/12/87 | 52 FR 30074 |

Small Entity: Undetermined

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

00/00/00

**RIN:** 9000-AA02

Final Action

### 3424. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 84-53)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 22 Legal Deadline: None.

Abstract: Amend the Federal Acquisition Regulation to bring the FAR into conformance with section 8(b)(7) of the Small Business Act with the award of a contract to a small business pending final determination of its eligibility for award under the Walsh-Healey Public Contracts Act.

#### Timetable:

| I IIII CLUDIC. |  |          |         |  |  |  |  |  |
|----------------|--|----------|---------|--|--|--|--|--|
| Action         |  | Date     | FR Cite |  |  |  |  |  |
| Final Action   |  | 00/00/00 |         |  |  |  |  |  |

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC

Small Entity: Undetermined

20405, 202 523-4755 RIN: 9000-AA24

### 3425. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 84-45)

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 3 Legal Deadline: None.

Abstract: Amend the Federal Acquisition Regulation to implement OFPP Letter 84-1 on Federally Funded Research and Development Centers.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: Undetermined

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Steets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA29

### 3426. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 85-16)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 14; 48 CFR 52

Legal Deadline: None.

Abstract: Amend the Federal Acquisition Regulation to provide guidance under the rules of sealed bidding with respect to acceptable evidence in establishing the date of mailing of a late bid.

### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM .                     | 03/22/85 | 50 FR | 11522 |
| NPRM Comment<br>Period End | 05/21/85 |       |       |
| Final Action               | 00/00/00 | -     |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA35

### 3427. FEDERAL ACQUISITION REGULATION (FAR) FAR CASE 85-63

Legal Authority: 40 USC 486 (c); 10 USC Chapter 137; 42 USC 2473 (c)

CFR Citation: 48 CFR 31

Legal Deadline: Statutory, April 7, 1986.

Abstract: Amend the FAR to provide that any cost made specifically unallowable under FAR 31.205, Selected costs; cannot be allowed under any other section of FAR Subpart 31.2, Contracts with Commercial Organizations.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/30/87 | 52 FR 15884 |
| NPRM Comment<br>Period End | 06/29/87 |             |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS - FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA49

### 3428. FEDERAL ACQUISITION REGULATION (FAR) - FAR CASE 85-32

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137, 42 USC 2473(c)

**CFR Citation:** 48 CFR 15; 48 CFR 52

**Legal Deadline:** Statutory, October 18, 1986. October 18, 1986 (Public Law 99-500) May 1, 1985 (Public Law 98-577)

Abstract: Amend the FAR to implement Sec. 926 of Public Law 99-500 and Sec. 204 of Public Law 98-577, by requiring offerors in certain noncompetitive acquisitions to certify that prices offered for spare or repair parts that the contractor offers for sale to the public are no higher than the lowest commercial price at which such parts were sold during the most recent regular monthly, quarterly, or other period (but not less than 30 days) in duration for which sales data are reasonably available, or submit a written justification for any differences.

Final Rule Stage

| Timetable:            |          |    |    |       |
|-----------------------|----------|----|----|-------|
| Action                | Date     |    | FR | Cite  |
| Interim Final<br>Rule | 07/03/85 | 50 | FR | 27560 |
| Final Action          | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS - FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA68

### 3429. FEDERAL ACQUISITION REGULATION (FAR) - FAR CASE 85-43

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 47; 48 CFR 52

Legal Deadline: None.

**Abstract:** Amend the FAR to alleviate inequities in contract clauses regarding FOB origin.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 11/22/85 | 50 FR 48332 |
| NPRM Comment<br>Period End | 01/21/86 |             |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS - FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA69

### 3430. FEDERAL ACQUISITION REGULATION (FAR) - FAR CASE 85-47

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 27; 48 CFR 52

Legal Deadline: Statutory, November 1,

Abstract: Amend the FAR to implement Pub L 98-525 and Pub L 98-577 concerning the validation of restrictive markings on technical data delivered by a contractor to the Government.

### Timetable:

| Action                     | Date      |    | FR | Cite  |
|----------------------------|-----------|----|----|-------|
| NPRM                       | 10/03/85  | 50 | FR | 40416 |
| NPRM Comment<br>Period End | .01/09/86 | 50 | FR | 45442 |
| Final Action               | 00/00/00  |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS - FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA73

### 3431. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-12)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

CFR Citation: 48 CFR 53 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to revise Standard Form 1417 to eliminate unnecessary delays in securing solicitation documents by requiring construction contractors to obtain a certified check or cashiers check.

#### Timetable:

| Action       | Date     | FR Cite | - |
|--------------|----------|---------|---|
| Final Action | 00/00/00 |         |   |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA97

### 3432. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-18)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

CFR Citation: 48 CFR 8 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to clarify Federal Prison Industries' priority status in the acquisition of services.

#### Timetable:

| Action                     | Date        |    | FR  | Cite  |   |
|----------------------------|-------------|----|-----|-------|---|
| NPRM                       | 06/12/86    | 51 | FR  | 21496 | • |
| NPRM Comment<br>Period End | 08/11/86    |    |     |       |   |
| Final Action               | 00/00/00    |    |     |       |   |
| Small Entity: U            | ndetermined |    |     |       |   |
| Agonou Contos              | 4. Manaaa   |    | TA7 | :11:_ |   |

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat),

18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB03

### 3433. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-23)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

**CFR Citation:** 48 CFR 13; 48 CFR 19; 48 CFR 20; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to provide for the use of small purchase procedures in awarding set-aside contracts between \$10,000 and \$25,000.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/26/86 | 51 | FR | 23396 |
| NPRM Comment<br>Period End | 07/28/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB08

### 3434. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-24)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

**CFR Citation:** 48 CFR 19; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to clarify in the small business set-aside notice that an acquisition is to be made only from a small business concern furnishing a product manufactured in the U.S., its territories, or possessions, Puerto Rico, or the Trust Territory of the Pacific Islands.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/29/86 | 51 | FR | 27129 |
| NPRM Comment<br>Period End | 09/29/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Final Rule Stage

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB09

### 3435. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-32)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

**CFR Citation: 48 CFR 15; 48 CFR 53** 

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to ensure that the contracting officer and the authorized representative have access to all the data which impacts contract price.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/26/86 | 51 | FR | 23396 |
| NPRM Comment<br>Period End | 08/25/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB17

### 3436. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-33)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

**CFR Citation: 48 CFR 48; 48 CFR 52** 

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to incorporate changes to provide improved value engineering coverage.

#### Timetable:

| Action                     | Date     |    | FR | Cîte  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/02/86 | 51 | FR | 31197 |
| NPRM Comment<br>Period End | 10/02/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat),

18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB18

### 3437. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-34)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

CFR Citation: 48 CFR 30 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to delete the requirement to use state rates in discounting certain self-insured losses to present value.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/08/86 | 51 | FR | 24788 |
| NPRM Comment<br>Period End | 09/08/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB19

### 3438. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-35)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

CFR Citation: 48 CFR 30 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to increase the minimum acquisition cost criterion for capitalization purposes from \$1,000 to \$1,500.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/09/86 | 51 FR 24971 |
| NPRM Comment<br>Period End | 09/08/86 |             |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat),

18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB20

### 3439. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-51)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 14; 48 CFR 15; 48 CFR 32; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR regarding penalties charged under DOD contracts for submission of defective cost or pricing data and interest charged from the date of overpayment on all Government contracts in defective pricing cases.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 | ····    |

Small Entity: Undetermined

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB37

### 3440. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-54)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 15 Legal Deadline: None.

Abstract: To amend the FAR to permit the use of letter requests for proposals for sole source acquisitions.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/15/86 | 51 | FR | 36777 |
| NPRM Comment<br>Period End | 12/15/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB40

FAR Final Rule Stage

### 3441. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-58)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 52 Legal Deadline: None.

Abstract: To amend the FAR to (1) clarify service of protest requirements and (2) provide for designation of officials or locations where an information copy of the protest must be delivered.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/25/86 | 51 | FR | 42805 |
| NPRM Comment<br>Period End | 01/26/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB44

### 3442. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-64)

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 13 Legal Deadline: None.

Abstract: To amend the FAR to implement OMB Circular A-125 and EO 12352, Task Group 5, Module 7, regarding Fast Pay procedures.

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM ·                     | 12/09/86 | 51 | FR | 44410 |
| NPRM Comment<br>Period End | 02/09/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB50

### 3443. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-68)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 45; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to provide a clearer statement of what constitutes special versus general purpose test equipment.

#### Timetable:

| Action -                   | Date     | FR Cite   |
|----------------------------|----------|-----------|
| NPRM                       | 02/09/87 | 52 FR 408 |
| NPRM Comment<br>Period End | 04/10/87 |           |
| Final Action               | 00/00/00 |           |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB53

### 3444. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-67)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 9; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to clarify what constitutes a "qualification requirement" and to whom or what it applies.

### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/09/87 | 52 | FR | 4082 |
| NPRM Comment<br>Period End | 04/10/87 |    |    |      |
| Final Action               | 00/00/00 |    |    |      |
| O                          |          |    |    |      |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB54

### 3445. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-69)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 15; 48 CFR 31; 48

Legal Deadline: None.

Abstract: To amend the FAR to include more specific regulatory coverage concerning the termination of overfunded defined benefit pension plans and the resultant employer withdrawal of excess pension fund assets.

### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/09/87 | 52 FR 4084 |
| NPRM Comment<br>Period End | •        |            |
| Final Action               | 00/00/00 |            |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB55

### 3446. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-52)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 17; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to clarify when agencies should evaluate offers for option quantities in awarding the basic contract and when exercise of an option will satisfy the requirements of full and open competition contained in Part 6 of the FAR.

### Timetable:

| Action                     | Date     | FR Cite    |    |
|----------------------------|----------|------------|----|
| NPRM                       |          | 51 FR 3945 | 56 |
| NPRM Comment<br>Period End | 12/29/86 |            |    |
| Final Action               | 00/00/00 |            |    |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB60

Final Rule Stage

### 3447. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-57)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 7 Legal Deadline: None.

Abstract: To amend the FAR to require contracting officers to address in acquisition plans how subcontract competition will be sought, promoted, and sustained throughout an acquisition.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 10/28/86 | 51 | FR | 39456 |
| NPRM Comment<br>Period End | 12/29/86 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB61

### 3448. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-13)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 5; 48 CFR 13; 48 CFR 19; 48 CFR 52

Legal Deadline: Statutory, April 16, 1987.

Abstract: To amend the Federal Acquisition Regulation to (1) raise the threshold for publicizing proposed acquisitions, other than sole source acquisitions, from \$10,000 to \$25,000, (2) require posting of notices of solicitations expected to exceed \$10,000 but not to exceed \$25,000, and (3) raise the limitation for small business, small purchase set-asides from \$10,000 to \$25,000.

### Timetable:

| Action                 | Date     | FR Cite     |
|------------------------|----------|-------------|
| Interim Final<br>Rule  | 06/09/87 | 52 FR 21885 |
| Comment Period-<br>End | 08/10/87 | 52 FR 21885 |
| Final Action           | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA

(FAR), CSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB73

### 3449. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-14)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 6

Legal Deadline: Statutory, April 16, 1987.

Abstract: To amend the Federal Acquisition Regulation to expand the authority for DoD and NASA to contract without providing for full and open competition if the supplies or services being contracted for are available from only one or a limited number of responsible sources.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 06/09/87 | 52 FR 21885 |
| Comment Period<br>End | 08/10/87 | 52 FR 21885 |
| Final Action          | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB74

### 3450. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-15)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 15

Legal Deadline: Statutory, April 16, 1987.

Abstract: To amend the FAR requirements regarding the prevention of unit price distortions and identification of supplies that offerors will not manufacture, so that for DoD and NASA, they no longer will apply to commercial items where the price is based on an established catalog or market price.

### Timetable:

| Action       |    | Date     | FR    | Cite  |
|--------------|----|----------|-------|-------|
| Interim Fina | al | 06/09/87 | 52 FR | 21885 |
| ·Ruta        |    |          |       |       |

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| Comment Period<br>End | 08/10/87 | 52 | FR | 21885 |
| Final Action          | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW; Washington, DC 20405, 202 523-4755

RIN: 9000-AB75

### 3451. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-16)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 15; 48 CFR 52 Legal Deadline: Statutory, April 16, 1987.

Abstract: To amend the FAR to require contracting officers to use quality as well as cost or price as an evaluation factor in procurements.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 06/09/87 | 52 FR 21885 |
| Comment Period<br>End | 08/10/87 | 52 FR 21885 |
| Final Action          | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB76

### 3452. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-12)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 5; 48 CFR 6; 48 CFR 35

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation pertaining to research and development contracting procedures.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 05/06/87 | 52 | FR | 17280 |
| NPRM Comment | 07/06/87 |    |    |       |
| Period End   |          |    |    |       |

Final Rule Stage

| Action       | Date     | FR Cite | - |
|--------------|----------|---------|---|
| Final Action | 00/00/00 |         |   |

Final Action

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB79

### 3453. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-18)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 31 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to clarify allowability policy concerning trade, business, technical and professional activity costs.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM ·                     | 05/13/87 | 52 | FR | 18158 |
| NPRM Comment<br>Period End | 07/13/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat). 18th & F Streets, NW, Washington, DC 20405, 202 523-4766

RIN: 9000-AB80

### 3454. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-19)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 31 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to clarify the allowability of extraordinary compensation and certain organization costs incurred in connection with mergers and other business combinations.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/13/87 | 52 | FR | 18158 |
| NPRM Comment<br>Period End | 07/13/87 |    |    |       |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW', Washington, DC 20405, 202 523-4755

RIN: 9000-AB81

### 3455. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-22)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 15; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to incorporate amendments to the Truth in Negotiations Act required by Section 952 of the Defense Acquisition Improvement Act of 1966 (Pub. L. 99-500).

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/14/87 | 52 | FR | 26446 |
| NPRM Comment<br>Period End | 09/14/87 |    |    |       |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB82

### 3456. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-24)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 9; 48 CFR 44; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation concerning debarment and suspension procedures.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/31/87 | 52 FR 28642 |
| NPRM Comment<br>Period End | 09/28/87 |             |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB83

### 3457. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-25)**

Legal Authority: 40 USC 486(c): 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 47; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation concerning guaranteed maximum shipping weights and dimensions.

### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/21/87 | 52 FR 31722 |
| NPRM Comment<br>Period End | 10/20/87 | •           |
| Final Action               | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/CSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB84

### 3458. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-33)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 31 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to delete certain language affecting severance pay.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 09/17/87 | 52 FR 35191 |
| Final Action | 00/00/00 | •           |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB88

Final Rule Stage

### 3459. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-34)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 29; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to implement agency agreements with the State of New Mexico that provide for use of "Nontangible Transaction Certificates" by Government cost reimbursement contractors when they purchase tangible property.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 09/24/87 | 52 | FR | 35996 |
| Final Action | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB97

### 3460. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-36)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 45 Legal Deadline: None.

Abstract: To amend the FAR to clarify the property records maintenance responsibilities of contractors in possession of Government property.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 10/07/87 | 52 FR | 37595 |
| Final Action | 00/00/00 |       |       |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB99

### 3461. • AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-37)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 14; 48 CFR 15; 48 CFR 52; 48 CFR 53

Legal Deadline: None.

Abstract: To amend the FAR to provide a simplified contract format and allow annual submission of contractor's representations and certifications.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| NPRM         | 10/27/87 | 52 FR | 41390 |
| Final Action | 00/00/00 |       |       |

Small Entity: Undetermined

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC00

### 3462. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-39)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 14; 48 CFR 19; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to implement amendments made to sections 8 and 15 of the Small Business Act by section 921, Pub. L. 99-661. The revisions (i) adopt the statutory prohibition against award of set-aside and 8(a) contracts at a price exceeding fair market price; (ii) require that a fair proportion of Government contracts within each industrial category be awarded to small business concerns: and (iii) implement statutory restrictions concerning the extent of subcontracting permitted under set-aside and 8(a) contracts.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 10/14/87 | 52 FR 38188 |
| Final Action          | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC02

### 3463. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-41)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 53 Legal Deadline: None.

Abstract: To amend the FAR to prescribe and illustrate the latest edition of Standard Form 1409, Abstract of Offers, and Standard Form 1409A, Abstract of Offers-Continuation Sheet.

#### Timetable:

| Action       | Date     | FR | Cite |
|--------------|----------|----|------|
| Final Action | 00/00/00 | •  |      |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC04

### 3464. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-42)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 5 Legal Deadline: None.

Abstract: To amend the FAR to make optional the synopsizing of advance notices of interest in research and development fields, and to clarify the purpose of such notices.

### Timetable:

| Action       | Date     | FF    | R Cite  |
|--------------|----------|-------|---------|
| NPRM         | 11/05/87 | 52 FF | R 42519 |
| Final Action | 00/00/00 |       |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC05

### 3465. • AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-45)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 31 Legal Deadline: None.

Final Rule Stage

Abstract: To amend the FAR to make allowable reasonable costs incurred to promote American aerospace exports at domestic and international exhibits.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/03/87 | 52 FR 46043 |
| Final Action | 00/00/00 |             |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC08

### 3466. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-47)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 14 Legal Deadline: None.

Abstract: To amend the FAR to clarify the existing coverage concerning delegation of authority to make determinations allowing withdrawal of bids.

### Timetable:

| Timotable.   |          |         |
|--------------|----------|---------|
| Action       | Date     | FR Cite |
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC10

### 3467. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-48)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 7 Legal Deadline: None.

Abstract: To amend the FAR to change the basis for making a cost comparison study from the \$100,000 dollar threshold to the threshold of 10 full-time equivalents as defined and prescribed in OMB Circular A-76.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC11

### 3468. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-49)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 13

Legal Deadline: None.

Abstract: To amend the FAR to provide for a determinable delivery date vice a definite calendar date for purchase orders.

#### Timetable:

| Action       | Date     | FR | Cite |   |
|--------------|----------|----|------|---|
| Final Action | 00/00/00 |    |      | _ |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC12

### 3469. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-50)

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 7; 48 CFR 10

Legal Deadline: None.

Abstract: To amend the FAR to include Governmentwide policies and procedures regarding the use of acquisition streamlining efforts to more efficiently and effectively use resources to develop, produce, or display quality systems.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 01/04/88 | 53 | FR | 100  |
| Final Action | 00/00/00 |    |    |      |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), CSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC13

### 3470. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-51)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 28; 48 CFR 37; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to prescribe uniform procedures regarding nonpersonal services contracts for health care services.

#### Timetable:

| Action       | Date      | FR    | Cite |
|--------------|-----------|-------|------|
| NPRM         | 01/27/88  | 53 FR | 2464 |
| Final Action | -00/00/00 |       |      |

Small Entity: No

Agency Contact: Margaret A. Willis. FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC14

### 3471. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-52)

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 14; 48 CFR 15; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to eliminate conflicting instructions regarding the proper Uniform Contract Format location for provisions and clauses incorporated by reference.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC15

Final Rule Stage

### 3472. ● AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 87-53)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 52 Legal Deadline: None.

Abstract: To amend the FAR to eliminate GSA's Business Service Centers' addresses, telephone numbers, and areas of service which frequently require updating.

### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 00/00/00 |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC16

### 3473. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR **CASE 87-54)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 32; 48 CFR 33

Legal Deadline: None.

Abstract: To amend the FAR to clarify the policy of the Government concerning demands for payment of contract debts owed to the Government.

#### Timetable:

| Action       | Date     |    | FR | Cite |
|--------------|----------|----|----|------|
| NPRM         | 01/28/88 | 53 | FR | 2577 |
| Final Action | 00/00/00 |    |    |      |

Smail Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC17

### DEPARTMENT OF DEFENSE/GENERAL SERVICES ADMINISTRATION NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (FAR)

**Completed Actions** 

### 3474. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 83-7)**

Legal Authority: 40 USC 486(c): 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 22 Legal Deadline: None.

Abstract: Amend the Federal Acquisition Regulation to provide Governmentwide acquisition policy with respect to labor standards for contracts involving construction.

### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 11/03/86 | 51 | FR | 39965 |
| NPRM Comment | 02/02/87 |    |    |       |

Final Action 02/18/88 53 FR 4934

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA12

### 3475. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 84-31)**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 32 Legal Deadline: None.

Abstract: Amend the Federal Acquisition Regulation to implement the Debt Collection Act.

### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Withdrawn     | 07/31/87 |         |
| Small Entity: | · No     |         |

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA26

### 3476, FEDERAL ACQUISITION **REGULATION (FAR) - FAR CASE 85-75**

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 45; 48 CFR 52

Legal Deadline: None.

Abstract: Amend the FAR to clarify the contractor's responsibility for Government-furnished property under service contracts performed at Government installations.

### Timetable:

| Action                     | Date     |    | FR | Cite | . : |
|----------------------------|----------|----|----|------|-----|
| NPRM                       | 02/21/86 | 51 | FR | 6360 |     |
| NPRM Comment<br>Period End | 04/22/86 |    |    |      |     |
| Final Action               | 01/11/88 | 53 | FR | 660  |     |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA

(FAR), GSA (VRS - FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA61

### 3477. AMENDMENT TO FEDERAL **ACQUISITION REGULATION (FAR CASE 84-30)**

Legal Authority: 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

CFR Citation: 48 CFR 32; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to adopt as Subpart 32.9, Prompt Payment, the provisions of the Prompt Payment Act (Pub. L. 97-177) and the related OMB Circular A-125 "Prompt Payment" and attachments 1 and 2 of that Circular.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/18/87 | 52 | FR | 8576 |
| NPRM Comment<br>Period End | 05/18/87 | ٠. |    |      |
| Final Action               | 02/08/88 | 53 | FR | 3688 |
|                            | ,        |    |    |      |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA93

**Completed Actions** 

### 3478. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 85-25)

**Legal Authority:** 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

CFR Citation: 48 CFR 1 Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to provide uniform guidance concerning ratification of unauthorized commitments.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/18/86 | 51 | FR | 9429 |
| NPRM Comment<br>Period End |          |    | •  |      |
| Final Action               | 02/08/88 | 53 | FR | 3688 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AA95

### 3479. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-31)

Legal Authority: 40 USC 486(c); 42 USC 2473(c); 10 USC Chapter 137

**CFR Citation:** 48 CFR 1; 48 CFR 15; 48 CFR 30; 48 CFR 31; 48 CFR 52; 48 CFR 53

Legal Deadline: None.

Abstract: To amend the Federal Acquisition Regulation to incorporate the Cost Accounting Standards and certain rules and regulations promulgated by the CAS Board under Pub. L. 91-379.

### Timetable:

| Action .                   | Date      |    | FR | Cite  |
|----------------------------|-----------|----|----|-------|
| NPRM                       | 06/03/86- | 51 | FR | 20238 |
| NPRM Comment<br>Period End | 08/04/86  |    |    |       |
| Final Action               | 09/22/87  | 52 | FR | 35612 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB16

### 3480. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 86-59)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 40 USC 2473(c)

CFR Citation: 48 CFR 14 Legal Deadline: None.

Abstract: To amend the FAR to clarify that contracting offices may require written requests for the release of lists of prospective bidders furnished copies of plans and specifications on construction contracts.

#### Timetable:

| Action               | . 0 | Date     |    | FR | Cite  |
|----------------------|-----|----------|----|----|-------|
| NPRM                 |     | 11/19/86 | 51 | FR | 41897 |
| NPRM Co.<br>Period E |     | 01/20/87 |    |    |       |
| Final Actio          | n   | 01/11/88 | 53 | FR | 660   |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW 20405, Washington, DC 20405, 202 523-4755

RIN: 9000-AB45

### 3481. AMENDMENT TO THE FEDERAL ACQUISITION REGULATION (FAR CASE 86-65)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 52 Legal Deadline: None.

Abstract: To amend the FAR to remove the \$100,000 limitation on the amount the contracting officer is authorized to withhold on a cost reimbursement contract to protect the Government's interest pending final cost settlement.

#### Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 01/02/87 | 52 | FR | 226  |
| NPRM Comment<br>Period End | 03/03/87 |    |    |      |
| Withdrawn                  | 10/07/87 |    | •  |      |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB51

### 3482. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-30)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 42 Legal Deadline: None.

**Abstract:** To amend the Federal Acquisition Regulation concerning visits to contractor facilities.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB85

### 3483. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-31)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 29 Legal Deadline: None,

Abstract: To amend the Federal Acquisition Regulation to include federal tax exemptions other than for manufacturers or special fuels excise taxes.

### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |
|              |          |           |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB86

### 3484. AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-32)

Legal Authority: 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 25 Legal Deadline: None.

**Abstract:** To amend the Federal Acquisition Regulation to revise the European Economic Community list.

**Completed Actions** 

#### Timetable:

 Action
 Date
 FR Cite

 Final Action
 01/11/88 53 FR 660

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB87

### 3485. • AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-26)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 33 Legal Deadline: None.

Abstract: To amend the FAR to reflect a recent Brooks Act revision to give the GSBCA authority to determine its own jurisdiction.

### Timetable:

| Action       | Date      | FR Cite   |
|--------------|-----------|-----------|
| Final Action | .01/11/88 | 53 FR 660 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB93

### 3486. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-27)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

**CFR Citation:** 48 CFR 22; 48 CFR 52

Legal Deadline: None.

Abstract: To amend the FAR to include the DOL reporting requirements related to special disabled veterans and veterans of the Vietnam era.

### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |
|              |          |           |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat),

18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB94

### 3487. • AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-28)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 22 Legal Deadline: None.

Abstract: To amend the FAR to delete the applicability to Eniwetok and Kwajalein Atoll from the Contract Work Hours Safety Standards Act.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |

#### Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB95

### 3488. • AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-29)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 7 Legal Deadline: None.

Abstract: To amend the FAR to conform with the policy presently set forth in the supplement to OMB Circular A-76 (revised Aug. 83) Part I, Chapter 2, Section I, Appeals of Cost Comparisons, Paragraph 6a which specifies a period of 15 to 30 working days for the public review period.

### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB96

### 3489. © AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-35)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 28
Legal Deadline: None.

Abstract: To amend the FAR to provide contracting officers with additional situations where consideration may be given to the waiver of noncompliance with bid guarantee requirements.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AB98

### 3490. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-38)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 52 Legal Deadline: None.

Abstract: To amend the FAR to clarify the types of contractor cost and financial information which are to be made available to the contracting officer for conducting examinations and audits incurred for payment purposes.

#### Timetable:

| Action    | Date     | FR Cite |
|-----------|----------|---------|
| Withdrawn | 11/23/87 |         |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC01

### 3491. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-40)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 8 Legal Deadline: None. FAR Completed Actions

Abstract: To amend the FAR to raise to \$1,000 per line item the current \$500 threshold for justification of orders placed at other than the lowest price under Multiple Award schedules.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| Final Action | 01/11/88 | 53 FR 660 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC03

### 3492. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-44)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 26

Legal Deadline: None.

Abstract: To amend the FAR to add FAR Part 26 (no text at FAR level) to facilitate agency needs to promulgate additional agency level socioeconomic coverage within Subchapter D. Socioeconomic Programs.

#### Timetable:

| Action        | Date     | FR    | Cite |
|---------------|----------|-------|------|
| Final Action  | 01/11/88 | 53 FR | 660  |
| Small Entity: | No       |       |      |

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC07

### 3493. ● AMENDMENT TO FEDERAL ACQUISITION REGULATION (FAR CASE 87-46)

**Legal Authority:** 40 USC 486(c); 10 USC Chapter 137; 42 USC 2473(c)

CFR Citation: 48 CFR 3 Legal Deadline: None.

**Abstract:** To amend the FAR to require the use of a certificate of independent price determination in certain overseas procurements.

#### Timetable:

| Action       | Date     | FR Cite   |
|--------------|----------|-----------|
| NPRM         | 01/04/88 | 53 FR 100 |
| Final Action | 01/11/88 | 53 FR 660 |

Small Entity: No

Agency Contact: Margaret A. Willis, FAR Secretariat, DOD/GSA/NASA (FAR), GSA (VRS-FAR Secretariat), 18th & F Streets, NW, Washington, DC 20405, 202 523-4755

RIN: 9000-AC09

[FR Doc. 88-5805 Filed 04-22-88; 8:45 am] BILLING CODE 6820-61-T



Monday April 25, 1988

Part XLIII

# **Commodity Futures Trading Commission**

Semiannual Regulatory Agenda



### **COMMODITY FUTURES TRADING COMMISSION (CFTC)**

### COMMODITY FUTURES TRADING COMMISSION

#### 17 CFR Ch. I

### **Regulatory Flexibility Agenda**

**AGENCY:** Commodity Futures Trading Commission.

**ACTION:** Publication of regulatory flexibility agenda.

SUMMARY: The Commodity Futures
Trading Commission, in accordance
with the requirements of the Regulatory
Flexibility Act, is publishing a
semiannual agenda of significant rules
which the Commission expects to
propose or promulgate over the next
year. The Commission welcomes
comments from small entities and others
on the agenda.

ADDRESS: Comments should be sent to: Commodity Futures Trading Commission, 2033 K Street, NW., Washington, DC 20581 (202) 254-7360.

SUPPLEMENTARY INFORMATION: The Regulatory Flexibility Act, 5 U.S.C. 601, et seq. ("RFA"), sets forth a number of requirements for agency rulemaking. Among other things, the RFA requires that:

- (a) During the months of October and April of each year, each agency shall publish in the **Federal Register** a regulatory flexibility agenda which shall contain:
- (1) A brief description of the subject area of any rule which the agency expects to propose or promulgate which is likely to have a significant economic impact on a substantial number of small entities;
- (2) A summary of the nature of any such rule under consideration for each subject area listed in the agenda pursuant to paragraph (1), the objectives and legal basis for the issuance of the rule, and an approximate schedule for completing action on any rule for which the agency has issued a general notice of proposed rulemaking; and
- (3) The name and telephone number of an agency official knowledgeable concerning the items listed in paragraph (1).

5 U.S.C. 602(a). Accordingly, the Commission has prepared an agenda of significant rules which it presently expects may be considered during the course of the next year, irrespective of their potential impact on small entities. In addition, the agenda lists rulemaking actions which have been completed

since the October 1987 agenda was prepared.

The Commission's agenda represents its best estimate of significant rules which will be considered over the next twelve months. In this regard, section 602(d) of the RFA, 5 U.S.C. 602(d), provides: "Nothing in [section 602] precludes an agency from considering or acting on any matter not included in a regulatory flexibility agenda or requires an agency to consider or act on any matter listed in such agenda."

The Commission is publishing its April 1988 Regulatory Flexibility Agenda as part of the Unified Agenda of Federal Regulations. The Unified Agenda of Federal Regulations is coordinated by the Office of Management and Budget pursuant to Executive Order 12291. While participation by executive agencies in the Agenda is mandatory, independent agencies, such as the Commission, participate in the Unified Agenda on a voluntary basis.

The Commission's April 1988 Regulatory Flexibility Agenda is set forth below.

Issued in Washington, DC on February 25, 1988, by the Commission. Jean A. Webb,

Secretary of the Commission.

### Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3494                    | Regulation of Hybrid and Related Instruments | 3038-AA58                          |

### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3495<br>3496<br>3497    | Regulations Permitting the Grant, Offer and Sale of Options on Physical Commodities (Dealer Options) | · 3038-AA10                        |

<sup>&</sup>lt;sup>1</sup>The Commission has published its definition of small entity to be used by the Commission in connection with rulemaking proceedings. 47 FR 18618 (April 30, 1982). Pursuant to those definitions, the Commission is not required to list many of the agenda Items contained in this regulatory flexibility agenda. See 5 U.S.C. 602(a)(1). Moreover, the Commission has previously certified, pursuant to section 605 of the RFA, 5 U.S.C. 605, that certain

items contained in this agenda will not have a significant economic impact on a substantial number of small entities. Accordingly, listing of an event in this regulatory flexibility agenda should not, in any event, be taken as a determination that a rule, when proposed or promulgated, will in fact require a regulatory flexibility analysis. However, the Commission hopes that the publication of an agenda which includes significant rules, regardless

of their potential impact on small entities, may serve the public generally by providing an early and meaningful opportunity to participate in and comment on the formulation of new or revised

regulations.

In addition to publishing the regulatory flexibility agenda, the Commission also makes available to the public, on a monthly basis, a calendar listing rules that the Commission intends to consider that month.

#### **CFTC**

### **Completed Actions**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3498<br>3499<br>3500    | Revision of Federal Speculative Position Limits |                                    |

### COMMODITY FUTURES TRADING COMMISSION (CFTC)

Prerule Stage

### 3494. ● REGULATION OF HYBRID AND RELATED INSTRUMENTS

Legal Authority: 17 USC 2; 17 USC 6c; 17 USC 12a

CFR Citation: 17 CFR 34 Legal Deadline: None.

Abstract: The Commodity Futures
Trading Commission staff has received
inquiries concerning the applicability of
the Commodity Exchange Act and
Commission regulations to instruments
that appear to possess, in varying
combinations, characteristics of
forward contracts, futures contracts,
option contracts, debt instruments,
bank deposits, and other interests. The

Commission is seeking comments concerning a proposed regulatory framework that would clarify the status of such instruments and permit, by exemption and subject to certain conditions, specified hybrid option instruments to be traded other than on a designated contract market. The Commission is also seeking comments concerning a proposed no-action position with respect to certain commercial commodity contracts.

| Timetable:                     |          |    |    |       |
|--------------------------------|----------|----|----|-------|
| Action                         | Date     |    | FR | Cite  |
| ANPRM                          | 12/11/87 | 52 | FR | 47022 |
| ANPRM<br>Comment<br>Period End | 04/11/88 |    |    |       |

Small Entity: No

Agency Contact: Susan C. Ervin, Chief Counsel, Division of Trading and Markets, Commodity Futures Trading Commission, 2033 K Street N.W., Washington, D.C. 20581, 202 254-8955

RIN: 3038-AA58

### **COMMODITY FUTURES TRADING COMMISSION (CFTC)**

Final Rule Stage

### 3495. REGULATIONS PERMITTING THE GRANT, OFFER AND SALE OF OPTIONS ON PHYSICAL COMMODITIES (DEALER OPTIONS)

**Legal Authority:** 7 USC 6c(b); 7 USC 6c(d); 7 USC 12a(5)

**CFR Citation:** 17 CFR 1; 17 CFR 3; 17 CFR 32

Legal Deadline: None.

Abstract: Congress has directed the Commission to issue regulations permitting grantors and futures commission merchants to grant, offer and sell so-called "dealer options" on certain physical commodities subject to certain conditions specified by statute and such other uniform and reasonable requirements as the Commission may prescribe. At present, the only persons who may lawfully grant dealer options are United States domiciles who, on May 1, 1978, were in the business of buying, selling, producing or otherwise

using that commodity. The Commission has reproposed rules, principally concerning registration of dealer option-grantors, requirements for the segregation of customer funds, disclosure to customers and prospective customers, and minimum financial requirements. The Commission intends to re-evaluate the proposed rules in light of regulatory changes that have occurred since 1980.

### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 12/20/78 | 43 FR 59396 |
| NPRM         | 04/27/81 | 46 FR 23469 |
| ANPRM        | 03/18/85 | 50 FR 10788 |
| Final Action | 09/30/88 |             |

Small Entity: No

Affected Sectors: Multiple

Agency Contact: Robert H. Rosenfeld, Esquire, Commodity Futures Trading Commission, Division of Trading and Markets, 2033 K Street, NW, Washington, DC 20581, 202 254-8955

RIN: 3038-AA03

### 3496. MINIMUM FINANCIAL AND RELATED REPORTING REQUIREMENTS FOR FUTURES COMMISSION MERCHANTS

Legal Authority: 7 USC 6c; 7 USC 6f; 7 USC 6g; 7 USC 12a

CFR Citation: 17 CFR 1.12; 17 CFR 1.17

Legal Deadline: None.

Abstract: The Commission adopted two amendments to its minimum financial and related requirements for futures commission merchants (FCMs). One amendment will preserve the one-day grace period for debit/ deficit accounts unless the account had been in debit/deficit status on the previous business day and the previous day's debit or deficit was not timely satisfied

**CFTC** 

Final Rule Stage

in its entirety by the deposit of new funds. The second amendment is an enhancement of the financial early warning system which requires an FCM to notify its designated self-regulatory organization and the Commission immediately when it determines that an account it is carrying is undermargined by an amount which exceeds its adjusted net capital. The Commission also reproposed a rule to clarify the requirements for and treatment of a guaranteed account.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/25/80 | 45 | FR | 42633 |
| NPRM                       | 12/01/80 | 45 | FR | 79498 |
| NPRM                       | 08/05/85 | 50 | FR | 31612 |
| NPRM                       | 07/29/87 | 52 | FR | 28281 |
| NPRM Comment<br>Period End | 09/28/87 | 52 | FR | 28281 |
| Final Action               | 09/30/88 |    |    |       |

Small Entity: No

Additional Information: Two final rules published 7/29/87, 52 FR 28246 and 52 FR 28248. Effective date: 8/28/87. Guaranteed account rule reproposed on 7/29/87, 52 FR 28281.

Agency Contact: Lawrence Patent or Gary Miller, Assoc. Chief Counsel and Asst. Chief Acct., Commodity Futures Trading Commission, Division of Trading and Markets, 2033 K Street, NW, Washington, DC 20581, 202 254-8955

RIN: 3038-AA10

### 3497. REGULATIONS GOVERNING COMMISSION REVIEW OF CERTAIN ACTIONS OF REGISTERED FUTURES ASSOCIATIONS

**Legal Authority:** 7 USC 21(h); 7 USC 21(i); 7 USC 21(o)(2); 7 USC 12a(5)

CFR Citation: 17 CFR 3
Legal Deadline: None.

Abstract: The Commission has statutory authority to review the actions of registered futures associations such as the National Futures Association. Such actions include registration decisions, membership decisions and decisions in disciplinary actions. The Commission currently reviews registration decisions by the National Futures Association pursuant to Subpart F of 17 CFR Part 3. Section 107 of the Futures Trading Act

of 1986 mandates that the Commission develop regulations relating to notice of membership decisions and decisions in disciplinary actions made by registered futures associations and to expedited consideration by the Commission of a motion to stay the effect of a decision by a registered futures association pending the Commission review of the decision. The Commission intends to propose rules to govern its review of actions by self regulatory organizations in light of this Congressional mandate and the need to assure that review by the Commission is fair, expeditious and consistent with the policies of selfregulation.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/31/88 |         |
| Final Action | 06/30/88 |         |

Small Entity: No

Agency Contact: James C. Bohling, Esq., Office of the General Counsel, Commodity Futures Trading Commission, 2033 K St. N.W., Washington, D.C. 20581, 202 254-9880

RIN: 3038-AA57

### **COMMODITY FUTURES TRADING COMMISSION (CFTC)**

**Completed Actions** 

### 3498. REVISION OF FEDERAL SPECULATIVE POSITION LIMITS

**CFR Citation:** 17 CFR 150.1; 17 CFR 150.2; 17 CFR 150.3; 17 CFR 150.4; 17 CFR 150.5; 17 CFR 150.10; 17 CFR 150.11; 17 CFR 150.12; 17 CFR 150.6, 150.7, (new)

### Completed:

| Reason       | Date                 | FR Cite     |
|--------------|----------------------|-------------|
| Final Action | 10/20/87<br>12/21/87 | 52 FR 38914 |
| Effective    | 12/21/0/             |             |

Small Entity: No

Agency Contact: Paul M. Architzel 202

254-6990

RIN: 3038-AA52

3499. ACTIVITIES OF SELF-REGULATORY ORGANIZATION GOVERNING MEMBERS WHO POSSESS MATERIAL, NON-PUBLIC INFORMATION

CFR Citation: 17 CFR 1

### Completed:

| Reason.                   | Date     |    | FR | Cite  |
|---------------------------|----------|----|----|-------|
| Final Action              | 12/29/87 | 52 | FR | 48974 |
| Final Action<br>Effective | 03/28/88 | 52 | FR | 48974 |

Small Entity: No

Agency Contact: De'Ana Hamilton

Brown 202 254-8955

RIN: 3038-AA53

### 3500. EXEMPTION FROM REGISTRATION AS A COMMODITY TRADING ADVISOR

CFR Citation: 17 CFR 3.16(a)(3); 17 CFR 4.6; 17 CFR 4.12; 17 CFR 4.14; 17 CFR 4.21; 17 CFR 4.22; 1/1709/FR17.33/FR7 CFR 140.95

#### Completed:

| Reason       | Date     | FR. Cite    |
|--------------|----------|-------------|
| Final Action | 11/02/87 | 52 FR 41975 |

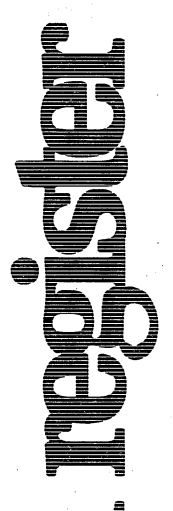
Small Entity: No

Agency Contact: Barbara Stern Gold 202 254-8955

RIN: 3038-AA54

[FR Doc. 88-5104 Filed 04-22-88; 8:45 am]

BILLING CODE 6351-01-T



Monday April 25, 1988

**Part XLIV** 

# **Consumer Product Safety Commission**

Semiannual Regulatory Agenda



### CONSUMER PRODUCT SAFETY COMMISSION (CPSC)

### CONSUMER PRODUCT SAFETY COMMISSION

16 CFR Ch. II

Regulatory Flexibility Act; Semiannual Regulatory Flexibility and Unified Agendas

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Publication of regulatory flexibility and unified agendas.

SUMMARY: The Regulatory Flexibility
Act (RFA) requires each Federal agency
to publish twice each year a regulatory
flexibility agenda listing the rules
expected to be proposed or promulgated
which are likely to have a significant
economic impact on a substantial
number of small entities, including small
businesses, small organizations, and
small governmental units. In this
document, the Commission publishes its
semiannual regulatory flexibility
agenda.

Additionally, although not required to do so, the Commission has elected to comply voluntarily with those provisions of Executive Order 12291 which require executive agencies to publish an agenda of regulatory actions expected to be under development or review by the agency during the succeeding 12 months and which further provide that such an agenda may be combined with an agency's regulatory flexibility agenda published in accordance with the RFA.

DATE: The Commission welcomes comments on each subject area of the agenda, particularly from small entities. Written comments concerning the agenda should be received in the Office of the Secretary by June 30, 1988.

ADDRESS: Comments on the regulatory flexibility agenda should be sent to the Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207, telephone (301) 492-6800, and should be titled "Regulatory Flexibility Agenda."

FOR FURTHER INFORMATION CONTACT:
For further information on the agenda in general, contact: Allen F. Brauninger,
Office of the General Counsel,
Consumer Product Safety Commission,
Washington, DC 20207, telephone (301)
492-6980. For further information
regarding a particular item on the
agenda, consult the individual listed in
the column headed "Contact" for that
particular item.

SUPPLEMENTARY INFORMATION: The Regulatory Flexibility Act, 5 U.S.C. 601-612, contains several provisions intended to reduce unnecessary and disproportionate regulatory requirements on small businesses, small governmental organizations, and other small entities. Section 602 of the Act, 5 U.S.C. 602, requires each agency to publish twice each year a regulatory flexibility agenda containing a brief description of the subject area of any rule expected to be proposed or promulgated which is likely to have a "significant economic impact" on a "substantial number" of small entities. The agency must also provide a summary of the nature of the rule, the objectives and legal basis for the rule, and a schedule for acting on each rule for which the agency has issued a notice of proposed rulemaking. The Regulatory Flexibility Agenda shall also contain the name and address of the agency official knowledgeable about the items listed. Further, agencies are required to provide notice of their agendas to small entities and to solicit their comments by direct

notification or by inclusion in publications likely to be obtained by such entities.

In addition, President Reagan's Executive Order 12291 requires executive agencies to publish, twice each year, a regulatory agenda of proposed regulations under development or current regulations under review and further states that such an agenda may be combined with an agenda published under the RFA. While the Commission, as an independent regulatory agency, is not required to follow Executive Order 12291, the Commission is complying voluntarily with those provisions concerning publication of a regulatory agenda.

The regulatory flexibility agenda published below lists, for a 12-month period, the regulatory activities expected to be under development or review. These include all such activities, not only those which may have a significant economic impact on a substantial number of small entities.

The agenda contains a brief description and summary of each regulatory activity, including the objectives and legal basis for each; an approximate schedule of target dates, subject to revision, for the development or completion of each activity; and the name and telephone number of a knowledgeable agency official concerning particular items on the agenda. All agency contacts have the same address: Consumer Product Safety Commission, Washington, DC 20207.

Dated: March 24, 1988.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

### Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3501                    | Rule review   | 3041-AA20                          |
| 3502                    | Requirements for the special packaging of household substances; revision of test protocol for child resistant packaging | 3041-AA22                          |
| 3503                    | Rule review   | 3041-AA24                          |
| 3504                    | Rule review   | 3041-AA25                          |
| 3505                    | Petition HP 84-1. Petition to request amendment to the regulations on electrical toys to exempt electronic video games  | 3041-AA41                          |
| 3506 ·                  | All-Terrain Vehicles  | 3041-AA53                          |
| 3507                    | Petition HP 87-1 requesting a ban of certain household products containing more than 0.01 percent tremolite             | 3041-AA63                          |

### Prerule Stage—Continued

| Se-<br>quence<br>Number | · Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3508                    | Petition CP 87-1 requesting development of a product safety rule for kerosene heaters and requiring a label to warn  |                                    |
| 3445                    | against flare-up   | 3041-AA68                          |
| 3509                    | Petition PP 87-2 requesting that certain effervescent acetaminophen tablets be exempted from Poison Prevention   |                                    |
|                         | Packaging Act regulations requiring child-resistant packaging  | 3041-AA69                          |
| 3510                    | Petition PP 87-4 requesting that certain unflavored aspirin in powder form be exempted from Poison Prevention  |                                    |
|                         | Packaging Act regulations requiring child-resistant packaging  | 3041-AA70                          |
| 3511                    | Petition PP 87-3 requesting that certain medroxyprogesterone acetate tablets be exempted from Poison Prevention  |                                    |
|                         | Packaging Act regulations requiring child-resistant packaging  | 3041-AA71                          |
| 3512                    | Possible standard or ban to address injuries to children caused by children playing with lawn darts  | 3041-AA72                          |
| 3513                    | Requirements to make cigarette tighters child resistant  | 3041-AA73                          |
| 3514                    | Poison Prevention Packaging Act requirements for certain conjugated estrogens, proposed amendment of exemption.  | 3041-AA74                          |
| 3515                    | Petition CP 87-5 requesting a warning label on hot air paint removal tools   | 3041-AA75                          |
| 3516                    | Method for identifying toys and other articles intended for children under 3 years of age which present choking, aspiration, or ingestion hazards because of small parts | 3041-AA76                          |

### **Proposed Rule Stage**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3517<br>3518            | Petition HP 85-1. Petition requesting ban of household products containing methylene chloride |                                    |

### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3519                    | Petition CP 86-2 requesting a consumer product safety standard for bunk beds | 3041-AA66                          |

### **Completed Actions**

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3520                    | Federal Hazardous Substances Act regulations for first aid labeling of products containing 10 percent or more of benzene, toluene, xylene, or petroleum distillates                | 3041-AA52                          |
| 3521                    | Petition PP 85-2. Petition for rule to make disposable lighters child-resistant  | 3041-AA56                          |
| 3522                    | Petition CP 86-1 requesting issuance of rule to address tip-over hazards of mobile television carts and related products for use in schools, institutions, and government agencies | 3041-AA60                          |
| 3523                    | Petition HP 86-1 requesting issuance of a rule to require labeling of disposable diapers   | 3041-AA61                          |
| 3524                    | Petition PP 87-1 requesting that certain conjugated estrogens be exempted from Poison Prevention Packaging Act regulations requiring child-resistant packaging                     | 3041-AA65                          |
| 3525                    | Petition HP 87-2 to request amendment to the CPSC small parts regulation for items intended for children under three years of age  | 3041-AA67                          |

### **CONSUMER PRODUCT SAFETY COMMISSION (CPSC)**

**Prerule Stage** 

#### 3501. RULE REVIEW

**Legal Authority:** 5 USC 610 Regulatory Flexibility Act; 15 USC 1193 Flammable Fabrics Act; 15 USC 1194 Flammable Fabrics Act; 15 USC 2079 Consumer Product Safety Act

**CFR Citation:** 16 CFR 1608; 16 CFR 1610; 16 CFR 1611; 16 CFR 1615; 16 CFR 1616; 16 CFR 1630; 16 CFR 1631; 16 CFR 1632

**Legal Deadline:** Statutory, December 31 1990.

Abstract: On February 2, 1984, the Commission published a Federal Register notice listing eight (8) rules and standards issued under the Flammable Fabrics Act and soliciting comments on those rules. The Commission will review these rules under the provisions of the Regulatory Flexibility Act to determine if the rules should be revoked, amended, or continued in effect without change. The staff expects to submit a draft report on the economic impact of these rules on small businesses by August 31, 1988, for consideration by the Commission.

#### Timetable:

| Action                        | Date     |    | FR | Cite |
|-------------------------------|----------|----|----|------|
| Notice to solicit comments    | 02/02/84 | 49 | FR | 4103 |
| Public Comment<br>Period Ends | 04/02/84 | 49 | FR | 4103 |
| End Review                    | 09/00/88 |    |    | •    |

Small Entity: Yes

Agency Contact: Allen Brauninger, Attorney, Consumer Product Safety Commission, Office of General Counsel, Washington, DC 20207, 301 492-6980

RIN: 3041-AA20

3502. REQUIREMENTS FOR THE SPECIAL PACKAGING OF HOUSEHOLD SUBSTANCES; REVISION OF TEST PROTOCOL FOR CHILD RESISTANT PACKAGING

**Legal Authority:** 15 USC 1472 Poison Prevention Packaging Act; 15 USC 1473 Poison Prevention Packaging Act

CFR Citation: 16 CFR 1700.20

Legal Deadline: None.

Abstract: On January 19, 1983, the Commission published an Advance Notice of Proposed Rulemaking soliciting comments on ways to amend the existing requirements for childresistant packaging to improve the effectiveness and efficiency of these requirements. In June, 1985, the Commission staff completed testing to

determine the feasibility of using some of the alternate procedures for evaluation of child-resistant packaging. described in the ANPR. In August 1987, the Commission considered the comments received in response to the ANPR and the staff's recommendations regarding revision of existing requirements for child-resistant packaging. The Commission directed the staff to prepare draft proposals to . amend the test protocols used to evaluate the effectiveness of childresistant packaging. The staff is preparing a briefing package concerning specific revisions to the child test protocol and the adult test protocol. The staff anticipates that it will transmit the briefing package to the Commission in May 1988.

#### Timetable:

| · · · · · · · · · · · · · · · · · · ·               | •        |            |   |
|---|----------|------------|---|
| Action  | Date     | FR Cite    | _ |
| ANPRM   | 01/19/83 | 48 FR 2389 | _ |
| ANPRM<br>Comment<br>Period End                      | 03/21/83 | 48 FR 2389 |   |
| Staff sends<br>briefing<br>package to<br>Commission | 05/00/88 | *.*        |   |

Small Entity: Undetermined

Agency Contact: Virginia A. White, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, DC 20207, 301 492-6554

RIN: 3041-AA22

### 3503. RULE REVIEW

**Legal Authority:** 5 USC 610 Regulatory Flexibility Act; 15 USC 1471 Poison Prevention Packaging Act

**CFR Citation:** 16 CFR 1700; 16 CFR 1701; 16 CFR 1702; 16 CFR 1704

**Legal Deadline:** Statutory, December 31, 1990.

Abstract: The Commission plans to publish a Federal Register notice listing four (4) rules and standards issued under the Poison Prevention Packaging Act and soliciting comments on those rules. The Commission will review these rules under the provisions of the Regulatory Flexibility Act to determine if the rules should be revoked, amended, or continued in effect without change.

#### Timetable:

|        | <u> </u> |   |      |         |
|--------|----------|---|------|---------|
| Action | •        | • | Date | FR Cite |
|        |          |   |      |         |

Next Action Undetermined

Small Entity: Yes

Agency Contact: Allen Brauninger, Attorney, Consumer Product Safety Commission, Office of General Counsel, Washington, DC 20207, 301 492-6980

RIN: 3041-AA24

#### 3504. RULE REVIEW

**Legal Authority:** 5 USC 610 Regulatory Flexibility Act; 15 USC 1261 Federal Hazardous Substances Act

**CFR Citation:** 16 CFR 1500; 16 CFR 1501; 16 CFR 1505; 16 CFR 1507; 16 CFR 1508; 16 CFR 1509; 16 CFR 1510; 16 CFR 1511; 16 CFR 1512

**Legal Deadline:** Statutory, December 31, 1990

Abstract: On February 22, 1984, the Commission published a Federal Register notice listing nine (9) rules and standards issued under the Federal Hazardous Substances Act and soliciting comments on those rules. The Commission will review these rules under provisions of the Regulatory Flexibility Act to determine if the rules should be revoked, amended, or continued in effect without change.

### Timetable:

| Action                        | Date     | FR Cite    |
|-------------------------------|----------|------------|
| Notice to solicit comments    | 02/22/84 | 49 FR 6504 |
| Public Comment<br>Period Ends | 04/23/84 | 49 FR 6504 |

Next Action Undetermined

Small Entity: Yes

Agency Contact: Allen Brauninger, Attorney, Consumer Product Safety Commission, Office of General Counsel, Washington, DC 20207, 301 492-6980

RIN: 3041-AA25

3505. PETITION HP 84-1. PETITION TO REQUEST AMENDMENT TO THE REGULATIONS ON ELECTRICAL TOYS TO EXEMPT ELECTRONIC VIDEO GAMES

**Legal Authority:** 15 USC 1261 Federal Hazardous Substances Act; 15 USC 1262 Federal Hazardous Substances Act

CFR Citation: 16 CFR 1505 Legal Deadline: None.

1 4 2

CPSC Prerule Stage

Abstract: In correspondence dated December 21, 1983, the Consumer Electronic Group of the Electronic Industries Association petitioned the Commission to amend the regulation on electrical toys to exempt electronic video games from coverage. The staff is preparing a briefing package on this petition, and expects to transmit the briefing package to the Commission after July 1, 1988. If the Commission grants the petition, it will proceed to develop a proposed exemption to the standard.

### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Staff sends<br>briefing<br>package to<br>Commission | 07/00/88 |         |

Small Entity: Undetermined

Agency Contact: Elaine Tyrrell, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, DC 20207, 301 492-6554

RIN: 3041-AA41

### 3506. ALL-TERRAIN VEHICLES

Significance: Agency Priority

**Legal Authority:** 15 USC 2051 et seq Consumer Product Safety Act; 15 USC 1262(f) Federal Hazardous Substances Act

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: On May 31, 1985, the Commission published an advance notice of proposed rulemaking (ANPR) to announce its preliminary determination that an unreasonable risk of injury may be associated with allterrain vehicles. An all-terrain vehicle (ATV) is a three- or four-wheeled motorized machine, designed for offroad use, and intended to be ridden by one person. On December 18, 1986, the Commission directed its staff to: (1) continue to work with the industry to develop voluntary performance standards and do the technical work required to issue a NPRM, (2) prepare a letter to state governors, the Department of the Interior, and other appropriate federal agencies stressing the importance of ATV safety, (3) update the ATV safety alert and conduct Clearinghouse activities on ATV safety, (4) develop a program to provide all warnings necessary to advise consumers of the risks

associated with ATVs and how to minimize them, (5) prepare a letter advising the Specialty Vehicle Institute of America (SVIA) of the Commission's displeasure at the progress to date in developing voluntary standards, and (6) prepare a letter asking that (cont.)

#### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| ANPRM                 | 05/31/85 | 50 | FR | 23139 |
| ANPRM                 | 09/30/85 | 50 | FR | 31391 |
| Comment<br>Period End |          |    |    |       |

**Next Action Undetermined** 

Small Entity: Undetermined

**Additional Information: ABSTRACT** CONT. ATV manufacturers voluntarily cease marketing ATVs intended for use by children under 12 years of age. Letters were sent to the Governors of the fifty states on January 28, 1987, and to Federal agencies on February 26. 1987. A letter setting forth the Commission's concern about progress in developing voluntary standards for-ATVs was sent to SVIA on March 30, 1987. The Consumer Alert on ATVs was updated and made available to the public on May 7, 1987. In accordance with a preliminary consent decree filed on December 30, 1987, with the U.S. District Court of the District of Columbia in U.S. v. American Honda Motor Co. et al. (Civil Action No. 87-3525 SS), the Commission has provided a draft of a proposed safety standard for ATVs to manufacturers. The preliminary consent decree provides that manufacturers will attempt in good faith to reach agreement on a voluntary standard for ATVs acceptable to the Commission within four months of the Court's approval of a final consent

Agency Contact: Nick Marchica, Chairman, ATV Task Force, Consumer Product Safety Commission, Office of the Executive Director, Washington, D. C. 20207, 301 492-6550

RIN: 3041-AA53

### 3507. PETITION HP 87-1 REQUESTING A BAN OF CERTAIN HOUSEHOLD PRODUCTS CONTAINING MORE THAN 0.01 PERCENT TREMOLITE

**Legal Authority:** 15 USC 1261(q)(1)(B) Federal Hazardous Substances Act; 5 USC 553(e) Administrative Procedure Act

CFR Citation: 16 CFR 1500

Legal Deadline: None.

Abstract: On October 14, 1986, Mr. Mark Germine petitioned the Commission to ban: consumer products that contain limestone, including lawn and garden limestones, both granular and pulverized; sand products, including play sand; and consumer gravel products; if such products contain more than 0.01 percent of tremolite. Mr. Germine bases his request for a ban on a concern that tremolite in these products is carcinogenic and causes mesothelioma. The staff will prepare a briefing package for consideration by the Commission in deciding whether to grant or deny the petition. If the Commission grants the petition, it will begin a rulemaking proceeding under the Federal Hazardous Substances Act.

#### Timetable:

| Action               | Date     | FR Cite |
|----------------------|----------|---------|
| Staff sends briefing | 00/00/00 |         |
| package to           |          |         |
| Commission           |          |         |

Small Entity: Undetermined

Agency Contact: Sandra Eberle, Program Manager, Office of Program Management and Budget, Consumer Product Safety Commission, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA63

3508. PETITION CP 87-1 REQUESTING DEVELOPMENT OF A PRODUCT SAFETY RULE FOR KEROSENE HEATERS AND REQUIRING A LABEL TO WARN AGAINST FLARE-UP

Legal Authority: 5 USC 553(e) Administrative Procedure Act; 15 USC 2056 Consumer Product Safety Act; 15 USC 2058 Consumer Product Safety Act; 15 USC 2076 Consumer Product Safety Act

CFR Citation: 00 CFR None

Legal Deadline: None.

Abstract: On September 19, 1986, the Commission received a petition from the National Kerosene Heater Association (NKHA). The association requested that the Commission initiate proceeding under the Consumer Product Safety Act to develop a kerosene heater rule containing requirements to limit nitrogen dioxide emissions of kerosene heaters and all of the requirements for kerosene heaters now contained in UL Standard 647. At about the same time, the International Association of Fire

**CPSC Prerule Stage** 

Chiefs (IAFC) requested the Commission to require the kerosene heater industry to provide notice and warning labels on all kerosene heaters sold in the United States alerting the consumer that unvented portable kerosene heaters are subject to spontaneous and uncontrollable flareup with flames extending outside the cabinet. The staff is preparing a briefing package on these requests for consideration by the Commission. If the Commission grants the petition from NKHA or the request from IAFC, it will begin a rulemaking proceeding under the Consumer Product Safety Act.

#### Timetable: ·

| Action  | Date     | FR Cite |
|---|----------|---------|
| Staff sends<br>briefing<br>package to<br>Commission | 00/00/00 | •       |

Small Entity: Undetermined

Agency Contact: L. James Sharman. Fire Programs Officer, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA68

3509. PETITION PP 87-2 REQUESTING THAT CERTAIN EFFERVESCENT **ACETAMINOPHEN TABLETS BE EXEMPTED FROM POISON** PREVENTION PACKAGING ACT **REGULATIONS REQUIRING CHILD-**RESISTANT PACKAGING

Legal Authority: 5 USC 553(e) Administrative Procedure Act; 15 USC 1471 et seq. Poison Prevention Packaging Act

**CFR Citation: 16 CFR 1700.14** 

Legal Deadline: None.

Abstract: A petition dated April 21. 1987, from Miles Laboratories, Inc. requested the Commission to increase the present exemption from special packaging requirements for effervescent acetaminophen tablets from an acetaminophen content of less than 10 percent to one of not more than 15 percent. In April, 1988, the staff will send a briefing package to the Commission with recommendations for action on the petition. If the Commission grants the petition, it will initiate a rulemaking proceeding under the Poison Prevention Packaging Act.

| me |  |  |
|----|--|--|
|    |  |  |
|    |  |  |

| Action  | Date     | FR Cite |
|---|----------|---------|
| Staff sends<br>briefing<br>package to<br>Commission | 04/00/88 |         |

Small Entity: Undetermined

Agency Contact: Virginia White, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA69

3510. PETITION PP 87-4 REQUESTING THAT CERTAIN UNFLAVORED **ASPIRIN IN POWDER FORM BE EXEMPTED FROM POISON** PREVENTION PACKAGING ACT **REGULATIONS REQUIRING CHILD-RESISTANT PACKAGING** 

Legal Authority: 5 USC 553(e) Administrative Procedure Act; 15 USC 1471 et seg. Poison Prevention Packaging Act

CFR Citation: 16 CFR 1700.14

Legal Deadline: None.

Abstract: A petition dated May 20, 1987, from Block Drug Company requested the Commission to increase the present exemption from special packaging requirements for unflavored aspirin preparations in powder form which are packaged in unit doses from 13 grains per unit dose to 15.4 grains per unit dose. In April, 1988, the staff will send a briefing package to the Commission with recommendations for action on the petition.

| Timetable:  |          |         |  |  |
|---|----------|---------|--|--|
| Action  | Date     | FR Cite |  |  |
| Staff sends<br>briefing<br>package to<br>Commission | 04/00/88 |         |  |  |

Small Entity: Undetermined

Agency Contact: Virginia White. Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA70

3511. PETITION PP 87-3 REQUESTING THAT CERTAIN MEDROXYPROGESTERONE ACETATE TABLETS BE EXEMPTED FROM POISON PREVENTION PACKAGING **ACT REGULATIONS REQUIRING** CHILD-RESISTANT PACKAGING

Legal Authority: 5 USC 553(e) Administrative Procedure Act; 15 USC 1471 et seq. Poison Prevention Packaging Act

**CFR Citation: 16 CFR 1700.14** 

Legal Deadline: None.

1987, Ayerst Laboratories asked the Commission to exempt from special packaging requirements for oral prescription drugs. medroxyprogesterone acetate tablets when dispensed in mnemonic packages containing no more than 100 milligrams of the drug. If the Commission grants the petition, it will initiate a rulemaking proceeding under the Poison Prevention Packaging Act. In April, 1988, the staff

Abstract: A petition dated April 27.

Commission with recommendations for action on the petition.

#### Timetable:

| Action               | Date     | FR Cite |
|----------------------|----------|---------|
| Staff sends briefing | 04/00/88 |         |
| package to           |          |         |
| Commission           |          |         |

will send a briefing package to the

Small Entity: Undetermined

Agency Contact: Virginia White, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington. D.C. 20207, 301 492-6554

RIN: 3041-AA71

### 3512. POSSIBLE STANDARD OR BAN TO ADDRESS INJURIES TO **CHILDREN CAUSED BY CHILDREN PLAYING WITH LAWN DARTS**

Legal Authority: 15 USC 1261 to 1262 Federal Hazardous Substances Act; 15 USC 2056 to 2058 Consumer Product Safety Act

CFR Citation: 16 CFR 1500.18(a)(4); 16 CFR 1500.86(a)(3)

Legal Deadline: None.

Abstract: The Commission has been considering options to address deaths and injuries to children which have resulted from children playing with lawn darts. Lawn darts intended for use by children are banned by a regulation issued under the Federal Hazardous Substances Act. However, an

Prerule Stage

exemption to this rule allows the sale of lawn darts which are labeled with warnings that the articles are not toys and should not be used by children, are accompanied with instructions for safe use, and are not sold in toy stores or store departments which deal primarily in toys or other children's articles. On October 20, 1987, the Commission published an ANPR describing regulatory alternatives under consideration to address risks of death and injury to children associated with lawn darts. These alternatives included: (1) issuing additional mandatory requirements for labeling of lawn darts, instructions to accompany those articles, and marketing practices which the Commission had previously asked the industry to adopt on a voluntary basis; or (2) banning all lawn darts. The ANPR stated that before selecting any regulatory option, the Commission would consider the extent to which the lawn (cont)

### Timetable:

| Action                | Date     |    | FR | Cite  |
|-----------------------|----------|----|----|-------|
| ANPRM                 | 10/20/87 | 52 | FR | 38935 |
| ANPRM                 | 12/21/87 | 52 | FR | 38935 |
| Comment<br>Period End |          |    |    |       |

Next Action Undetermined Small Entity: Undetermined

Additional Information: ABSTRACT CONT: dart industry adopted on a voluntary basis five specific suggestions for changes to labels, instructions, and marketing practices; and whether any additional voluntary action or mandatory requirements could be expected to protect consumers from unreasonable risks of injury associated with lawn darts. On March 2, 1988, the Commission directed the staff to draft a proposed rule to require additional labeling of lawn darts, information and instructions to accompany lawn darts, and limitations on the marketing of lawn darts.

Agency Contact: Elaine Tyrrell, Project Manager, Office of Program Management and Budget, Consumer Product Safety Commission, Washington, DC 20207, 301 492-6554

RIN: 3041-AA72

### 3513. ● REQUIREMENTS TO MAKE CIGARETTE LIGHTERS CHILD RESISTANT

**Legal Authority:** 15 USC 2051 et seq Consumer Product Safety Act; 15 USC 1261 et seq Federal Hazardous Substances Act; 15 USC 1471 et seq Poison Prevention Packaging Act

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: On March 3, 1988, the Commission published an Advance Notice of Proposed Rulemaking (ANPRM) to announce its preliminary determination that unreasonable risks of death and injury may be associated with cigarette lighters because they are not sufficiently resistant to operation by children. The ANPRM summarized information currently available to the Commission about the various types of lighters sold to consumers, risks of death and injury associated with fires started by children playing with lighters, and a voluntary standard applicable to lighters. The ANPRM discussed regulatory alternatives under consideration by the Commission and solicited information from the public about the product, risks of injury, and regulatory alternatives described in the Notice. The Commission also invited interested persons to submit an existing standard or an offer to develop or modify a voluntary standard to address the risks of injury identified in the ANPRM.

#### Timetable:

| Action     | Date     |    | FR | Cite |
|------------|----------|----|----|------|
| ANPRM      | 03/03/88 | 53 | FR | 6833 |
| ANPRM      | 05/02/88 | 53 | FR | 6833 |
| Comment    |          |    |    |      |
| Period End |          |    |    |      |

Small Entity: Undetermined

Agency Contact: L. James Sharman, Fire Programs Officer, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D. C. 20207, 301 492-6554

RIN: 3041-AA73

## 3514. ● POISON PREVENTION PACKAGING ACT REQUIREMENTS FOR CERTAIN CONJUGATED ESTROGENS, PROPOSED AMENDMENT OF EXEMPTION

**Legal Authority:** 5 USC 553 Administrative Procedure Act; 15 USC 1471 et seq Poison Prevention Packaging Act

**CFR Citation: 16 CFR 1700.14** 

Legal Deadline: None.

Abstract: On December 22, 1987, the Commission proposed to amend a regulation which exempts conjugated estrogen tablets in certain mnemonic packages from requirements for childresistant packaging. The proposed amendment would increase the amount of the drug allowed in each non-childresistant package from 26.5 milligrams to 32 milligrams.

### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM  | 12/22/87 | 52 | FR | 48452 |
| NPRM Comment<br>Period End                          | 02/22/88 | 52 | FR | 48452 |
| Staff sends<br>briefing<br>package to<br>Commission | 04/00/88 |    | •  |       |

Small Entity: Undetermined

Agency Contact: Virginia White, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D. C. 20207, 301 492-6554

**RIN: 3041-AA74** 

### 3515. ● PETITION CP 87-5 REQUESTING A WARNING LABEL ON HOT AIR PAINT REMOVAL TOOLS

Legal Authority: 15 USC 2056 Consumer Product Safety Act; 15 USC 2076 Consumer Product Safety Act

CFR Citation: 16 CFR 1200; 16 CFR 1400

Legal Deadline: None.

Abstract: On August 6, 1987, the Greater St. Louis Lead Poisoning Prevention Council petitioned the Commission to require manufacturers of all hot air paint removal tools to place a warning label on the tool that specifically warns the users of the dangers of lead fumes and lead dust when removing paint with this tool. The Council bases its request on reports of high blood lead levels in children and adults associated with the use of air paint removal tools in the rehabilitation of residences which have paint with high lead levels. The staff will prepare a briefing package for consideration by the Commission deciding whether to grant or deny the petition. If the Commission grants the petition, it will begin rulemaking under the Consumer Product Safety Act.

**Prerule Stage** 

| Timetable:  |          |         |  |
|---|----------|---------|--|
| Action  | Date     | FR Cite |  |
| Staff sends<br>briefing<br>package to<br>Commission | 00/00/00 |         |  |

Small Entity: Undetermined

Agency Contact: Sandra Eberle, Program Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D. C. 20207, 301 492-6554

RIN: 3041-AA75

3516. ● METHOD FOR IDENTIFYING TOYS AND OTHER ARTICLES **INTENDED FOR CHILDREN UNDER 3** YEARS OF AGE WHICH PRESENT CHOKING, ASPIRATION, OR **INGESTION HAZARDS BECAUSE OF SMALL PARTS** 

Legal Authority: 15 USC 1261 to 1262 Federal Hazardous Substance Act

CFR Citation: 16 CFR 1501

### Legal Deadline: None.

Abstract: The Commission has a regulation applicable to toys and other articles intended for children under three years old that prescribes a test cylinder to determine if articles, or detachable parts of such articles, present a choking hazard to young children. Articles or components which fit within the test cylinder are banned. Although this regulation has been in effect for several years, choking incidents involving young children continue to occur. The Commission has established a project to gather information about the nature and causes of these incidents and to make recommendations for any additional measures needed to reduce injuries and deaths from such incidents, including modification of the small parts test cylinder. The Commission expects to publish an ANPRM in May 1988 to solicit comment on ways to address choking hazards to young children, including specific modifications of the

test cylinder requested in a petition from the Consumer Federation of America and the New York Attorney General's Office.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| ANPRM      | 05/00/88 |         |
| ANPRM      | 07/00/88 |         |
| Comment    |          |         |
| Period End |          |         |

Small Entity: Undetermined

Agency Contact: Elaine A. Tyrrell, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA76

CONSUMER PRODUCT SAFETY COMMISSION (CPSC)

**Proposed Rule Stage** 

### 3517. PETITION HP 85-1. PETITION **REQUESTING BAN OF HOUSEHOLD PRODUCTS CONTAINING** METHYLENE CHLORIDE

Legal Authority: 15 USC 1261(q)(1)(B) Federal Hazardous Substances Act; 15 USC 1262(a) Federal Hazardous Substances Act

FR Citation: 16 CFR 1500 Legal Deadline: None.

Abstract: On September 3, 1985, the Consumer Federation of America (CFA) petitioned the Commission to begin a proceeding for issuance of a rule under provisions of section 3(a) of the Federal Hazardous Substances Act (FHSA) to declare that household products containing methylene chloride are hazardous substances. By letter dated December 20, 1985, CFA amended the petition to also request that a proceeding be initiated to declare household products containing methylene chloride to be "banned hazardous substances" under provisions of section 2(q)(1)(B) of the FHSA upon issuance of the rule to classify such products as hazardous substances. Methylene chloride is a solvent used in paint strippers, spray paints, and other consumer products.

On August 20, 1986, the Commission proposed a rule to declare household products containing methylene chloride to be hazardous substances. This had the effect of granting CFA's first request. In August 1987, the Commission determined that there was insufficient controversy to warrant a rulemaking proceeding and issued a statement of enforcement policy stating the Commission's view that (cont.)

### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/20/86 | 51 | FR | 29778 |
| NPRM Comment<br>Period End | 10/20/86 | 51 | FR | 29778 |
| Policy published           | 09/14/87 | 52 | FR | 34698 |

**Next Action Undetermined** 

Small Entity: Undetermined

**Additional Information: CONT** household products that contain methylene chloride and that expose consumers to significant levels of methylene chloride are hazardous substances and subject to the FHSA's labeling requirements. If the Commission grants the remainder of CFA's petition, it will publish an

advance notice of proposed rulemaking under the provisions of the FHSA.

Agency Contact: Sandra Eberle, Program Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA58

### 3518. HOUSEHOLD SUBSTANCES CONTAINING METHYLENE CHLORIDE; **STATUS AS HAZARDOUS** SUBSTANCES; PROPOSED RULE

Legal Authority: 15 USC 1261 Federal Hazardous Substances Act; 15 USC 1262 Federal Hazardous Substances Act

CFR Citation: 16 CFR 1500.12(a)(2)

Legal Deadline: None.

Abstract: On August 20, 1986, the Commission proposed a rule to declare that household products containing methylene chloride are hazardous substances under the Federal Hazardous Substances Act. These products include some paint strippers and spray paints. The Commission's concern arises from animal tests showing that methylene chloride is a carcinogen by inhalation and studies

**Proposed Rule Stage** 

indicating a significant human exposure as a result of reasonably foreseeable use of products containing methylene chloride. The initiation of this rulemaking proceeding granted one part of a petition (HP 85-1) from the Consumer Federation of America. The staff provided an analysis of the comments on the proposed rule to the Commission in June 1987. In August 1987, the Commission determined that there was insufficient controversy over the status of methylene chloride as a hazardous substance; therefore, the Commission suspended the rulemaking

and issued a statement of enforcement policy stating the Commission's view that household products that contain methylene chloride and that expose consumers to significant levels of methylene chloride are (cont.)

#### Timetable:

| Action                     | Date       |    | FR | Cite. |
|----------------------------|------------|----|----|-------|
| NPRM                       | 08/20/86   | 51 | FR | 29778 |
| NPRM Comment<br>Period End | 10/20/86   | 51 | FR | 29778 |
| Policy published           | 09/14/87   | 52 | FR | 34698 |
| Next Action Und            | letermined |    |    |       |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: subject to the FHSA's labeling requirements.

Agency Contact: Sandra Eberle, Program Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, D.C. 20207, 301 492-6554

RIN: 3041-AA59

### **CONSUMER PRODUCT SAFETY COMMISSION (CPSC)**

Final Rule Stage

### 3519. PETITION CP 86-2 REQUESTING A CONSUMER PRODUCT SAFETY STANDARD FOR BUNK BEDS

Legal Authority: 5 USC 553(e) Administrative Procedure Act; 15 USC 1261 Federal Hazardous Substances Act; 15 USC 1262 Federal Hazardous Substances Act; 15 USC 2056 Consumer Product Safety Act; 15 USC 2058 Consumer Product Safety Act; 15 USC 2079(d) Consumer Product Safety Act

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: In correspondence dated August 26, 1986, the Consumer Federation of America petitioned the Commission to begin a proceeding to issue a consumer product safety standard for bunk beds. The petition alleges that unreasonable risks of death or injury to children are associated with bunk beds in that (1) supporting structures for mattresses can be inadequate to prevent the mattress from falling on children, (2) guardrails can be positioned far enough above the upper surface of the mattress to allow a child's body to slip between the guardrail and the mattress, resulting in head entrapment and strangulation, and (3) the absence of a guardrail on the side of the bed next to a wall can result in entrapment of a child's head or chest between the mattress and the wall. causing strangulation. If the petition is granted, the Commission will begin a rulemaking proceeding under either the Consumer Product Safety Act or the

Federal Hazardous Substances Act. The staff briefed the Commission on this petition on November 5, 1987.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| Final Action<br>Commission | 05/00/88 |         |
| Decision on                |          |         |
| Petition                   |          |         |

Small Entity: Undetermined

Agency Contact: Elaine Tyrrell, Project Manager, Consumer Product Safety Commission, Office of Program Management and Budget, Washington, DC 20207, 301 492-6554

**RIN:** 3041-AA66

### CONSUMER PRODUCT SAFETY COMMISSION (CPSC)

**Completed Actions** 

3520. FEDERAL HAZARDOUS SUBSTANCES ACT REGULATIONS FOR FIRST AID LABELING OF PRODUCTS CONTAINING 10 PERCENT OR MORE OF BENZENE, TOLUENE, XYLENE, OR PETROLEUM DISTILLATES

CFR Citation: 16 CFR 1500.14(b)(3)

Completed:

| Reason                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              |          | 53 FR 3014 |
| Final Action<br>Effective | 03/04/88 | 53 FR 3014 |

Small Entity: Undetermined

Agency Contact: Virginia A. White 301 492-6554

RIN: 3041-AA52

### 3521. PETITION PP 85-2. PETITION FOR RULE TO MAKE DISPOSABLE LIGHTERS CHILD-RESISTANT

CFR Citation: 00 CFR Not Yet Determined

Completed:

| Reason                              | Date     | FR Cite |
|-------------------------------------|----------|---------|
| Final Action<br>Petition<br>Granted | 12/31/87 |         |

Small Entity: Undetermined

Agency Contact: L. J. Sharman 301 492-6554

RIN: 3041-AA56

3522. PETITION CP 86-1 REQUESTING ISSUANCE OF RULE TO ADDRESS TIP-OVER HAZARDS OF MOBILE TELEVISION CARTS AND RELATED PRODUCTS FOR USE IN SCHOOLS, INSTITUTIONS, AND GOVERNMENT AGENCIES

CFR Citation: 00 CFR Not Yet Determined

Completed:

| Reason         | Date     | FR Cite |
|----------------|----------|---------|
| Final Action . | 02/25/88 |         |

Petition denied

**Completed Actions** 

Small Entity: Undetermined

Agency Contact: Stan Morrow 301 492-

6554

RIN: 3041-AA60

3523. PETITION HP 86-1 REQUESTING ISSUANCE OF A RULE TO REQUIRE LABELING OF DISPOSABLE DIAPERS

CFR Citation: 00 CFR Not Yet Determined

Completed:

Reason Date FR Cite
Final Action 02/09/88

Final Action Petition denied

Small Entity: Undetermined

Agency Contact: L. James Sharman 301

492-6554

RIN: 3041-AA61

3524. PETITION PP 87-1 REQUESTING THAT CERTAIN CONJUGATED ESTROGENS BE EXEMPTED FROM POISON PREVENTION PACKAGING ACT REGULATIONS REQUIRING CHILD-RESISTANT PACKAGING

**CFR Citation: 16 CFR 1700.14** 

Completed:

Reason Date FR Cite
Final Action 11/24/87
Petition Granted

Small Entity: Undetermined

Agency Contact: Virginia White 301

492-6554

RIN: 3041-AA65

3525. PETITION HP 87-2 TO REQUEST AMENDMENT TO THE CPSC SMALL PARTS REGULATION FOR ITEMS INTENDED FOR CHILDREN UNDER THREE YEARS OF AGE

CFR Citation: 16 CFR 1501.4

Completed:

Reason Date FR Cite
Final Action 02/03/88
Petition denied

Small Entity: Undetermined

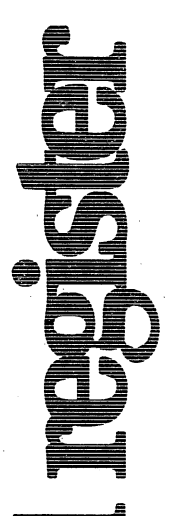
Agency Contact: Elaine Tyrrell 301 492-

6554

**RIN:** 3041-AA67

[FR Doc. 88-7898 Filed 04-22-88; 8:45 am]

BILLING CODE 6355-01-T



Monday April 25, 1988

Part XLV

# Farm Credit Administration

Semiannual Regulatory Agenda



### **FARM CREDIT ADMINISTRATION (FCA)**

### FARM CREDIT ADMINISTRATION 12 CFR Ch. VI

### **Unified Agenda of Federal Regulations**

AGENCY: Farm Credit Administration.

**ACTION:** Department Unified Agenda of Regulations and review list.

SUMMARY: The Farm Credit Administration (FCA), as an independent regulatory agency in voluntary compliance with Executive Order 12291, sets forth the following agenda of regulations which it will have under development and review during the period of April 1988 through October 1988.

### FOR FURTHER INFORMATION CONTACT: Cindy R. Nicholson, Office of General Counsel, Farm Credit Administration,

1501 Farm Credit Drive, McLean, Virginia 22102-5090, (703-883-4020).

SUPPLEMENTARY INFORMATION: The Regulatory Flexibility Act (5 U.S.C. 601, et seq.), contains several provisions intended to reduce unnecessary and disproportionate regulatory requirements on small entities. Farm Credit Administration regulations which apply to Farm Credit System banks and associations do not and will not have a substantial impact on small entities. None of the entities regulated by the FCA fall within the definition of small entities in the Regulatory Flexibility Act. While many associations through which banks lend are smaller in size than their banks, they are not independently

operated, as they are closely supervised by the banks, which must approve most of their operating policies. The associations rely exclusively on their supervising banks for their source of funds. Furthermore, the associations do not compete with each other since, as with their supervising banks, each serves only a particular geographic area.

While FCA is an independent agency exempt from Executive Order 12291, we believe that participating in this joint publication will further the public interest by including FCA in a single source of information concerning current and projected rulemaking and reviews of existing regulations.

Dated: February 25, 1988.

David A. Hill,

Secretary, Farm Credit Administration Board.

### Prerule Stage

| Se-<br>quence<br>Number  | Title   | Regulation<br>Identifier<br>Number               |
|--|---|--|
| 3526<br>3527<br>3528<br>3529<br>3530<br>3531<br>3532<br>3533<br>3534<br>3535<br>3536<br>3537 | Examinations Collateral Issues Receivers FCA Organization Eligibility to Borrow BCs FLB Lending Authorities Secondary Market Funding Corporation Assistance Corporation Debt Collection Act Insurance Civil Money Penalties | 3052-AA94<br>3052-AA95<br>3052-AA96<br>3052-AA97 |

### **Proposed Rule Stage**

| Se-<br>quence<br>Number                              | Title                            | Regulation<br>Identifier<br>Number  |
|--|----------------------------------|-------------------------------------|
| 3538<br>3539<br>3540<br>3541<br>3542<br>3543<br>3544 | Part 602 - Releasing Information | 3052-AA79<br>3052-AA87<br>3052-AA88 |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3545                    | Part 606 - Enforcement of Nondiscrimination on the Basis of Handicap in Programs or Activities Conducted by the Farm Credit Administration | 3052-AA67                          |

### **FCA**

### Final Rule Stage—Continued

| Se-<br>quence<br>Number | Title                      | Regulation<br>Identifier<br>Number |
|-------------------------|----------------------------|------------------------------------|
| 3546                    | Disclosure to Shareholders | 3052-AB01                          |

### **Completed Actions**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
|                         |   |                                    |
| 3547                    | Cooperative Eligibility   | 3052-AA11                          |
| 3548                    | Loans Outside of Bank's Territory - Banks for Cooperatives  | 3052-AA13                          |
| 3549                    | Methods of Financing  | 3052-AA36                          |
| 3550                    | Obligations Eligible for Discount or Purchase   | 3052-AA37                          |
| 3551                    | Cooperative Eligibility Loans Outside of Bank's Territory - Banks for Cooperatives Methods of Financing Obligations Eligible for Discount or Purchase Overall Review of 12 CFR Parts 611 - 618 Banks for Cooperatives | 3052-AA48                          |
| 3552                    | Banks for Cooperatives  | 3052-AA51                          |
| 3553                    | Part 614 - Loan Policies and Operations Subpart Q Banks for Cooperatives Financing International Trade  | 3052-AA52                          |
| 3554                    | Part 615 - Funding and Fiscal Affairs   | 3052-AA60                          |
| 3555                    | Part 612; Personnel Administration; Standards of Conduct for Directors, Officers and Employees of System Institutions   |                                    |
| 3556                    |   |                                    |
| 3557                    | Part 624-Farm Credit System Regulatory Accounting Practices; Temporary Regulations  | 3052-AA83                          |
| 3558                    | Interest Rates  | 3052-AA84                          |
| 3559                    | Disclosure to Shareholders; Accounting and Reporting Requirements   |                                    |
| 3560                    | Loan Policies and Operations; Loss-Sharing Agreements   | 3052-AA90                          |

### **FARM CREDIT ADMINISTRATION (FCA)**

Prerule Stage

### 3526. EXAMINATIONS

Legal Authority: PL 92-181; 12 USC 2243; 12 USC 2244; 12 USC 2252(a)(10); 12 USC 2250; 12 USC 2216 to 2216k; 12 USC 2183; 12 USC 2182; 12 USC 2091; 12 USC 2031; PL 100-233

CFR Citation: 12 CFR 611; 12 CFR 617

Legal Deadline: None.

Abstract: Review various regulations regarding examination authorities to eliminate duplication of existing regulations and repetition of statutory requirements.

#### Timetable:

|        | <br> |         |
|--------|------|---------|
| Action | Date | FR Cite |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020 Agency Contact: Steve Smith, Staff Assistant, Office of Examination, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102-5090, 703 883-4172

RIN: 3052-AA89

#### 3527. • COLLATERAL ISSUES

Legal Authority: PL 92-181; PL 100-233 CFR Citation: 12 CFR Not yet determined Legal Deadline: Statutory, July 5, 1988. Abstract: Implement Agricultural Credit

Act of 1987

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 703-883-4020

Agency Contact: Alan Glenn, Credit Examiner, Special Examination Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4225

RIN: 3052-AA91

#### 3528. ● RECEIVERS

Legal Authority: PL 92-181; PL 100-233
CFR Citation: 12 CFR Not yet determined
Legal Deadline: Statutory, July 5, 1988.
Abstract: Revise due to Agricultural
Credit Act of 1987

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102-5090 703-883-4020

FCA

**Prerule Stage** 

FR Cite

Agency Contact: Eldon Stoehr, Field Division A Chief, Office of Examinations, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4251

RIN: 3052-AA92

#### 3529. ● FCA ORGANIZATION

Legal Authority: PL 92-181; PL 100-233 CFR Citation: 12 CFR Not yet determined Legal Deadline: Statutory, July 5, 1988.

**Abstract:** Revise due to Agricultural Credit Act of 1987

Timetable:

Action :

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Charles Row, Chief, Human Resources Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4135

RIN: 3052-AA93

### 3530. ● ELIGIBILITY TO BORROW ---

Legal Authority: PL 92-181; PL 100-233 CFR Citation: 12 CFR Not yet determined Legal Deadline: Statutory, July 5, 1988.

**Abstract:** Revise due to Agricultural Credit Act of 1987

Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Dennis Carpenter, Senior Credit Specialist, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4498

RIN: 3052-AA94

### 3531. • FLB LENDING AUTHORITIES

Legal Authority: PL 92-181; PL 100-233
CFR Citation: 12 CFR Not yet determined
Legal Deadline: Statutory, July 5, 1988.
Abstract: Revise due to Agricultural
Credit Act of 1987

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22101-5090 (703) 883-4020

Agency Contact: Dennis Carpenter, Senior Credit Specialist, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4498

RIN: 3052-AA95

### 3532. ● SECONDARY MARKET

Legal Authority: PL 92-181; PL 100-233 CFR Citation: 12 CFR Not yet determined Legal Deadline: Statutory, July 5, 1988. Abstract: Implement Agricultural Credit

Act of 1987

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: George Irwin, Assistant Deputy Director, Office of Analysis & Supervision, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-

4050

RIN: 3052-AA96

#### 3533. ● FUNDING CORPORATION

Legal Authority: PL 92-181; PL 100-233 CFR Citation: 12 CFR Not yet determined Legal Deadline: Statutory, July 5, 1988. Abstract: Implement Agricultural Credit

Act of 1987

Timetable:

Action Date

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Alan Glenn, Credit Examiner, Special Examination Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4225

RIN: 3052-AA97

### 3534. ● ASSISTANCE CORPORATION

Legal Authority: PL 92-181; PL 100-233 CFR Citation: 12 CFR Not yet determined Legal Deadline: Statutory, July 5, 1988. Abstract: Implement Agricultural Credit

Act of 1987

Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Alan Glenn, Credit Examiner, Special Examination Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4225

RIN: 3052-AA98

Prerule Stage

#### 3535. ● DEBT COLLECTION ACT

**Legal Authority:** 12 USC 2252(a)(10)

CFR Citation: 12 CFR Not yet determined

Legal Deadline: None.

Abstract: GAO and Justice have issued standards for issuance of regulations

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Rob Brammer, Chief, Budget & Accounting Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4122

RIN: 3052-AB02

#### 3536. ● INSURANCE

**Legal Authority:** PL 92-181; PL 100-233 **CFR Citation:** 12 CFR Not yet determined

Legal Deadline: Statutory, July 5, 1988.

**Abstract:** Revise due to Agricultural Credit Act of 1987

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Dennis Carpenter, Senior Credit Specialist, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4498

RIN: 3052-AB03

#### 3537. ◆ CIVIL MONEY PENALTIES

**Legal Authority:** PL 92-181; PL 100-233 **CFR Citation:** 12 CFR Not yet determined

Legal Deadline: Statutory, July 5, 1988.

**Abstract:** Revise due to Agricultural Credit Act of 1987

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Kathleen Eyer, Chief, Supervision Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4455

RIN: 3052-AB05

#### FARM CREDIT ADMINISTRATION (FCA)

**Proposed Rule Stage** 

### 3538. PART 602 - RELEASING INFORMATION

**Legal Authority:** PL 92-181; PL 99-205; 12 USC 2252(a)(10)

**CFR Citation:** 12 CFR 602.200 to 602.245; 12 CFR 617.7080; 12 CFR 618.8300 to 618.8350

Legal Deadline: None.

Abstract: Clarify existing policies and procedures with respect to the release of information and/or documents obtained in or resulting from the conduct of official business by employees of the Farm Credit Administration and the Farm Credit System.

#### Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel. Farm Credit

Administration 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Nancy Lynch, Senior Attorney, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102-5090, 703 883-4020

RIN: 3052-AA05

#### 3539. DIRECTOR COMPENSATION

**Legal Authority:** PL 92-181; PL 96-592; 12 USC 2211; 12 USC 2252(a)(10); PL 99-205

CFR Citation: 12 CFR 611.1020(d)

Legal Deadline: None.

Abstract: Agricultural Credit Act of 1987 requires revision to FCA regulations to ensure the rights of shareholders to obtain a copy of the district board policy regarding compensation of district directors and also to inspect and copy the supporting records.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 11/09/87 | 52 FR 43081 |
| NPRM Comment | 01/08/88 | 52 FR 43081 |

Next Action Undetermined

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Dennis Carpenter, Senior Credit Specialist, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102-5090, 703 883-4498

RIN: 3052-AA09

Proposed Rule Stage

### 3540. FUNDING AND FISCAL AFFAIRS; CAPITAL ADEQUACY

**Legal Authority:** 12 USC 2154; 12 USC 2243; 12 USC 2252(a)(10); PL 99-205; PL 100-233

**CFR Citation:** 12 CFR 615.5200; 12 CFR 615.5202; 12 CFR 615.5204; 12 CFR 615.5206; 12 CFR 615.5208; 12 CFR 615.5210; 12 CFR 615.5212; 12 CFR 615.5213; 12 CFR 615.5214

Legal Deadline: Statutory, May 5, 1988.

Abstract: Regulations to ensure adequate capital is maintained by Farm Credit System institutions.

#### Timetable:

| Action     | Date     | FR Cite    |
|------------|----------|------------|
| ANPRM      | 02/17/88 | 53 FR 4642 |
| ANPRM      | 03/01/88 | 53 FR 4642 |
| Comment    |          |            |
| Period End |          |            |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: William Dunn, Chief, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102-5090, 703 883-4489

RIN: 3052-AA79

#### 3541. CAPITAL CORPORATION

Legal Authority: PL 99-205; PL 100-233

CFR Citation: 12 CFR 611.1142(h)

Legal Deadline: None.

Abstract: Revision regarding the criteria pursuant to which the Farm Credit System Capital Corporation may assess Farm Credit System institutions and require System institutions to purchase the Corporation's capital stock and debt obligations.

#### Timetable:

| Action | Date     | FR Cite     |
|--------|----------|-------------|
| NPRM   | 04/24/87 | 52 FR 13694 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: FOR ADDITIONAL INFORMATION CONTACT: Cindy R. Nicholson,

Paralegal Specialist, Office of General Counsel, Farm Credit Administration 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Gary Norton, Senior Attorney, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4020

RIN: 3052-AA87

#### 3542. CAPITAL ADEQUACY RELATED

**Legal Authority:** PL 99-205; 12 USC 2252(a)(10); 12 USC 2154; 12 USC 2243; PL 100-233

CFR Citation: 12 CFR 614.4270; 12 CFR CFR 614,4280; 12 614.4320; 12 **CFR** CFR **CFR** 614.4330; 12 615.5320; 12 615.5330; 12 CFR 615.5335; 12 CFR 615.5340: 12 CFR 615.5350; 12 **CFR** 615.5360; 12 CFR 615.5370

Legal Deadline: Statutory, May 5, 1988.

Abstract: Revisions to various regulations relating to capital adequacy and minimal capital requirements for Farm Credit System institutions.

#### Timetable:

| Action     | Date     |    | FR | Cite |
|------------|----------|----|----|------|
| ANPRM      | 02/17/88 | 53 | FR | 4642 |
| ANPRM      | 03/01/88 | 53 | FR | 4642 |
| Comment    |          |    |    |      |
| Period End |          |    |    |      |

**Next Action Undetermined** 

Smail Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: William Dunn, Chief, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4489

RIN: 3052-AA88

#### 3543. ● MERGERS/CONSOLIDATIONS

Legal Authority: PL 92-181; PL 100-233

CFR Citation: 12 CFR 611

Legal Deadline: Statutory, July 5, 1988.

Abstract: Due to 1987 legislation, major changes will be required to implement merger and restructuring provisions.

#### Timetable:

| Action     | Date     | FR Cite    |
|------------|----------|------------|
| ANPRM      | 02/16/88 | 53 FR 4416 |
| ANPRM      | 02/29/88 | 53 FR 4416 |
| Comment    |          |            |
| Period End |          |            |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: James Thies, Assistant Chief, Financial Analysis & Standards Division, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4475

RIN: 3052-AB00

### 3544. ● LOAN POLICIES AND OPERATIONS

Legal Authority: PL 92-181; PL 100-233

CFR Citation: 12 CFR 614

Legal Deadline: Statutory, May 5, 1988.

Abstract: Implement Agricultural Credit Act of 1987 which establishes new borrower rights and procedures for the restructuring of loans from System institutions and requires issuance of regulations requiring System institutions to cooperate in certain State mediation programs.

#### Timetable:

| Action                   | Date     | FR Cite    |
|--------------------------|----------|------------|
| ANPRM                    | 02/16/88 | 53 FR 4417 |
| ANPRM Comment Period End | 02/29/88 | 53 FR 4417 |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Nancy Lynch, Senior Attorney, Office of General Counsel, Farm Credit Administration, 1501 Farm

**Proposed Rule Stage** 

Credit Drive, McLean, Virginia 22102-5090, 703 883-4020

RIN: 3052-AB04

#### **FARM CREDIT ADMINISTRATION (FCA)**

Final Rule Stage

3545. PART 606 - ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN PROGRAMS OR ACTIVITIES CONDUCTED BY THE FARM CREDIT ADMINISTRATION

**Legal Authority:** 12 USC 2252(a)(10); PL 92-181; 29 USC 794; PL 99-205

CFR Citation: 12 CFR 606.601-699

Legal Deadline: None.

Abstract: Provide enforcement of section 504 of the Rehabilitation Act of 1973 to prohibit discrimination on the basis of handicap, as it applies to the programs or activities conducted by the Farm Credit Administration.

#### Timetable:

| Action       | Date     | FR Cite                       |
|--------------|----------|-------------------------------|
| NPRM         | 12/18/85 | 50 FR 51540                   |
| NPRM Comment | 02/17/86 | 50 FR 51540                   |
| Period End   |          | Annual Control of the Control |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-

Agency Contact: Nancy E. Lynch, Senior Attorney, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102-5090, 703 883-4020

RIN: 3052-AA67

## 3546. ● DISCLOSURE TO SHAREHOLDERS

**Legal Authority:** PL 92-181; PL 99-205; 12 USC 2252(a)(9); 12 USC 2252(a)(10); PL 100-233, Sec 424

CFR Citation: 12 CFR 620.3

Legal Deadline: Statutory, February

Abstract: Relates to shareholder disclosure of problem loans from the

reporting institution to its senior officers, directors and their immediate families and affiliated organizations.

#### Timetable:

| Date     | FR Cite    |
|----------|------------|
| 02/05/88 | 53 FR 3334 |
|          |            |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Dorothy Acosta, Senior Attorney, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4020

RIN: 3052-AB01

#### FARM CREDIT ADMINISTRATION (FCA)

**Completed Actions** 

#### 3547. COOPERATIVE ELIGIBILITY

**CFR Citation: 12 CFR 613.3110** 

Completed:

| 3 3 1 1 P 1 3 1 3 1 3 1 |          |         |   |
|-------------------------|----------|---------|---|
| Reason                  | Date     | FR Cite | _ |
| Withdrawn Soo           | 02/23/88 |         | _ |

RIN AA94

Small Entity: No
Agency Contact: Cindy R. Nicholson

703 883-4020 RIN: 3052-AA11

3548. LOANS OUTSIDE OF BANK'S TERRITORY - BANKS FOR COOPERATIVES

CFR Citation: 12 CFR 614.4080

#### Completed:

| Reason        | Date     | FR Cite |
|---------------|----------|---------|
| Withdrawn See | 02/23/88 |         |
| RIN AA94      |          |         |

nii AA94

Small Entity: No

Agency Contact: Cindy R. Nicholson 703 883-4020

RIN: 3052-AA13

#### 3549. METHODS OF FINANCING

CFR Citation: 12 CFR 614.4600

Completed:

Reason Date FR Cite
Withdrawn 1987 02/23/88
legislation
mandates

regulations.

Small Entity: No

reprioritizing of

Agency Contact: Cindy R. Nicholson 703 883-4020

RIN: 3052-AA36

### 3550. OBLIGATIONS ELIGIBLE FOR DISCOUNT OR PURCHASE

**CFR Citation:** 12 CFR 614.4610

Completed:

| Reason   | Date     | FR Cite |
|--|----------|---------|
| Withdrawn 1987<br>legislation<br>mandates<br>reprioritizing of<br>regulations. | 02/23/88 |         |

Small Entity: No

Agency Contact: Cindy R. Nicholson 703 883-4020

RIN: 3052-AA37

**Completed Actions** 

#### 3551. OVERALL REVIEW OF 12 CFR **PARTS 611 - 618**

CFR Citation: 12 CFR 611.1010(c); 12 CFR 611.1140; 12 CFR 612.2110; 12 CFR 612.2120(b); 12 CFR 612.2080; 12 CFR 612.2090; 12 CFR 613.3020(c); 12 CFR 613.3040; 12 CFR 613.3110(a)(4); 12 CFR 613.3110(b)(2); 12 CFR 614.4015; 12 CFR 614.4051; 12 CFR 614.4070; 12 CFR 614.4130; 12 CFR 614.4160(c); ...

#### Completed:

**FR Cite** Reason Date Withdrawn 1987 02/23/88 legislation mandates reprioritizing of regulations.

Small Entity: No

Agency Contact: Gary L. Norton 703

883-4020

RIN: 3052-AA48

#### 3552. BANKS FOR COOPERATIVES

**CFR Citation: 12 CFR 614.4354** 

Completed:

| Reason                 | Date     | FR Cite |
|------------------------|----------|---------|
|                        |          |         |
| Addition to the second | 00/00/00 |         |

Withdrawn See 02/23/88 RIN AA94

Small Entity: No

Agency Contact: Cindy R. Nicholson 703 883-4020

RIN: 3052-AA51

3553. PART 614 - LOAN POLICIES AND OPERATIONS SUBPART Q --**BANKS FOR COOPERATIVES FINANCING INTERNATIONAL TRADE** 

CFR Citation: Not yet determined

Completed:

| Reason        | Date     | FR Cite |
|---------------|----------|---------|
| Withdrawn See | 02/23/88 |         |
| RIN AA94      |          |         |

Small Entity: No

Agency Contact: Cindy R. Nicholson 703 883-4020

RIN: 3052-AA52

#### **3554. PART 615 - FUNDING AND FISCAL AFFAIRS**

CFR Citation: 12 CFR 615.5135; 12 CFR 615.5136; 12 CFR 615.5140; 12 615.5141; 12 CFR 615.5142; 12 615.5140; 12 CFR CFR 615.5144; 12 CFR 615.5130

#### Completed:

| Reason   | Date     | FR Cite |
|--|----------|---------|
| Withdrawn 1987<br>legislation<br>mandates<br>reprioritizing of<br>regulations. | 02/23/88 |         |

Small Entity: No

Agency Contact: Cindy R. Nicholson

703 883-4020 RIN: 3052-AA60

3555, PART 612: PERSONNEL ADMINISTRATION; STANDARDS OF CONDUCT FOR DIRECTORS, OFFICERS AND EMPLOYEES OF SYSTEM INSTITUTIONS

CFR Citation: 12 CFR 612:2150

Completed:

| Reason   | Date     | FR Cite |
|--|----------|---------|
| Withdrawn 1987 legislation mandates reprioritizing of regulations. | 02/23/88 |         |

Small Entity: No

Agency Contact: Dorothy J. Acosta 703 883-4020

RIN: 3052-AA81

#### 3556. PART 624-FARM CREDIT SYSTEM REGULATORY ACCOUNTING **PRACTICES; TEMPORARY** REGULATIONS

CFR Citation: 12 CFR 624.100; 12 CFR 624.101; 12 CFR 624.102; 12 CFR 624.103; 12 CFR 624.104; 12 CFR 624.110; 12 CFR 624.111; 12 CFR 624.112; 12 CFR 624.113; 12 CFR 624.114

#### Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              |          | 52 FR 43733 |
| Final Action<br>Effective | 12/21/87 | 52 FR 48673 |

Small Entity: No

**Agency Contact: Thomas Dalton 703** 883-4460

RIN: 3052-AA82

3557. LOAN POLICIES AND **OPERATIONS; BORROWER RIGHTS** 

CFR Citation: 12 CFR 614,4440

614.4442

#### Completed:

| Reason       | Date | FR Cite                   |
|--------------|------|---------------------------|
| Final Action |      | 52 FR 45161<br>53 FR 2825 |
| Effective    |      |                           |

Small Entity: No

Agency Contact: Nancy Lynch 703 883-4020

RIN: 3052-AA83

3558. INTEREST RATES

**CFR Citation:** 12 CFR 614.4270 614.4321

Completed:

Reason Date **FR Cite** 

Withdrawn 1987 02/23/88 legislation mandates reprioritizing of

regulations. Small Entity: No

Agency Contact: Nancy Lynch 703 883-

4020

RIN: 3052-AA84

3559. DISCLOSURE TO SHAREHOLDERS; ACCOUNTING AND REPORTING REQUIREMENTS

CFR Citation: 12 CFR 620; 12 CFR 621

Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/05/88 | 53 | FR | 3335 |
| Final Action<br>Effective | 03/08/88 | 53 | FR | 7340 |

Small Entity: No

**Agency Contact: Dorothy Acosta 703** 883-4020

RIN: 3052-AA86

#### 3560. ● LOAN POLICIES AND **OPERATIONS: LOSS-SHARING AGREEMENTS**

Legal Authority: 12 USC 2183; 12 USC 2199; 12 USC 2202; 12 USC 2243; 12 USC 2244; 12 USC 2252(a)(10); 12 USC 2012(22); 12 USC 2053; 12 USC 2072(18); 12 USC 2093(15); 12 USC 2122(18); 12 USC 2216g

CFR Citation: 12 CFR 614.4341

Legal Deadline: Statutory,

1988.

Abstract: Relates to the reversal of previously accrued financial assistance under Farm Credit System loss-sharing agreements. The amendment

#### **Completed Actions**

implements provisions of the Agricultural Credit Act of 1987 and will facilitate the conversion of certain accounts payable of contributing banks into accounts payable of the Financial Assistance Corporation.

#### Timetable:

| Action                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action<br>Effective | 01/11/88 | 53 FR 775 |

| Action       | Date     |    | FR | Cite | • |
|--------------|----------|----|----|------|---|
| Final Action | 01/13/88 | 53 | FR | 775  | • |

Small Entity: No

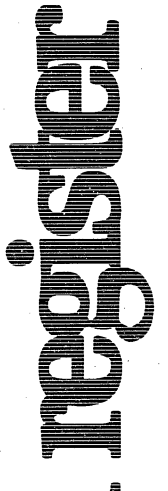
Additional Information: ADDITIONAL AGENCY CONTACT: Cindy R. Nicholson, Paralegal Specialist, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive,

McLean, Virginia 22102-5090 (703) 883-4020

Agency Contact: Gary Norton, Senior Attorney, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102-5090, 703 883-4020

RIN: 3052-AA90

[FR Doc. 88-5105 Filed 04-22-88; 8:45 am] BILLING CODE 6705-01-T



Monday April 25, 1988

Part XLVI

# Federal Communications Commission

Semiannual Regulatory Agenda



#### FEDERAL COMMUNICATIONS COMMISSION (FCC)

### FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Ch. I

## Unified Agenda of Federal Regulations; April 1988

**AGENCY:** Federal Communications Commission.

**ACTION:** Publication of the Unified Agenda of Federal Regulations.

SUMMARY: Twice a year, the
Commission publishes a list in the
Unified Agenda of those major items
and other significant proceedings under
development or review that pertain to
the Regulatory Flexibility Act. The
agenda also provides the CFR Citations
and Legal Authorities which govern
these proceedings. The Regulatory
Flexibility Act (94 Stat. 1167: 5 U.S.C.
605) includes notations on the
applicability of the Regulatory
Flexibility Act to each item.

The Unified Agenda is published in the Federal Register in April and October of each year.

ADDRESS: Federal Communications Commission, 1919 M Street, NW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Tenecia Moncrief, Office of Managing Director, (202) 632-3906.

#### SUPPLEMENTARY INFORMATION:

Unified Agenda of Major and Other Significant Proceedings.

The Commission encourages public participation in the FCC rulemaking process. To help keep the public informed of significant rulemaking proceedings, the Commission has prepared an agenda of important proceedings now in progress. OMB publishes the Unified Agenda in the Federal Register in April and October of each year.

The following terms may be helpful in understanding the status of the proceedings included in this report:

A Docket Number - is assigned to a proceeding if the Commission has issued either a Notice of Proposed Rulemaking or a Notice of Inquiry in regard to the matter under consideration. Since January 1, 1978, the Commission has used docket numbers which consist of the last two digits of the calendar year in which the docket was established plus a sequential number which begins at 1 with the first docket initiated during a calendar year (e.g., Docket 80-1 or Docket 83-1). The abbreviation for the responsible Bureau usually precedes the docket number, as in "Docket 79-164." When a docket number consists of only five digits (e.g., Docket 29622), this indicates that the docket was established before January 1, 1978.

Notice of Inquiry (NOI) - issued by the Commission when it is seeking information on a broad subject or trying to generate ideas on a given topic. A comment period is specified during which all interested parties may submit comments.

Notice of Proposed Rulemaking (NPRM) - issued by the Commission when it is proposing a specific change to the FCC Rules and Regulations. Before any changes are actually made, interested parties may submit written comments on the proposals.

Memorandum Opinion and Order (MO&O) - issued by the Commission to deny a petition for rulemaking, conclude an inquiry, modify a decision, or deny a petition for reconsideration of a decision.

Rulemaking (RM) Number - assigned to a proceeding after the appropriate Bureau/Office has reviewed a petition for rulemaking, but before the Commission has taken action on the petition.

Report & Order (R&O) - issued by the Commission to state a new or amended rule or state that the FCC Rules will not be changed.

#### H. Walker Feaster,

Acting Secretary, Federal Communications Commission.

#### COMMON CARRIER BUREAU—Prerule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 356†                    | Jurisdictional Separations Procedures: Petitions for Reconsideration of Items in Order Reflected in the New Part 36 Separation Manual | 3060-AE05                          |
| 3562                    | Jurisdictional Separations Procedures: Central Office Equipment Category 3, Local Switching Equipment                                 |                                    |

#### COMMON CARRIER BUREAU—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3563                    | Cellular Radio Licensing Procedures for Small Markets   | 3060-AD38                          |
| 3564                    | In the Matter of Revision of Part 21 of the Commission's Rules, CC Docket No. 86-128  |                                    |
| 3565                    | Jurisdictional Separations  | 3060-AD93                          |
| 3566                    | Application of Access Charges with regard to Providers of Enhanced Services   | 3060-AE01                          |
| 3567                    | Deregulation of Certain Basic Services  | 3060-AE02                          |
| 3568                    | Regulatory Policies and International Telecommunications: Notice of Inquiry and Proposed Rulemaking   | 3060-AE03                          |
| 3569                    | Jurisdictional separations procedures: Reconsideration of the decision to exclude access revenues from the allocation of marketing expenses | 3060-AE07                          |

### FCC

|  | COMMON CARRIER BUREAU—Proposed Rule Stage—Continued  |  |
|--|--|--|
| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
| 3570   | Jurisdictional Separation Procedures: Central Office Equipment (Circuit Equipment) and Cable and Wire Facilities   | 3060-AE14  |
|  | COMMON CARRIER BUREAU—Final Rule Stage   |  |
| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
| 3571   | Satellite Communications   | 3060-AD70  |
| <del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>                                     | COMMON CARRIER BUREAU—Completed Actions  |  |
| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
| 3572   | MTS and WATS Market Structure Amendment of Part 67/Establishment of Joint Board  | 3060-AD8   |
| ,  | OFFICE OF ENGINEERING AND TECHNOLOGY—Prerule Stage   |  |
| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
| 3573   | 900 MHz G/NG Fixed   | 3060-AD5   |
|  | OFFICE OF ENGINEERING AND TECHNOLOGY—Proposed Rule Stage   |  |
| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
| 3574<br>3575<br>3576<br>3577<br>3578<br>3579<br>3580<br>3581<br>3582<br>3583<br>3583 | 216 - 225 MHz Allocations  DORCMA/SEIA-REMOTE CONTROL/SECURITY DEVICES  Public Safety National Plan  LTTS Reallocation  Part 15 Review (Auditory Assistance and Iggulton Petitions to be Disposed of Concurrent with this Action)  900 MHz Reserve Reconsideration  EIA Petition for Extension of Time for 46/49 MHz  EIA Petition for Cordless Telephone Allocation at 900 MHz  Alternative Type Acceptance Procedure  Verification of Parts 73, 74, and Devices  Scanning Receiver Labelling | 3060-AC9<br>3060-AD6<br>3060-AD6<br>3060-AD6<br>3060-AD9<br>3060-AD9<br>3060-AD9<br>3060-AD9<br>3060-AE0 |
|  | OFFICE OF ENGINEERING AND TECHNOLOGY—Final Rule Stage  | · · · · · · · · · · · · · · · · · · ·  |
| Se-  | Title  | Regulation<br>Identifier<br>Number   |
| quence<br>Number   |  | Number   |

#### FCC

#### OFFICE OF ENGINEERING AND TECHNOLOGY—Completed Actions

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3586                    | Reconsideration of Third & Order re 1-40 GHz | 3060-AD96                          |

#### MASS MEDIA BUREAU—Proposed Rule Stage

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3587                    | Tophnical Description: Part 72: TV  | 3060-AD58                          |
| 3588                    | Technical Deregulation: Part 73: TV   | 3060-AD63                          |
| 3589                    | Foreign Clears: Ct. Remand: Minority Preference   | 3060-AD63                          |
| 3590                    | Broadcast EEO: Reconsideration  |                                    |
| 3590                    | FM Technical Clean-up: Reconsideration  |                                    |
| 3592                    | Main Studio Location  | 3060-AD74                          |
| 3593                    | Main Studio Location  | 3060-AD75                          |
|                         | Noncommercial Broadcast: Issues-Programs Lists  | 3000-AD70                          |
| 3594                    | Hadio Multiple Ownership & Cross Ownership Hules  | 3060-AD78                          |
| 3595                    | Satellite Television Stations   | 3060-AD79                          |
| 3596                    | Radio Reading Services  | 3060-AD80                          |
| 3597                    | Daytimers Issues  |                                    |
| 3598                    | AM Expanded Band: Domestic  | 3060-AD92                          |
| 3599                    | Wireless Cameras  | 3060-AE10                          |
| 3600                    | FM Translators: Moody Bible   | 3060-AE11                          |
| 3601                    | FM/TV Directional Antenna   |                                    |
| 3602                    | Channels 14/69 Interference: NOI/NPRM   | 3060-AE13                          |
| 3603                    | FM Translators:NOI/NPRM   | 3060-AE23                          |
| 3604                    | Advanced Television Systems   | 3060-AE24                          |
|                         | i de la companya de |                                    |

#### MASS MEDIA BUREAU—Completed Actions

| Se-<br>quence<br>Number | Title -                             | Regulation<br>Identifier<br>Number |
|-------------------------|-------------------------------------|------------------------------------|
| 3605<br>3606<br>3607    | AM Daytimers: Daylight Savings Time | 3060-AD81                          |

#### PRIVATE RADIO BUREAU—Proposed Rule Stage

| Se-<br>quence<br>Number              | Title  | Regulation<br>Identifier<br>Number  |
|--------------------------------------|--|-------------------------------------|
| 3608<br>3609<br>3610<br>3611<br>3612 | Wireline Common Carriers - Operation of SMRS | 3060-AE08<br>3060-AE09<br>3060-AE20 |

#### **FCC**

#### PRIVATE RADIO BUREAU—Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3613<br>3614            | Part 90 Review - Subparts M&S incl. ASNA pet., Subpart S Wait List | 3060-AD69<br>3060-AE19             |

#### PRIVATE RADIO BUREAU—Completed Actions

| Se-<br>quence<br>Number |                             | Title |  | :    | Regulation<br>Identifier<br>Number |
|-------------------------|-----------------------------|-------|--|------|------------------------------------|
| 3615                    | External Frequency Controls |       |  | •••• | 3060-AD53                          |

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —COMMON CARRIER BUREAU

Prerule Stage

3561. JURISDICTIONAL
SEPARATIONS PROCEDURES:
PETITIONS FOR RECONSIDERATION
OF ITEMS IN ORDER REFLECTED IN
THE NEW PART 36 SEPARATION
MANUAL

Significance: Agency Priority

Legal Authority: 47 USC 221(c); 47 USC

403; 47 USC 410

CFR Citation: 47 CFR 36

Abstract: With the issuance of this Order inviting comments and requests for data we are seeking comments on the appropriate subcategorization and allocation of Central Office Equipment (Circuit Equipment) Investment and Cable & Wire Facilities investment. We will use the data to calculate the effects of alternative allocators and examine the need for changes in the jurisdictional separations procedures for this investment.

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| Order Inviting Comments | 05/07/86 | 51 FR 21000 |

| Action                               | Date     | FR Cite     |
|--------------------------------------|----------|-------------|
| Recommended<br>Decision and<br>Order | 04/08/87 | 52 FR 15354 |
| R&O                                  | 05/01/87 | 52 FR 17228 |
| Order Inviting                       | 06/01/88 | 52 FR 43206 |

Small Entity: Yes

Additional Information: CC Docket No. 80-286

Agency Contact: Michael Wilson, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-7500

**RIN:** 3060-AE05

3562. JURISDICTIONAL SEPARATIONS PROCEDURES: CENTRAL OFFICE EQUIPMENT CATEGORY 3, LOCAL SWITCHING EQUIPMENT

Significance: Agency Priority

Legal Authority: 47 USC 221(c); 47 USC

403; 47 USC 410

CFR Citation: 47 CFR 36

**Abstract:** With the issuance of this Order inviting comments and requests

for Data we are seeking further comments on the development of other relative use allocators, including Switched Minutes of Use (SMOU) to allocate Central Office Equipment investment included in the Local Switching Equipment Category in the Part 36 Separations Manual.

#### Timetable:

| Action                  | n Date   |    | FR Cite |       |  |
|-------------------------|----------|----|---------|-------|--|
| Order Inviting Comments | 05/07/86 | 51 | FR      | 21000 |  |
| R&O                     | 05/01/87 | 52 | FR      | 17228 |  |
| Joint Board             | .*       |    |         |       |  |

Recommended Decision and Order 04/08/87 (52 FR 15354)

#### Request for Data (Joint Board)

Order Inviting Comments 06/01/88 (52 FR 25263)

Small Entity: Yes

Additional Information: CC Docket 80-286

Agency Contact: Michael Wilson, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-7500

RIN: 3060-AE06

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —COMMON CARRIER BUREAU

**Proposed Rule Stage** 

3563. CELLULAR RADIO LICENSING PROCEDURES FOR SMALL MARKETS

Significance: Agency Priority

**Legal Authority:** 47 USC 151; 47 USC 301; 47 USC 303; 47 USC 307; 47 USC 308; 47 USC 309

CFR Citation: 47 CFR 22.900

Abstract: Modification of licensing procedures for cellular mobile radio

FCC—CCB

**Proposed Rule Stage** 

systems in smaller markets to make cellular radio service available more rapidly.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| R&O    | 07/18/86 |         |
| FNPRM  | 10/16/86 |         |
| R&O    | 06/00/88 |         |

Small Entity: Yes

Additional Information: cc 85-388

Agency Contact: G. Goldstein, Attorney, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-6450

RIN: 3060-AD38

# 3564. IN THE MATTER OF REVISION OF PART 21 OF THE COMMISSION'S RULES, CC DOCKET NO. 86-128

Significance: Agency Priority

**Legal Authority:** 47 USC 4(i); 47 USC 303(r); 47 USC 154(i); 47 USC 303; 47 USC 4; 5 USC 553

CFR Citation: 47 CFR 21

Abstract: Make licensing procedure as efficient as possible for carriers and FCC staff, update and simplify the rules to reflect recent changes in the industry and the introduction of new communication services; and to eliminate those requirements that appear to be no longer necessary. By replacing a two-step licensing process with a one-step licensing process and eliminating unnecessary regulations, the burden on small businesses (applicants) will be substantially reduced, delays in implementing services will be minimized and service will be provided to the public in the most efficient and expeditious manner possible.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| ANPRM  | 04/11/87 |         |
| R&O    | 06/01/88 |         |
|        |          |         |

Small Entity: Yes

Agency Contact: Geraldine A. Matise, Attorney, Federal Communications Commission, 1919 M Street, N.W., Room 6010, Washington, D.C. 20554, 202 634-1841

RIN: 3060-AD71

### 3565. JURISDICTIONAL SEPARATIONS

Significance: Agency Priority

**Legal Authority:** 47 USC 410; 47 USC 154(i); 47 USC 154(j); 47 USC 201 to 205; 47 USC 218

CFR Citation: 47 CFR 36; 47 CFR 69

Legai Deadline: None.

Abstract: This proceeding concerns the allocation between the state and federal jurisdictions of the costs of special access lines (including those used with WATS service) that carry significant amounts of both interstate and intrastate traffic.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM.  | 06/01/88 |    |      |

Small Entity: Not Applicable

Agency Contact: Claudia Pabo, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C., 202 632-4047

RIN: 3060-AD93

# 3566. APPLICATION OF ACCESS CHARGES WITH REGARD TO PROVIDERS OF ENHANCED SERVICES

Significance: Agency Priority

**Legal Authority:** 47 USC 154; 47 USC 201 to 205; 47 USC 218; 47 USC 403

**CFR Citation:** 47 CFR 69.2; 47 CFR 69.5; 47 CFR 69.105; 47 CFR 69.106; 47 CFR 69.107; 47 CFR 69.108; 47 CFR 69.111; 47 CFR 69.112

Abstract: Enhanced service providers currently have an exemption from interstate access charges. The NPRM proposes to eliminate that exemption and have enhanced service providers pay the same interstate access charges that other service providers pay now.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 06/01/88 |         |
| NPRM Comment<br>Period End | 06/27/88 |         |
| Order                      | 06/00/88 |         |

Small Entity: Yes

Agency Contact: Ruth Milkman, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-6363

RIN: 3060-AE01

### 3567. DEREGULATION OF CERTAIN BASIC SERVICES

Significance: Agency Priority

**Legal Authority:** 47 USC 151; 47 USC 154(i); 47 USC 154(j); 47 USC 201; 47 USC 202; 47 USC 203; 47 USC 204; 47 USC 205; 47 USC 218; 47 USC 220; 47 USC 303(g); 47 USC 303(r); 47 USC 403; 47 USC 404; 5 USC 553

**CFR Citation:** 47 CFR 1.48; 47 CFR 1.49; 47 CFR 1.419

Abstract: Proposed reduction of regulation for certain basic services offered by dominant carriers based on a service-by-service analysis of competition. Contract services and packet switched services are targeted for such potential deregulation.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 01/09/87 |         |
| NPRM Comment<br>Period End | 04/10/87 |         |
| FNPRM                      | 06/00/88 |         |

Small Entity: Yes

Additional Information: CC Docket 86-421

Agency Contact: Melanie Haratunian, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-4047

RIN: 3060-AE02

# 3568. REGULATORY POLICIES AND INTERNATIONAL TELECOMMUNICATIONS: NOTICE OF INQUIRY AND PROPOSED RULEMAKING

Significance: Agency Priority

**Legal Authority:** 47 USC 151; 47 USC 154; 47 USC 201 to 205; 47 USC 214; 47 USC 218 to 222; 47 USC 301; 47 USC 302

**CFR Citation:** 47 CFR 63.01; 47 CFR 63.701; 47 CFR 68.226; 47 CFR 63.703; 47 CFR 63.10; 47 CFR 63.702; 47 CFR 68.01; 47 CFR 69.01

Abstract: This Notice of Inquiry and Propose Rulemaking asks whether the public interest requires that the Commission consider the telecommunications policies of foreign governments in the formulation of its regulatory policies concerning the provision of telecommunications services and goods within the United States and the provision of services between the United States and foreign countries. The Notice proposes certain information gathering measures designed to increase the Commission's knowledge of the extent of participation

#### FCC-CCB

#### Proposed Rule Stage

in the US market by foreign companies and service providers.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 01/30/87 |         |
| NPRM Comment<br>Period End | 05/22/87 |         |
| R&O                        | 06/00/88 |         |

Small Entity: Yes

Agency Contact: William J. Kirsch, Special Counsel for International Policy, Federal Communications Commission, 1919 M Street, N.W. Room 544, Washington, D.C. 20554, 202 632-4047

RIN: 3060-AE03

3569. JURISDICTIONAL
SEPARATIONS PROCEDURES:
RECONSIDERATION OF THE
DECISION TO EXCLUDE ACCESS
REVENUES FROM THE ALLOCATION
OF MARKETING EXPENSES

Significance: Agency Priority

Legal Authority: 47 USC 221(c); 47 USC

403: 47 USC 410

CFR Citation: 47 CFR 36; 47 CFR 69-

Abstract: With the issuance of this order we are addressing the petitions for reconsideration filed by parties urging the FCC to reconsider its decision to exclude access revenues

from the allocation factor for marketing expenses. We also are initiating a further proceeding to re-examine the separations treatment of marketing expenses.

#### Timetable:

| Action                  | Date     |    | FR | Cite  |
|-------------------------|----------|----|----|-------|
| Order Inviting Comments | 05/07/86 | 51 | FR | 21000 |
| R&O                     | 05/01/87 | 52 | FR | 17228 |
| (RD&O) (Joint E         | Board)   |    |    |       |

Recommended Decision and Order 04/08/87 (52 FR 15354)

Joint Board

R&O 04/01/88

Recon. & Supp. NPRM

MO&O:09/01/87 (52 FR 32937)

Small Entity: Yes

Additional Information: CC Docket 78-72 CC Docket 80-286 CC Docket 86-297

Agency Contact: Michael Wilson, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-7500

RIN: 3060-AE07

3570. JURISDICTIONAL SEPARATION PROCEDURES: CENTRAL OFFICE EQUIPMENT (CIRCUIT EQUIPMENT) AND CABLE AND WIRE FACILITIES

Significance: Agency Priority

Legal Authority: 47" USC: 221(c); 47 USC 403; 47 USC 410

CFR Citation: 47 CFR 36; 47 CFR 69

Abstract: With the issuance of this order we are addressing the petitions for reconsideration of the FCC Report and Order released May 1, 1987. The FCC Order adopted the Federal State Joint Board's recommendations regarding the jurisdictional separations treatment of revenue accounting expenses in account 662 and procedures prescribed in the new Separations Manual which will conform to the new USOA.

#### Timetable:

| Action                  | Date.    |    | FR  | Cite  |
|-------------------------|----------|----|-----|-------|
| Order Inviting Comments | 05/07/86 | 51 | FR  | 21000 |
| R&O                     | 05/01/87 | 52 | FR. | 17228 |
| MO&O                    | 06/00/88 |    |     |       |

Small Entity: Yes

Additional Information: CC Docket No. 78-72 CC Docket No. 80-286 CC Docket No. 86-297

Agency Contact: Michael Wilson, Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554, 202 632-7500

RIN: 3060-AE14

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —COMMON CARRIER BUREAU

Final Rule Stage

#### 3571. SATELLITE COMMUNICATIONS

Significance: Agency Priority

Legal Authority: 47 USC 303; 47 USC

333

CFR Citation: 47 CFR 25 Legal Deadline: None.

Abstract: The Commission seeks to develop a record & to solicit comments on the proposed rules. These proposed rules are designed to implement recommendations made by the joint industry/government Advisory Committee on 2 degree satellite spacing; and they will codify basic applications requirements for satellite services. The proposed rules would apply to all entities including small

entities who seek authorization under Part 25 of the Commission's rules to construct and operate Fixed-Satellite. communications facilities. The proposed rules would establish operational and technical procedures designed to alleviate adjacent satellite interference and may increase the reporting and cost burdens on all satellite licensees. The rules codifying basic applications requirements are codifications of existing policies. Will impose no additional burdens, and may, in fact, reduce the burden by eliminating several current requirements. In order to be effective, these rules must apply to all licensees and thus there is no significant alternative.

#### Timetable: Action Date FR Cite **ANPRM** 09/01/87 52 FR 6175 **ANPRM** 11/01/87 Comment Periodi End-Final Action 12/00/88 Final Action 02/00/89 Effective.

Small Entity: Yes

Agency Contact: Rosalee Gorman or Fern Jarmulnek, Staff Attornies, Federal Communications Commission, 2025 M Street, N.W., Room 6324, Washington, D.C. 20554, 202 634-1624

RIN: 3060-AD70

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —COMMON CARRIER BUREAU

#### **Completed Actions**

3572. MTS AND WATS MARKET STRUCTURE AMENDMENT OF PART 67/ESTABLISHMENT OF JOINT BOARD

Significance: Agency Priority

CFR Citation: 47 CFR 67; 47 CFR 69

Completed:
Reason Date FR Cite
Withdrawn 04/01/87

6363 RIN: 3060-AD89

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —OFFICE OF

Prerule Stage

3573. 900 MHZ G/NG FIXED

Significance: Agency Priority
Legal Authority: 47 USC 303

CFR Citation: 47 CFR 2; 47 CFR 74; 47

**ENGINEERING AND TECHNOLOGY** 

CFR 94

**Abstract:** Development of operating rules and sharing arrangement for use

of the 932-935 and 941-943 MHz bands for G/NG fixed services.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 11/25/86 |         |
| R&O    | 06/30/88 |         |

Small Entity: Yes

Small Entity: Yes

**Additional Information: 82-243** 

Agency Contact: Rodney Small, Federal Communications Commission, 2025 M St., NW, Rm. 7332, Washington, DC 20554, 202 653-8116

Agency Contact: Cindy Work 202 632-

RIN: 3060-AD55

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —OFFICE OF ENGINEERING AND TECHNOLOGY

#### 3574. 216 - 225 MHZ ALLOCATIONS

Significance: Agency Priority Legal Authority: 47 USC 303 CFR Citation: 47 CFR 2

**Abstract:** Proceeding to reallocate frequencies in the 216 - 225 MHz band including reallocation of 220 - 225 MHz from amateur to Land Mobile Services.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/31/84 |         |
| NPRM   | 12/31/86 |         |
| R&O    | 06/01/88 |         |
|        |          |         |

Small Entity: Yes

Additional Information: Gen. 87-14

Agency Contact: Fred Thomas, Federal Communications Commission, 2025 M St., N.W., Rm. 7320, Washington, D.C. 20554, 202 653-8112

RIN: 3060-AC91

### 3575. DORCMA/SEIA-REMOTE CONTROL/SECURITY DEVICES

Significance: Agency Priority

Legal Authority: 47 USC 302

CFR Citation: 47 CFR 15.201 to 215

Abstract: Review and overhaul of technical standards for remote control

and security devices in Part 15.
Initiated by petitions for rulemaking filed by Door Operator and Remote Control Manufactures association, the Security Equipment Industry Association, and Transcience Industries.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/22/86 |         |
| R&O    | 06/01/88 |         |
|        |          |         |

Small Entity: Yes

**Additional Information: 86-442** 

Agency Contact: John Reed, Federal Communications Commission, 2025 M St., N.W., Rm. 8302, Washington, D.C. 20554, 202 653-7313

RIN: 3060-AC96

### 3576. PUBLIC SAFETY NATIONAL PLAN

Significance: Agency Priority

Legal Authority: 47 USC 4(i); 47 USC

303(r)

CFR Citation: 47 CFR 90

Abstract: Phase III of a project to meet spectrum allocation needs of the public

safety community.

#### Proposed Rule Stage

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/01/87 |         |
| R&O    | 06/01/88 |         |
|        |          |         |

Small Entity: Yes

Additional Information: 87-112

Agency Contact: Fred Thomas, Federal Communications Commission, 2025 M Street, N.W., Room 7130, Washington, D.C. 20554, 202 653-8112

RIN: 3060-AD66

#### 3577. LTTS REALLOCATION

**Significance:** Agency Priority

Legal Authority: 47 USC 4(i); 47 USC

303(r)

CFR Citation: 47 CFR 2; 47 CFR 74

Abstract: Response to petition from Chadborne and Parke requesting secondary allocation of frequencies to the local transmission service.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 09/01/87 | 1       |
| R&O    | 06/01/88 |         |

Small Entity: Yes

Additional Information: 87-136

#### FCC-OET

**Proposed Rule Stage** 

Agency Contact: Ray LaForge, Federal Communications Commission, 2025 M. Street, N.W., Room 7328, Washington, D.C. 20554, 202 653-8117

RIN: 3060-AD67

# 3578. PART 15 REVIEW (AUDITORY ASSISTANCE AND IGGULTON PETITIONS TO BE DISPOSED OF CONCURRENT WITH THIS ACTION)

Significance: Agency Priority

**Legal Authority:** 47 USC 301; 47 USC 302; 47 USC 303; 47 USC 4(i)

CFR Citation: 47 CFR 15

Abstract: A comprehensive revision of Part 15 which proposes to allow marketing and use of a greater variety of devices, and to reduce the regulatory burden on the public.

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| NPRM                       | 10/02/87 |         |
| NPRM public comment period | 05/09/88 |         |
| Report and Order           | 12/00/88 |         |

Small Entity: Yes

Additional Information: Docket 87-389

Agency Contact: John Reed, Federal Communications Commission, 2025 M Street, N.W., Room 7122, Washington, D.C. 20554, 202 653-7313

RIN: 3060-AD68

#### 3579. 900 MHZ RESERVE RECONSIDERATION

Significance: Agency Priority Legal Authority: 47 USC 301 CFR Citation: 47 CFR 2

Abstract: In this MO&O, the Commission will address eight petitions for reconsideration of frequency allocations made in the R&O in this proceeding. Principal issues are: [1] a request to allocate an additional 2 MHz to public safety, (2) a request to reallocate the general purpose mobile radio service instead to private land mobile, and (3) a request from aeronautical interests to delete the L-band allocation for mobile-satellite service and retain the band exclusively for aeronautical mobile-satellite (R) service.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| MO&O   | 06/01/88 |         |

Small Entity: Yes

Additional Information: 84-1231, 84-1233, and 84-1234

Agency Contact: Julie Knapp, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 653-8108

RIN: 3060-AD91

#### 3580. EIA PETITION FOR EXTENSION OF TIME FOR 46/49 MHZ

Significance: Agency Priority: Legal Authority: 47 USC 301 CFR Citation: 47 CFR 15

Abstract: The Electronic Industry
Association has requested an extension
of time from February 1989 to February
1994 to continue manufacture of
cordless telephones on government
frequencies at 46/49 MHz under Part 15.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| order  | 06/00/88 |         |

Small Entity: Yes

Additional Information: RM-5320

Agency Contact: Julie Knapp, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 653-8108

RIN: 3060-AD95

#### 3581. EIA PETITION FOR CORDLESS TELEPHONE ALLOCATION AT 900 MHZ

Significance: Agency Priority
Legal Authority: 47 USC 301
CFR Citation: 47 CFR 2

Abstract: The Electronic Industries Association has petitioned the Commission seeking an allocation of 4 MHz for cordless telephones in the 800/900 MHz land mobile reserve.

#### Timetable:

| Action | Date <sup>,</sup> | FR Cite |
|--------|-------------------|---------|
| order  | 06/00/88          |         |

Small Entity: Yes

Additional information: RM-4780

Agency Contact: Julie Knapp, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554,

**202 653-8108 RIN:** 3060-AD97

## 3582. ALTERNATIVE TYPE ACCEPTANCE PROCEDURE

Significance: Agency Priority

Legal Authority: 47 USC 4(i); 47 USC

303(r)

CFR Citation: 47 CFR 2; 47 CFR 22; 47

CFR. 90

Abstract: That proceeding in Docket No. 85-171 proposed a new technique that would allow maximum flexibility in getting innovative new equipment designs into the marketplace. This proposal will be a new approach to solve some of the technical and administrative problems identified in Docket 85-171.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 03/31/88 |         |
| R&O    | 12/30/88 |         |

Small Entity: Yes

Additional Information: 85-171

Agency Contact: Ken Nichols, Federal Communications Commission, 7435 Oakland Mills Road, Guilford, MD 21045, 301 725-1585

RIN: 3060-AD99

## 3583. VERIFICATION OF PARTS 73, 74, AND DEVICES

Significance: Agency Priority

Legal Authority: 47 USC 302; 47 USC

303

CFR Citation: 47 CFR 73; 47 CFR 74; 47

**CFR 78** 

Abstract: Proposal for relaxation of the rules to change the equipment authorization procedure for certain devices subject to Parts 73, 74, and 78 from notification to the less burdensome verification procedure.

#### Timetable:

| Action        | Date         | FR Cite |
|---------------|--------------|---------|
| NPRM          | 09/30/87     |         |
| NPRM          | 01/29/88     |         |
| Report and Or | der 12/30/88 |         |

Small Entity: Yes

Agency Contact: George Harenberg, Federal Communications Commission,

#### FCC-OET

**Proposed Rule Stage** 

2025 M Street, N.W., Washington, D.C. 20554, 202 653-8107

RIN: 3060-AE00

#### 3584. ● SCANNING RECEIVER **LABELLING**

Significance: Agency Priority

Legal Authority: 47 USC 301: 47 USC

302; 47 USC 303; 47 USC 4(i)

CFR Citation: 47 CFR 15

Abstract: Consideration of a petition requesting changes to Part 15 to require scanner manufacturers to label their receivers to alert users that it is not legal to listen to certain transmissions taking place on specified bands.

#### Timetable:

Action Date **FR Cite** NPRM 06/01/88

Small Entity: Yes

Agency Contact: Paul Marrangoni, Federal Communications Commission, 2025 M St., N.W. Rm. 7336, Washington,

D.C. 20554, 202 653-8107

RIN: 3060-AE18

#### FEDERAL COMMUNICATIONS COMMISSION (FCC) -OFFICE OF ENGINEERING AND TECHNOLOGY

Final Rule Stage

#### 3585. CELLULAR FLEXIBILITY

Significance: Agency Priority Legal Authority: 47 USC 303 CFR Citation: 47 CFR 22

Abstract: Proceeding will investigate approach to relax technical standards for new cellular spectrum at 800 MHZ in order to provide flexibility to

3586. RECONSIDERATION OF THIRD

licensees for implementation of new technologies and new service offerings.

**FR Cite** 

#### Timetable:

| Action | Date     |  |
|--------|----------|--|
| NPRM   | 06/30/87 |  |
| R&O    | 09/30/88 |  |

Small Entity: Yes

Additional Information: 84-1231

Agency Contact: Julius Knapp, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 653-8108

RIN: 3060-AE15

#### FEDERAL COMMUNICATIONS COMMISSION (FCC) -OFFICE OF **ENGINEERING AND TECHNOLOGY**

& ORDER RE 1-40 GHZ

Significance: Agency Priority CFR Citation: 47 CFR 21; 47 CFR 74; 47

**CFR 94** 

Completed: Final Action

Reason FR Cite Date 09/30/87

Small Entity: Yes

**Completed Actions** 

Proposed Rule Stage

Agency Contact: Julie Knapp 202 653-8108

RIN: 3060-AD96

#### FEDERAL COMMUNICATIONS COMMISSION (FCC) -MASS MEDIA BUREAU

#### 3587. TECHNICAL DEREGULATION: **PART 73: TV**

Legal Authority: 47 USC 154; 47 USC

CFR Citation: 47 CFR 73.685; 47 CFR 73.688; 47 CFR 73.691; 47 CFR 73.698; 47 CFR 73.699

Abstract: Review and elimination of unnecessary technical regulations which govern broadcast television.

#### Timetable:

Small Entity: Yes

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 03/00/88 |         |
| R&O    | 00/00/00 |         |

Federal Communications Commission, 202 632-9660

Agency Contact: Bernard Gorden,

RIN: 3060-AD58

#### 3588. SECTION 73.37(E): PETITION FOR RECONSIDERATION

Legal Authority: 47 USC 307 **CFR Citation:** 47 CFR 73.37(e)

Abstract: On October 31, 1985, the Commission adopted a Report and Order deleting the non-technical AM application acceptance criteria in Section 73.37(e) of the Commission's Rules. Reconsideration Requested.

#### Timetable:

| , |          |         |   |
|---|----------|---------|---|
| Action                                  | Date     | FR Cite |   |
| NPRM                                    | 02/13/85 | ٠       |   |
| R&O                                     | 10/31/85 |         | • |
| MO&O                                    | 00/00/00 |         |   |

Small Entity: Yes

Additional Information: mm-077 NPRM mm-85-39 R&O

Agency Contact: Jonathan David, Federal Communications Commission, 202 632-6955

RIN: 3060-AD63

3589. FOREIGN CLEARS: CT. **REMAND: MINORITY PREFERENCE** 

Significance: Agency Priority

#### FCC-MMB

**Proposed Rule Stage** 

Legal Authority: 47 USC 307 CFR Citation: 47 CFR 73.3571

Abstract: Remand from the Court of Appeals of Commission decision regarding new stations to be established on Foreign Class I-A AM clear channels.

#### Timetable:

| Action  | Date     | FR Cite |
|---------|----------|---------|
| R&O     | 04/26/85 |         |
| MO&O    | 02/03/86 |         |
| FNPRM   | 07/28/87 |         |
| 2nd R&O | 06/01/88 |         |

Small Entity: Yes

Additional Information: mm-84-281 mm-84-281(a)

Agency Contact: Vicki Assevero, Federal Communications Commission, 202 632-7792

RIN: 3060-AD72

### 3590. BROADCAST EEO: RECONSIDERATION

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303

**CFR Citation: 47 CFR 73.2080** 

Abstract: The Commission has adopted new Equal Employment Opportunity (EEO) rules and reporting requirements for broadcasters that emphasize a licensee's overall EEO efforts rather than the numerical composition of its workforce. Reconsideration requested.

#### Timetable:

| Action                | Date     | FR Cite                                      |
|-----------------------|----------|--|
| NPRM                  | 11/14/85 | <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u> |
| Interim Final<br>Rule | 10/31/86 |  |
| R&O                   | 04/16/87 | -  |
| MO&O                  | 06/00/88 | -  |

Small Entity: Yes

Additional Information: mmb-298 NPRM mm-85-350 FNPRM

Agency Contact: Marcia Glauberman, Federal Communications Commission, 202 632-6302

RIN: 3060-AD73

### 3591. FM TECHNICAL CLEAN-UP: RECONSIDERATION

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303

**CFR Citation:** 47 CFR 73.211; 47 CFR 73.206; 47 CFR 73.207; 47 CFR 73.213

Abstract: On September 10, 1987, the FCC amended its rules to provide a specific method for classifying FM stations according to effective transmitting power and antenna height, and increased the accuracy in the procedures for predicting FM station coverage and calculating distances between FM stations. Also, Section 73.213 was simplified to only permit modifications that do not increase the potential for interference. Reconsideration has been requested.

#### Timetable:

| Action . | Date     | FR Cite |
|----------|----------|---------|
| NPRM     | 04/03/86 |         |
| R&O      | 09/10/87 |         |
| MO&O     | 06/01/88 |         |

Small Entity: Yes

Additional Information: mmb-311

NPRM

Agency Contact: Jay Jackson, Federal Communications Commission, 202 632-9660

RIN: 3060-AD74

#### 3592. MAIN STUDIO LOCATION

Significance: Agency Priority Legal Authority: 47 USC 154(i)

**CFR Citation:** 47 CFR 73.1125; 47 CFR 73.1130

Abstract: The Commission will reconsider whether it should modify its requirements that every broadcast station locate its public inspection file in the community of license and maintain a local or toll-free telephone number. The Commission will also consider whether it should exempt noncommercial education stations from the amended main studio rule.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 10/16/86 |         |
| R&O    | 04/16/87 |         |
| MO&O   | 06/01/88 |         |
| O      |          |         |

Small Entity: Yes

Additional Information: mmb-410 NPRM mmb-86-406

Agency Contact: Eileen Huggard, Federal Communications Commission, 202 632-7792

RIN: 3060-AD75

#### 3593. NONCOMMERCIAL BROADCAST: ISSUES-PROGRAMS LISTS

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303

**CFR Citation:** 47 CFR 73.3527

Abstract: The Commission will consider adopting a Report and Order to conform noncommercial stations issues/programs list public file requirement with that applicable to commercial stations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 12/29/86 |         |
| R&O    | 06/01/88 |         |

Small Entity: Yes

Additional Information: mm-83-670(b) mmb-418 NPRM

Agency Contact: Barbara A. Kreisman, Federal Communications Commission, 202 632-7792

RIN: 3060-AD76

### 3594. RADIO MULTIPLE OWNERSHIP & CROSS OWNERSHIP RULES

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303

**CFR Citation:** 47 CFR 73.3555

Abstract: The Commission has proposed to relax a portion of the "duoploy" rule as it applies to AM and FM station ownership. The Commission also has proposed to relax a section of the one-to-a-market" rule to permit combinations of AM, FM, and UHF television stations in the top fifty markets. Under the proposed rule, common ownership of radio-television combinations would be considered on a case-by-case basis.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 01/15/87 |         |
| R&O    | 06/00/88 | •       |

Small Entity: Yes

Additional Information: mmb-414 NPRM

Agency Contact: Andrew J. Rhodes, Federal Communications Commission, 202 632-7792

RIN: 3060-AD78

#### FCC-MMB

#### **Proposed Rule Stage**

#### 3595. SATELLITE TELEVISION STATIONS

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303

CFR Citation: 47 CFR 73.614

Abstract: The FCC proposes to: (1) eliminate authorization of satellites in urban areas of larger markets, allowing them only in rural areas that cannot economically support a full service operation; and (2) either remove restrictions limiting locally originated programming or, in the alternative, establishing a cap on the amount of programming originated once satellite operation has been justified. Also, the FCC seeks comment as to how urban and rural areas should be defined.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM _ | 01/15/87 |         |
| R&O    | 06/00/88 |         |

Small Entity: Yes

Additional Information: mmb-421

NPRM

Agency Contact: Scott Roberts, Federal Communications Commission, 202 632-6302

RIN: 3060-AD79 ·

#### 3596. RADIO READING SERVICES

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303; 47 USC 403

CFR Citation: 47 CFR 73.593

Abstract: On 1/16/87 the Commission adopted a Notice of Inquiry seeking comments on appropriate costs to be imposed by non-commercial educational radio stations for radio reading services for the visually impaired. The Commission will consider issuance of a policy statement regarding this matter.

#### Timetable:

| R Cite |
|--------|
|        |
|        |
|        |

Small Entity: Yes

Additional Information: RM-5434(PRB)

RM-5509 NOI

Agency Contact: Vicki Assevero, Federal Communications Commission, 202 632-7792

RIN: 3060-AD80

#### 3597. DAYTIMERS ISSUES

Significance: Agency Priority

Legal Authority: 47 USC 303; 47 USC

307(b)

CFR Citation: 47 CFR 73.21

Abstract: Further Notice of Proposed Rulemaking to explore implications of authorizing nighttime operation by AM daytime-only stations on U.S. clear channels.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/29/87 |         |
| R&O    | 04/29/87 |         |
| FNPRM  | 06/00/88 |         |

Small Entity: Yes

Agency Contact: Louis Stephens, Federal Communications Commission, 202 632-6955

RIN: 3060-AD85

## 3598. AM EXPANDED BAND: DOMESTIC

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

303

CFR Citation: 47 CFR 73

**Abstract:** Inquiry into domestic issues resulting from expansion of the Ambroadcasting band.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| FNOI   | 06/01/88 |         |
| NPRM   | 00/00/00 |         |

Small Entity: Yes

Agency Contact: Freda Thyden, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 632-7792

RIN: 3060-AD92

#### 3599. WIRELESS CAMERAS

Significance: Agency Priority Legal Authority: 47 USC 303

**CFR Citation:** 47 CFR 74.602; 47 CFR 74.604; 47 CFR 74.636; 47 CFR 74.637; 47 CFR 74.802

**Abstract:** Proposal to permit low power wireless cameras to operate on vacant UHF and VHF TV channels.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| FNPRM  | 05/04/87 |    |      |
| R&O    | 00/00/00 |    |      |

Small Entity: Yes

Additional Information: MM-85-36(a)
Agency Contact: Hank Van Deursen,
Federal Communications Commission,
2025 M Street, N.W., Washington, D.C.

20554, **202 632-9660**RIN: 3060-AE10

3600. FM TRANSLATORS: MOODY

BIBLE

Significance: Agency Priority Legal Authority: 47 USC 303 CFR Citation: 47 CFR 74.1231

Abstract: This proceeding addresses the possible use of satellite and microwave facilities to deliver signals to noncommercial FM translators that are owned and operated by the primary noncommercial FM stations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/03/86 |         |
| R&O    | 06/01/88 |         |

Small Entity: Yes

Additional Information: mmb-311 RM-

5219

Agency Contact: Eugenia R. Hull, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 632-6302

RIN: 3060-AE11

#### 3601. FM/TV DIRECTIONAL ANTENNA

**Significance:** Agency Priority **Legal Authority:** 47 USC 303

CFR Citation: 47 CFR 73.316; 47 CFR

73.211

**Abstract:** Proposal for routine use of directional antennas to accommodate short-spaced transmitter/antenna locations.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 06/01/88 |         |
| R&O    | 00/00/00 |         |

Small Entity: Yes

#### FCC-MMB

**Proposed Rule Stage** 

Agency Contact: Bernard Gorden,

Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 632-9660

RIN: 3060-AE12

3602. CHANNELS 14/69 INTERFERENCE: NOI/NPRM

Significance: Agency Priority

Legal Authority: 47 USC 154; 47 USC

304

CFR Citation: 47 CFR 73

Abstract: This proceeding addresses the problem of interference from TV stations on Channels 14 and 69 to land mobile operations on adjacent channels, including a proposal that all applications for CP's for new stations be required to meet spacing criteria or, in the alternative, be permitted to resolve interference problems through private agreement.

Timetable:

| Action    | Date     | F | R Cite |  |
|-----------|----------|---|--------|--|
| NOI/NPRM  | 06/01/88 |   |        |  |
| FNPRM/R&O | 00/00/00 |   |        |  |

Small Entity: Yes

Agency Contact: Louis Whitsett,

Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 632-7792

RIN: 3060-AE13

3603. ● FM TRANSLATORS:NOI/NPRM

Significance: Agency Priority Legal Authority: 47 USC 303

**CFR Citation:** 47 CFR 74.1202; 47 CFR 74.1203; 47 CFR 74.1231; 47 CFR 74.1232;

47 CFR 74.1235

Abstract: This proceeding will provide a comprehensive reexamination of the Commission's FM translator rules.

Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 | ·       |
| R&O    | 00/00/00 | •       |

Small Entity: Yes

Agency Contact: Marcia Glauberman, Federal Communications Commission, 202 632-6302

RIN: 3060-AE23

### 3604. ● ADVANCED TELEVISION SYSTEMS

Significance: Agency Priority

Legal Authority: 47 USC 151; 47 USC

154; 47 USC 303

CFR Citation: 47 CFR 73

Abstract: This is a wide ranging proceeding into advanced TV systems, including: systems now under development, compatibility with existing TV systems, and the public interest implications for TV broadcast service in the United States.

Timetable:

| Action | <br>Date     | FR Cite |
|--------|--------------|---------|
| NOI    | <br>07/16/87 |         |
| NPRM   | 00/00/00     | 4 P. C. |
| R&O    | <br>00/00/00 | *e**    |

Small Entity: Yes

Additional Information: RM-5811 NOI

Agency Contact: Steven Kaminer, Federal Communications Commission, 202 632-5414

RIN: 3060-AE24

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —MASS MEDIA BUREAU

DAYLIGHT 3606. BROADCAST CALL SIGNS

Significance: Agency Priority

CFR Citation: 47 CFR 73.3550

Completed:

Reason Date FR Cite
Final Action R&O 10/20/87

Small Entity: Yes

Agency Contact: Sharon Briley 202 632-

6302

RIN: 3060-AD81

3607. UHF IMPACT POLICY/CARROLL DOCTRINE

**Completed Actions** 

Significance: Agency Priority CFR Citation: 47 CFR 73

Completed:

Reason Date FR Cite
Final Action
Report and
Policy
Statement
adopted

Small Entity: Yes

Agency Contact: Judith Herman 202

632-6302

RIN: 3060-AD83

# 3605. AM DAYTIMERS: DAYLIGHT SAVINGS TIME

**Significance:** Agency Priority **CFR Citation:** 47 CFR 73.99

Completed:

| Reason             | Date    | FR Cite |
|--------------------|---------|---------|
| Final Action B&O 1 | 0/31/87 |         |

Final Action R&O 10/31/83

Small Entity: Yes

Agency Contact: Lou Stephens 202 632-

6955

RIN: 3060-AD77

# FEDERAL COMMUNICATIONS COMMISSION (FCC) -- PRIVATE RADIO BUREAU

#### **Proposed Rule Stage**

## 3608. WIRELINE COMMON CARRIÈRS - OPERATION OF SMRS

**Legal Authority:** 47 USC 154(i); 47 USC 303(r)

CFR Citation: 47 CFR 90,603

Abstract: The FCC has proposed amending Subparts M & S of Part 90 of its rules governing private land mobile radio to permit wireline common carriers to be eligible to apply for a license in the Specialized Mobile Radio Service.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/03/86 | 51 FR 2910 |
| NPRM Comment<br>Period End | 07/03/86 |            |
| R&O                        | 07/00/88 | •          |

Small Entity: Yes

Agency Contact: Gay Ludington, Federal Communications Commission, 202 634-2443

RIN: 3060-AD54

# 3609. REVISION AND REORGANIZATION OF AVIATION RULES (PART 87)

Significance: Agency Priority

Legal Authority: 47 USC 154(i); 47 USC

303(r)

CFR Citation: 47 CFR 87

Abstract: NPRM proposes to reorganize and revise the rules for the aviation services. Includes proposals regarding aeronautical advisor stations, making greater use of 25 and 50 MHz channels, and licensing of Civil Air Patrol.

#### Timetable:

| Action                     | Date     | FI    | 3 | Cite  |
|----------------------------|----------|-------|---|-------|
| NPRM                       | 06/10/87 | 52 FF | 3 | 26360 |
| NPRM Comment<br>Period End | 10/21/87 |       |   |       |
| R&O                        | 06/00/88 |       |   |       |

Small Entity: Yes

Agency Contact: M. Cesaitis, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 632-7175

RIN: 3060-AE08

#### 3610. MULTIPLE ADDRESS SYSTEMS

Significance: Agency Priority

Legal Authority: 47 USC 154(i); 47 USC 303(r)

...,

CFR Citation: 47 CFR 94

Abstract: The FCC has proposed to reexamine rules and policies governing 900 MHz multiple address system (MAS) operations. A number of rule sections are proposed for revision and clarification.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/15/87 | 52 FR 4161 |
| NPRM Comment<br>Period End | 04/07/87 |            |
| R&O                        | 06/01/88 |            |

Small Entity: Yes

Agency Contact: Herb Zeiler/Molly Nichols, Federal Communications Commission, 2025 M Street, N.W., Washington, D.C. 20554, 202 634-2443

RIN: 3060-AE09

#### 3611. ● MULTIPLE ADDRESS SYSTEMS

Significance: Agency Priority

Legal Authority: 47 USC 154(i); 47 USC

303(r)

CFR Citation: 47 CFR 94

Abstract: The FCC has proposed to reexamine rules and policies governing 900 MHz multiple address system (MAS) operations. A number of rule sections are proposed for revision and clarification.

Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 01/15/87 | 52 FR 4161 |
| NPRM Comment<br>Period End | 05/29/87 |            |
| R&O                        | 06/01/88 |            |

Small Entity: Yes

Agency Contact: Herb Zeiler, Federal Communications Commission, 202 634-

2443

RIN: 3060-AE20

# 3612. ● REVISION AND REORGANIZATION OF AVIATION RULES (PT. 87)

Significance: Agency Priority

Legal Authority: 47 USC 154(i); 47 USC

303(r)

CFR Citation: 47 CFR 87

Abstract: NPRM proposes to reorganize and revise the rules for the aviation services. Includes proposals regarding aeronautical advisory stations, making greater use of 25 and 50 MHz channels, and licensing of Civil Air Patrol.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 06/10/87 | 52 | FR | 26360 |
| NPRM Comment<br>Period End | 12/21/87 |    |    |       |
| R&O                        | 06/00/88 |    |    |       |

Small Entity: Yes

Agency Contact: M. Cesaitis, Federal Communications Commission, 202 632-7175

RIN: 3060-AE21

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —PRIVATE RADIO BUREAU

**Final Rule Stage** 

# 3613. PART 90 REVIEW - SUBPARTS M&S INCL. ASNA PET., SUBPART S WAIT LIST

Significance: Agency Priority

Legal Authority: 47 USC 154(i); 47 USC

303(4)

CFR Citation: 47 CFR 90.364; 47 CFR

90.627

Abstract: NPRM proposes to permit greater flexibility and enhanced service options for SMR licensees and end users. Includes proposals regarding loading standards, waiting list procedures and eligibility requirements.

| Timetable: |          |    |    |       |
|------------|----------|----|----|-------|
| Action     | Date     |    | FR | Cite  |
| ANPRM      | 10/16/86 | 51 | FR | 45025 |
| ANPRM      | 02/20/87 |    |    |       |
| Comment    |          |    |    |       |
| Period End |          |    |    |       |
| NPRM       | 04/03/87 |    |    |       |
| R&O        | 06/00/88 |    |    |       |

#### FCC-PRB

Final Rule Stage

Small Entity: Yes

Agency Contact: Nia Cresham, Federal Communications Commission, 202 634-

2443

RIN: 3060-AD69

3614. ● SPECIAL EMERGENCY RADIO PRIVATE CARRIERS

Significance: Agency Priority

Legal Authority: 47 USC 154(i); 47 USC

303(r)

CFR Citation: 47 CFR 90.35

Abstract: The FCC has proposed that commercial entities be eligible to obtain a license to directly offer private carrier service to medical service to Special Emergency Radio Service eligibles.

Timetable:

 Action
 Date
 FR Cite

 NPRM
 08/04/87
 52 FR 35281

NPRM Comment 11/16/87

Period End

 Action
 Date
 FR Cite

 R&O
 06/00/88

Small Entity: Yes

Agency Contact: Irene Bleiweiss, Federal Communications Commission, 202 634-2443

RIN: 3060-AE19

# FEDERAL COMMUNICATIONS COMMISSION (FCC) —PRIVATE RADIO BUREAU

Completed Actions

3615. EXTERNAL FREQUENCY CONTROLS

CFR Citation: 47 CFR 90.203

Completed:

Reason Date FR Cite

Final Action R&O 12/15/87 52 FR 47569 adopted

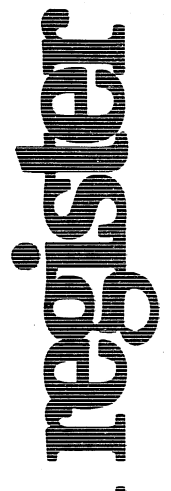
Small Entity: Yes

**Agency Contact:** Rockie Patterson 202 634-6497

RIN: 3060-AD53

[FR Doc. 88-5806 Filed 04-22-88; 8:45 am]

BILLING CODE 6712-01-T



Monday April 25, 1988

Part XLVII

# Federal Deposit Insurance Corporation

Semiannual Regulatory Agenda



#### FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC)

### FEDERAL DEPOSIT INSURANCE CORPORATION

#### 12 CFR Ch. III

#### **Semiannual Agenda of Regulations**

**AGENCY:** Federal Deposit Insurance Corporation.

**ACTION:** Publication of semiannual agenda of regulations.

SUMMARY: The Federal Deposit Insurance Corporation ("FDIC") is hereby publishing items for the April 1988 Regulatory Agenda. The agenda contains information about FDIC's current and projected rulemakings, existing regulations under review, and completed rulemakings.

#### FOR FURTHER INFORMATION CONTACT:

Persons identified under regulations listed in the agenda. The address for all FDIC staff identified in the agenda is Federal Deposit Insurance Corporation, 550 17th Street, NW., Washington, DC 20429.

SUPPLEMENTARY INFORMATION: Twice each year, the FDIC publishes an agenda of regulations to inform the public of its regulatory actions and to enhance public participation in the rulemaking process. Publication of the agenda is in accordance with both the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) and the FDIC statement of policy entitled "Development and Review of FDIC Rules and Regulations" (44 FR 31007, May 30, 1979; 44 FR 32353, June 6, 1979; 44 FR 76858, December 28, 1979; 49 FR 7288, February 28, 1984).

The FDIC amends its regulations under the general rulemaking authority prescribed in section 9 of the Federal Deposit Insurance Act (12 U.S.C. 1819) and under specific authority granted by the Act and other statutes.

Interested persons may petition the FDIC for the issuance, amendment or repeal of any regulation by submitting a written petition to the Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429. Petitioners should include complete and concise statements of their interest in the subject matter and reasons why the petitions should be granted.

Dated: February 10, 1988.

Federal Deposit Insurance Corporation. Hoyle L. Robinson, Executive Secretary.

#### Prerule Stage

| Se-<br>quence<br>Number |  |                   | 3 1 1 1 1 1        | Title               |                             |           | Regulation<br>Identifier<br>Number |
|-------------------------|--|-------------------|--------------------|---------------------|-----------------------------|-----------|------------------------------------|
| 3616<br>3617<br>3618    | 12 CFR 309<br>12 CFR 311<br>12 CFR 330 | Rules Governing P | Public Observation | n of Meetings of th | ne Corporation's Board of D | Pirectors |                                    |

#### Proposed Rule Stage

| Se-,<br>quence<br>Number | ·          | Title   | Regulation<br>Identifier<br>Number |
|--------------------------|------------|---|------------------------------------|
|                          | 40.050.000 | Rules of Practice and Procedures  |                                    |
| 3619                     | 12 CFR 308 | Rules of Practice and Procedures  | 3064-AA64                          |
| 3620                     | 12 CFR 346 | Foreign Banks   | 3064-AA78                          |
| 3621                     | 12 CFR 344 | Securities Recordkeeping and Confirmations  | 3064-AA30                          |
| 3622                     | 12 CFR 335 |   |                                    |
| 3623                     | 12 CFR 303 | Applications, Requests, Submittals, Delegations of Authority, and Notices of Acquisition of Control | 3064-AA90                          |
| 3624                     | 12 CFR 324 | Agricultural Loan Loss Amortization   | 3064-AA87                          |
|                          | i          |   |                                    |

#### Final Rule Stage

| Se-<br>quence<br>Number |            | Title        | Regulation<br>Identifier<br>Number |
|-------------------------|------------|--------------|------------------------------------|
| 3625                    | 12 CFR 338 | Fair Housing | 3064-AA81                          |

#### **Completed Actions**

| S <sub>d</sub> -<br>quence<br>Number | Title                              | Regulation<br>Identifier<br>Number |
|--------------------------------------|------------------------------------|------------------------------------|
| 3626<br>3627                         | 12 CFR 310 Privacy Act Regulations | 3064-AA91<br>3064-AA29             |

#### Completed Actions—Continued

|                          | Title  | Regulation<br>Identifier<br>Number              |
|--------------------------|--|---|
| 12 CFR 325<br>12 CFR 350 | Capital Maintenance  Disclosure of Financial and Other Information by FDIC-Insured State Nonmember Banks |   |
|                          |  | 3064-AA88<br>3064-AA89                          |
| 12 CFR 308               | Rules of Practice and Procedures: Subpart B Rules of Practice Generally                                  | 3064-AA64<br>3064-AA78                          |
|                          | 12 CFR 325<br>12 CFR 350<br>12 CFR 304<br>12 CFR 346<br>12 CFR 308                                       | 12 CFR 337 Unsafe and Unsound Banking Practices |

#### FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC)

Prerule Stage

#### **3616. DISCLOSURE OF INFORMATION**

Legal Authority: 5 USC 552; 12 USC

1819

CFR Citation: 12 CFR 309 Legal Deadline: None.

Abstract: Part 309 sets forth the basic policies of the FDIC regarding the information it maintains and the procedures for obtaining access to such information.

This regulation has been selected for review under the FDIC's Regulation Review Program.

#### Timetable:

| Action     | Date     | FR Cite |
|------------|----------|---------|
| End Review | 00/00/00 |         |

Small Entity: No

Agency Contact: James R. Dudine, Chief, Special Activities Section, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6750

RIN: 3064-AA65

3617. RULES GOVERNING PUBLIC OBSERVATION OF MEETINGS OF THE CORPORATION'S BOARD OF DIRECTORS

Legal Authority: 5 USC 552b; 12 USC

1819

CFR Citation: 12 CFR 311 Legal Deadline: None.

Abstract: Part 311 implements the policy of the "Government in the Sunshine Act," section 552b of Title 5, United States Code, which is to provide the public with as much information as possible regarding the decision-making processes of certain Federal agencies, including the FDIC, while preserving the rights of individuals and the ability of the agency to carry out its responsibilities.

This regulation has been selected for review under the FDIC's Regulation Review Program.

#### Timetable:

| Action           | Date     | FR Cite |
|------------------|----------|---------|
| End Review       | 00/00/00 |         |
| Concil Entitus t | 1_       | •       |

Small Entity: No

Agency Contact: Hoyle L. Robinson, Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-3813

RIN: 3064-AA66

# 3618. CLARIFICATION AND DEFINITION OF DEPOSIT INSURANCE COVERAGE

Legal Authority: 12 USC 1813; 12 USC

1817; 12 USC 1821; 12 USC 1822

CFR Citation: 12 CFR 330 Legal Deadline: None.

Abstract: Part 330 provides for the determination by the FDIC of the insured depositors of an insured bank and the amount of their insured deposit accounts. It sets forth the rules for determining the insurance coverage of deposit accounts maintained by depositors.

This regulation has been selected for review under the FDIC's Regulation Review Program.

#### Timetable:

| Action     | Date     | FR Cite | _ |
|------------|----------|---------|---|
| End Review | 00/00/00 |         |   |

Smail Entity: No

Agency Contact: J. William Via, Jr., Counsel, Legal Division, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-3733

RIN: 3064-AA68

#### FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC)

**Proposed Rule Stage** 

#### 3619. ● RULES OF PRACTICE AND **PROCEDURES**

Legal Authority: 5 USC 504; 12 USC 1819; 12 USC 1972; 15 USC 78w

CFR Citation: 12 CFR 308 Legal Deadline: None.

Abstract: The FDIC is preparing for public comment revisions to Part 308 of FDIC's rules and regulations which governs the conduct of administrative proceedings before the FDIC. The changes will include a reorganization of existing sections of Part 308, revisions of some sections that existed previously, and the addition of new sections. The purpose of the revised regulation is to secure a just, orderly, and speedy determination of administrative proceedings before the FDIC. The revised Part 308 is a result of the review conducted under FDIC's Regulation Review Program.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/24/88 | 53 FR 5392 |
| NPRM Comment<br>Period End | 04/25/88 |            |
| Final Action               | 06/00/88 |            |

Small Entity: No

Agency Contact: John V. Thomas, Senior Attorney, Legal Division, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-7275

RIN: 3064-AA64

#### 3620. ● FOREIGN BANKS

Legal Authority: 12 USC 1815; 12 USC 1817; 12 USC 1819; 12 USC 1820; 12 USC 3103; 12 USC 3104; 12 USC 3108

CFR Citation: 12 CFR 346 Legal Deadline: None.

Abstract: The FDIC is preparing for public comment revisions to Part 346 of its rules and regulations which sets out the rules governing FDIC-insured branches of foreign banks. The rules relate to: policy regarding the operation of insured and noninsured branches by a foreign bank; pledge of assets; and asset maintenance. The revised Part 346 is a result of the review conducted under FDIC's Regulation Review Program.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Charles V. Collier, Assistant Director, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6850

RIN: 3064-AA78

#### 3621. SECURITIES RECORDKEEPING **AND CONFIRMATIONS**

Legal Authority: 12 USC 1817; 12 USC 1818; 12 USC 1819

CFR Citation: 12 CFR 344 Legal Deadline: None.

Abstract: The FDIC expects to propose an amendment to 12 CFR Part 344, which governs an insured nonmember bank's recordkeeping and confirmation requirements for securities transactions. The proposed amendment would expand an existing exception under Part 344 for low activity. The exception would be increased to allow banks which effect an average of fewer than 1,000 securities transactions per year to be exempt from certain recordkeeping and written policymaking requirements. The current "low-activity" threshold is 200 transactions per year. Theamendment is needed to eliminate unnecessary paperwork burden and is intended to reduce the impact of FDIC's regulation on insured nonmember banks that engage in a low number of securities transactions per year.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |
|        |          |         |

Small Entity: No

Agency Contact: John F. Harvey, Chief, Review Unit, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6762

RIN: 3064-AA30

#### 3622. SECURITIES OF INSURED **NONMEMBER BANKS**

Legal Authority: 12 USC 1819 Federal Deposit Insurance Act; 15 USC 78I(i) Securities Exchange Act of 1934

CFR Citation: 12 CFR 335 Legal Deadline: None.

**Abstract:** The Securities Exchange Act of 1934 requires the FDIC to issue regulations substantially similar to regulations of the Securities and Exchange Commission, or publish reasons for not doing so. The staff is

currently preparing such conforming amendments for public comment based on recent rulemaking actions by the Commission.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |

Small Entity: No

Agency Contact: Lawrence H. Pierce, Securities Activities Officer, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6885

RIN: 3064-AA45

#### 3623. ● APPLICATIONS, REQUESTS, SUBMITTALS, DELEGATIONS OF **AUTHORITY, AND NOTICES OF ACQUISITION OF CONTROL**

Legal Authority: 12 USC 1817(j)(13); 12 USC 1819; PL 99-570, Sec 1360

CFR Citation: 12 CFR 303 Legal Deadline: None.

**Abstract:** The FDIC is preparing for public comment amendments to section 303.4 of Part 303 of its regulations to implement certain amendments to the Change in Bank Control Act of 1986. Under the planned proposal, the FDIC may waive the newspaper publication or comment solicitation requirements of the regulation, or may act on a proposed change in control prior to the expiration of the comment period. The planned proposal also provides that the FDIC may shorten the public comment period to a period of not less than 10 days.

#### Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 04/00/88 |    |      |

Small Entity: No

Agency Contact: Claude A. Rollin, Attorney, Legal Division, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-3985

RIN: 3064-AA90

#### 3624. ● AGRICULTURAL LOAN LOSS **AMORTIZATION**

Legal Authority: 12 USC 1823(j); 12 USC 1819

CFR Citation: 12 CFR 324

Legal Deadline: Statutory, November 9,

#### **Proposed Rule Stage**

Abstract: The FDIC approved an interim rule which establishes eligibility requirements and application procedures for FDIC-insured state nonmember banks in distressed agricultural regions of the country that are interested in amortizing farm loan losses. The FDIC is requesting comments from the public prior to adopting a final regulation.

| Timetable:                            |          |             |
|---------------------------------------|----------|-------------|
| Action                                | Date     | FR Cite     |
| Interim Rule                          | 11/02/87 | 52 FR 41966 |
| Interim Rule<br>Effective             | 11/09/87 | ,           |
| Interim Rule<br>Comment<br>Period End | 01/08/88 | •           |
| Interim Rule<br>Terminates            | 06/30/88 |             |

Small Entity: No

Agency Contact: William C. Crothers, Examination Specialist, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6906

RIN: 3064-AA87

#### FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC)

#### Final Rule Stage

#### 3625. FAIR HOUSING

**Legal Authority:** 12 USC 1817; 12 USC 1818; 12 USC 1819; 12 USC 1820; 15 USC 1691 et seq; 42 USC 3605; 42 USC 3608

CFR Citation: 12 CFR 338 Legal Deadline: None.

Abstract: The FDIC is preparing final amendments to its fair housing regulation, 12 CFR Part 338, which applies to insured state nonmember banks. The amendments would eliminate home-equity loans, as well as home improvement, maintenance and

repair loans from the data-gathering requirement. Accordingly, the data-gathering requirement would then only apply to home purchase, construction and refinancing loans. The FDIC believes that the amendments would reduce the paperwork burden on the banking industry without impairing enforcement of fair housing lending laws.

# Action Date FR Cite NPRM 08/18/87 52 FR 30928 NPRM Comment 10/19/87

Period End Final Action 04/00/88

Small Entity: No

Agency Contact: Patricia A.
McCormick, Fair Lending Analyst,
Office of Consumer Affairs, Federal
Deposit Insurance Corporation,
Washington, DC 20429, 202 898-3538

**RIN:** 3064-AA81

#### FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC)

#### **Completed Actions**

#### 3626. ● PRIVACY ACT REGULATIONS

Legal Authority: 5 USC 552a CFR Citation: 12 CFR 310 Legal Deadline: None.

Abstract: The FDIC is amending the title of a Privacy Act system of records listed as exempt by regulation (12 CFR 310.13(a)) from certain provisions of the Privacy Act in order to reflect a name change made to the system as amended. The Bank and Proposed Bank Irregularity Records System will be retitled the Financial Institutions Investigative and Enforcement Records System.

#### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              | 03/08/88 | 53 FR 7339 |
| Final Action<br>Effective | 05/23/88 |            |

Small Entity: No

Agency Contact: Robert E. Feldman, Assistant Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-3811

**RIN:** 3064-AA91

# 3627. POWERS INCONSISTENT WITH PURPOSES OF FEDERAL DEPOSIT INSURANCE LAW

**Legal Authority:** 12 USC 1816; 12 USC 1818(a); 12 USC 1818(b); 12 USC 1819; 12 USC 1821(f); 12 USC 1828(j)(2)

CFR Citation: 12 CFR 332 Legal Deadline: None.

Abstract: The FDIC has withdrawn its proposed amendments to Part 332 of its regulations which would have, among other things, prohibited insured banks, subject to certain exceptions, from directly engaging in real estate development activities or insurance underwriting activities and would have established certain restrictions on the indirect conduct of such activities.

#### Timetable:

| Action                                | Date     |    | FR | Cite  |
|---------------------------------------|----------|----|----|-------|
| ANPRM                                 | 09/12/83 | 48 | FR | 40900 |
| ANPRM                                 | 11/14/83 | 48 | FR | 40900 |
| Comment                               |          |    |    |       |
| Period End                            |          |    |    |       |
| NPRM /                                | 12/13/84 | 49 | FR | 48552 |
| NPRM Comment<br>Period End            | 02/11/85 | 49 | FR | 48552 |
| NPRM- Revised                         | 06/07/85 | 50 | FR | 23964 |
| Revised NPRM<br>Comment               | 06/07/85 | 50 | FR | 23964 |
| Period Begin                          | `        |    |    |       |
| Revised NPRM<br>Comment<br>Period End | 07/22/85 |    |    |       |
| Withdrawn                             | 12/22/87 | 52 | FR | 48447 |
|                                       |          |    |    |       |

Small Entity: No

Agency Contact: Pamela E. F. LeCren, Senior Attorney, Legal Division, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-3730

RIN: 3064-AA29

**Completed Actions** 

## 3628. UNSAFE AND UNSOUND BANKING PRACTICES

**Legal Authority:** 12 USC 1819; 12 USC 1828; PL 97-320, Sec 442

CFR Citation: 12 CFR 337 Legal Deadline: None.

Abstract: The FDIC amended its regulations governing the securities activities of certain subsidiaries of insured nonmember banks and the affiliate relationships of insured nonmember banks with certain securities companies. The amendments: (1) delete the requirement that the offices of securities subsidiaries and affiliates must be accessed through a separate entrance from that used by the bank, (2) delete the prohibition against securities subsidiaries and affiliates sharing a common name or logo with the bank, and (3) establish a number of affirmative disclosure requirements to the effect that securities recommended, offered or sold by or through a securities subsidiary or affiliate are not FDIC insured deposits unless otherwise indicated and that such securities are not obligations of, nor are guaranteed by the bank.

#### Timetable:

| Action                     | Date     | F    | R | Cite  |
|----------------------------|----------|------|---|-------|
| NPRM                       | 04/09/87 | 52 F | R | 11492 |
| NPRM Comment<br>Period End | 05/11/87 |      |   |       |
| Final Action               | 12/14/87 | 52 F | R | 47379 |
| Final Action<br>Effective  | 12/14/87 |      |   |       |

Small Entity: No

Agency Contact: Pamela E. F. LeCren, Senior Attorney, Legal Division, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-3730

RIN: 3064-AA80

#### 3629. CAPITAL MAINTENANCE

**Legal Authority:** 12 USC 1815; 12 USC 1816; 12 USC 1818; 12 USC 1819; 12 USC 1828; 12 USC 3907; 12 USC 3909

CFR Citation: 12 CFR 325 Legal Deadline: None.

Abstract: The FDIC amended its capital regulation by revising the definitions of the terms "assets classified loss," "subordinated note or debenture" and "total assets." The amendments also allow the FDIC to include in primary and secondary capital any capital instrument or account that has the

characteristics of capital. Also included is a safety and soundness test regarding the terms and conditions affecting capital instruments. Finally, limits are set on when the FDIC may deny mergers solely because a capital deficiency would exist in the resulting entity.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/10/87 | 52 FR 11660 |
| NPRM Comment<br>Period End | 06/09/87 | ,           |
| Final Action               | 11/02/87 | 52 FR 41969 |
| Final Action<br>Effective  | 12/02/87 |             |

Small Entity: No

Agency Contact: Robert F. Storch, Planning and Program Development Specialist, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6903

RIN: 3064-AA82

#### 3630. DISCLOSURE OF FINANCIAL AND OTHER INFORMATION BY FDIC-INSURED STATE NONMEMBER BANKS

Legal Authority: 12 USC 1817; 12 USC

1819

CFR Citation: 12 CFR 350 Legal Deadline: None.

Abstract: The FDIC has adopted a new Part 350 to its rules and regulations that requires FDIC-insured state-chartered banks that are not members of the Federal Reserve System and FDIC-insured state-licensed branches of foreign banks to prepare, and make available on request, annual disclosure statements consisting of (1) required financial data comparable to specified schedules in call reports filed for the previous two year-ends, (2) information that the FDIC may require of particular organizations, and (3) other optional information.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/23/87 | 52 FR 23554 |
| NPRM Comment<br>Period End | 08/24/87 |             |
| Final Action `             | 12/31/87 | 53 FR 49377 |
| Final Action<br>Effective  | 02/01/88 | ·           |

Small Entity: No

Agency Contact: William P. Carley, Planning and Program Development Specialist, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6903

RIN: 3064-AA83

#### 3631. ● REPORTING REQUIREMENTS ON DEPOSITS PLACED BY DEPOSIT BROKERS AND DEPOSITORY INSTITUTIONS

Legal Authority: 5 USC 552; 12 USC

1817 to 1820

CFR Citation: 12 CFR 304 Legal Deadline: None.

Abstract: The FDIC amended Part 304 of its rules and regulations to change from monthly to quarterly the frequency with which each FDIC-insured bank with combined fully insured brokered deposits and fully insured deposits placed directly by depository institutions in excess of either the bank's total capital and reserves or five percent of the bank's total deposits must report their holdings of such deposits to the FDIC.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/21/87 | 52 FR 48183 |
| Final Action<br>Effective | 01/20/88 |             |

Small Entity: No

Agency Contact: Robert F. Storch, Planning and Program Development Specialist, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6903

**RIN:** 3064-AA88

#### 3632. ● FOREIGN BANKS

**Legal Authority:** 12 USC 1815; 12 USC 1817; 12 USC 1819; 12 USC 1820; 12 USC 3103; 12 USC 3104; 12 USC 3108

CFR Citation: 12 CFR 346 Legal Deadline: None.

Abstract: The FDIC amended Part 346 of its rules and regulations in order to extend the time for compliance by insured branches of foreign banks for operating within prescribed limits of country exposures. The rule extends the deadline for compliance 180 days, until June 14, 1988.

**Completed Actions** 

| Timetable:                |          |             |
|---------------------------|----------|-------------|
| Action                    | Date     | FR Cite     |
| Final Action<br>Effective | 12/17/87 |             |
| Final Action              | 12/30/87 | 52 FR 49156 |

#### Small Entity: No

Agency Contact: Charles V. Collier, Assistant Director, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6850

RIN: 3064-AA89

# 3633. RULES OF PRACTICE AND PROCEDURES: SUBPART B -- RULES OF PRACTICE GENERALLY

**Legal Authority:** 5 USC 504; 12 USC 1819; 12 USC 1972; 15 USC 78w

CFR Citation: 12 CFR 308 Legal Deadline: None.

Abstract: Subpart B to Part 308 prescribes rules of practice and procedures followed by the FDIC in hearings pursuant to the provisions of the Federal Deposit Insurance Act or other applicable law pertaining to involuntary termination of the insured status of any bank; issuance of ceaseand-desist orders against any nonmember bank or its official; assessment of civil penalties against a

bank or its official; issuance of orders that remove or suspend from office a director or officer of an insured nonmember bank; disapproval of a proposed acquisition of control of an insured nonmember bank; and imposition of sanctions upon a municipal securities dealer or a person associated with such a dealer.

This regulation was selected for review under the FDIC's Regulation Review Program. The review has been completed and a revised regulation is under development.

#### Timetable: >

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 04/15/87 |         |
| End Review   | 10/30/87 |         |

Small Entity: No

Agency Contact: John V. Thomas, Senior Attorney, Legal Division, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-7275

RIN: 3064-AA64

#### 3634. FOREIGN BANKS

**Legal Authority:** 12 USC 1815; 12 USC 1817; 12 USC 1819; 12 USC 1820; 12 USC 3103; 12 USC 3104; 12 USC 3108

CFR Citation: 12 CFR 346 Legal Deadline: None. Abstract: Part 346 sets out the rules governing FDIC-insured branches of foreign banks. It implements the insurance provisions of section 6 of the International Banking Act of 1978 (12 USC 3104). The rules relate to: policy regarding the operation of insured and noninsured branches by a foreign bank; pledge of assets; and asset maintenance.

This regulation was selected for review under the FDIC's Regulation Review Program. The review has been completed and a revised regulation is under development.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 06/02/87 |         |
| End Review   | 12/17/87 |         |

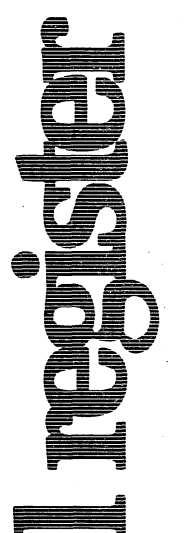
#### Small Entity: No

Agency Contact: Charles V. Collier, Assistant Director, Division of Bank Supervision, Federal Deposit Insurance Corporation, Washington, DC 20429, 202 898-6850

**RIN: 3064-AA78** 

[FR Doc. 88-5106 Filed 04-22-88; 8:45 am]

BILLING CODE 6714-01-T



Monday April 25, 1988

Part XLVIII

# Federal Energy Regulatory Commission

Semiannual Regulatory Agenda

#### FEDERAL ENERGY REGULATORY COMMISSION (FERC)

#### **DEPARTMENT OF ENERGY**

Federal Energy Regulatory Commission

18 CFR Ch. I

#### Semiannual Regulatory Agenda

**AGENCY:** Federal Energy Regulatory Commission, DOE.

ACTION: Semiannual regulatory agenda.

SUMMARY: In response to Office of Management and Budget Bulletin No. 88-1, the Federal Energy Regulatory Commission voluntarily submits information about rulemakings under development. Of the 30 rulemakings listed, 22 are current and projected rulemakings and 8 are completed actions.

**DATES:** The dates provided represent goals, not commitments, and may be revised due to shifts in workload,

changes in priorities, or extensive public comments. See various dates listed for each specific rulemaking.

ADDRESS: Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426.

#### FOR FURTHER INFORMATION CONTACT:

Person listed for each specific rulemaking.

Lois D. Cashell,

Acting Secretary.

#### FEDERAL ENERGY REGULATORY COMMISSION (FERC)

**Proposed Rule Stage** 

### 3635. FEES FOR HYDROPOWER PROJECTS

**Legal Authority:** 31 USC 9701 Independent Offices Appropriations Act; 16 USC 803 Federal Power Act; 42 USC 7101 to 7352 DOE Organization Act; EO 12009

CFR Citation: 18 CFR 381 Legal Deadline: None.

Abstract: The rulemaking would establish a fee for services performed by the Commission under the FPA for hydropower projects. The rule would cover permits, licenses and exemptions. Docket No. RM83-33-000

Timetable:

 Action
 Date
 FR Cite

 NPRM
 00/00/00

Small Entity: No

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA48

# 3636. ● REGULATIONS GOVERNING BIDDING PROGRAMS

Significance: Agency Priority

**Legal Authority:** 42 USC 7101 to 7352 (1982); 3 CFR 1978 Comp., p.142; 31 USC 9701 (1982); 16 USC 7919 to 8252 (1982); 16 USC 2601 to 2645 (1982)

**CFR Citation:** 18 CFR 35; 18 CFR 293

Legal Deadline: None.

Abstract: The Commission proposes to adopt regulations which would authorize state regulatory authorities and nonregulated electric utilities to implement bidding procedures as a means of establishing rates for power purchases from qualifying facilities (QFs) under section 210 of PURPA. (Docket No. RM88-5-000).

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA98

### 3637. • REGULATIONS GOVERNING INDEPENDENT POWER PRODUCERS

Significance: Agency Priority

Legal Authority: PL 99-509 Title III, Subtitle C, Sec. 3401; 42 USC 7101 to 7352 (1982); 3 CFR 1978 Comp., p.142; 5 USC 551 to 557 (1982); 15 USC 717 to 717w (1982); 16 USC 791a to 828c (1982); 15 USC 3301 to 3432 (1982); 16 USC 2601 to 2645 (1982); 49 USC 1 to 27 (1976)

**CFR Citation:** 18 CFR 38; 18 CFR 385

Legal Deadline: None.

Abstract: The Commission is proposing to streamline regulation of a class of non-traditional utility suppliers, called independent power producers (IPPS). The proposed regulations would: (1) authorize rates for IPPS to be determined through competition or rate negotiation subject to a price cap, thereby freeing IPPS from cost-based ratemaking while ensuring rates fall within the zone of reasonableness; (2)

authorize IPPS to file rate schedules without having to provide extensive cost support; (3) exempt IPPS from cost-related accounting, reporting and recordkeeping requirements; (4) streamline the corporate and financial regulation of IPPS; (5) provide the blanket prior authorizations to engage in certain corporate activities; and (6) adopt and advance certification procedure to qualify as an IPP. (Docket No. RM88-4-000).

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington. DC 20426, 202 357-5597

RIN: 1902-AA99

# 3638. ● ADMINISTRATIVE DETERMINATION OF FULL AVOIDED COSTS, RATES FOR SALES OF POWER TO QUALIFYING FACILITIES AND INTERCONNECTION FACILITIES

Significance: Agency Priority

**Legal Authority:** PL 99-495; 42 USC 7101 to 7352 (1982); 3 CFR 1978 Comp., p.142; 31 USC 9701 (1982); 16 USC 791a to 825r (1982); 16 USC 2601 to 2645 (1982)

CFR Citation: 18 CFR 292 Legal Deadline: None.

Abstract: The Commission is proposing to amend its regulations governing purchases and sales of electricity between electric utilities and qualifying

#### **FERC**

**Proposed Rule Stage** 

cogeneration facilities and qualifying small power production facilities (QFs). (Docket No. RM 88-6-000).

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AB00

#### 3639. ● STANDARDS OF CONDUCT

Significance: Agency Priority
Legal Authority: EO 11272
CFR Citation: 18 CFR 3c
Legal Deadline: None.

Abstract: This rulemaking proceeding would update and revise the Commission's Standards of Conduct for employees and Commissioners. (RM88-

8-000.)

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AB01

## 3640. ● RELICENSING REGULATIONS UNDER THE FEDERAL POWER ACT

Significance: Agency Priority

Legal Authority: 16 USC 791a to 825r CFR Citation: 18 CFR 4; 18 CFR 16

Legal Deadline: None.

Abstract: This proposed rule revises requirements for new licenses and nonpower licenses for projects subject to sections 14 and 15 of the Federal Power Act and proposes new requirements for new licenses for projects that are not subject to sections 14 and 15 of the Federal Power Act. This proposed rule includes Docket No. RM87-7-000, "Information to be Made Available by Hydroelectric Licensees Under Section 4(a) of the Electric Consumers Protection Act of 1986." (Docket No. RM87-33-000.)

Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AB02

#### 3641. ● OPTIONAL CERTIFICATES

Significance: Agency Priority
Legal Authority: 15 USC 717f
CFR Citation: 18 CFR 157
Legal Deadline: None.

Abstract: The rulemaking will consider revision of the Commission's regulations with respect to reservation fees and environmental considerations for optional certificates for new service under section 7 of the Natural Gas Act. (Docket No. RM 99-11-000).

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AB03

#### FEDERAL ENERGY REGULATORY COMMISSION (FERC)

Final Rule Stage

# 3642. CALCULATION OF CASH WORKING CAPITAL ALLOWANCE FOR PUBLIC UTILITIES

Significance: Agency Priority

Legal Authority: 16 USC 791a to 828c

CFR Citation: 18 CFR 35 Legal Deadline: None.

Abstract: The proposed rule would provide that the cash working capital requirements of a public utility that files an electric rate schedule will be presumed to be zero dollars, and thus will not affect the utility's rate base, unless the utility shows there is a significant difference between the time it pays certain current operating expenses and the time it receives revenues from ratepayers. The

proposed rule would establish a threshold standard that must be met to support a cash working capital adjustment to a utility's rate base, the expense elements to be considered in calculating cash working capital adjustments to rate base, and criteria applicable to studies submitted in support of a request for an adjustment to rate base. Docket No. RM84-9-000.

#### Timetable:

| Action                     | Date     | F    | FR | Cite  |
|----------------------------|----------|------|----|-------|
| NPRM                       | 04/05/84 | 49 F | R  | 14384 |
| NPRM Comment<br>Period End | 06/04/84 |      |    |       |
| Final Action               | 05/00/88 |      |    |       |

Small Entity: No

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA33

3643. HYDROELECTRIC APPLICANTS
SEEKING BENEFITS UNDER THE
PUBLIC UTILITY REGULATORY
POLICIES ACT OF 1978 ON
PROJECTS LOCATED AT A NEW DAM
OR DIVERSION. PETITION ALLEGING
COMMITMENT OF (CONT)

**Significance:** Agency Priority

FERC

Final Rule Stage

**Legal Authority:** 16 USC 791a to 825r (1982) Federal Power Act; 16 USC 2601 to 2645 (1982) Pub. Utility Reg. Pol. Act of 1978; 42 USC 7101 to 7352 (1982) Dept. of Energy Organization Act; EO 12009, 3 CFR 142 (1978)

**CFR Citation:** 18 CFR 4; 18 CFR 292; 18 CFR 375

Legal Deadline: None.

**Abstract:** This interim rule prescribes the form in which a petition alleging commitment of substantial monetary resources prior to the enactment of the **Electric Consumers Protection Act of** 1986 (ECPA) will be filed and processed. This petition, if granted, would except from some of the provisions of section 8 of ECPA a hydroelectric project that impounds or diverts the water of a natural watercourse by means of a new dam or diversion, for which benefits under section 210 of the Public Utility Regulatory Policies Act of 1978 (PURPA) are sought, if application for license or exemption for the project is filed between October 16, 1986 and April 16, 1988. This interim rule will be merged into a final rule in Docket No. RM87-13-000. This docket number (RM87-8-000) will be terminated. Docket No. RM87-8-000.

#### Timetable:

| Action        | Date     | FR Cite    |
|---------------|----------|------------|
| Interim Final | 02/20/87 | 52 FR 5276 |
| Final Action  | 00/00/00 | •          |

Small Entity: No

**Additional Information:** TITLE CONT: Substantial Monetary Resources.

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA78

3644. INFORMATION THAT EXISTING HYDROELECTRIC LICENSES MUST MAKE AVAILABLE UPON NOTICE OF THEIR INTENTION TO FILE FOR AN APPLICATION FOR A NEW LICENSE

Significance: Agency Priority

**Legal Authority:** 16 USC 791a to 825r Federal Power Act; PL 99-495 Electric Consumers Protection Act of 1986; 42 USC 7101 to 7352 (1982) Dept. of Energy Organization Act; EO 12009, 3 CFR 1978 Comp., p.142

CFR Citation: 18 CFR 16 Legal Deadline: None.

Abstract: This interim rule prescribes the information that an existing hydroelectric licensee must make available to the public upon notifying the Commission whether or not it intends to file an application for new license. Revisions to this rule are being prepared in Docket No. RM87-33-000 and the record is incorporated in that docket. Docket No. RM87-7-000.

#### Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| Interim Final<br>Rule | 03/30/87 | 52 FR 11035 |
| Final Action          | 00/00/00 |             |

Small Entity: No

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA88

#### 3645. INQUIRY INTO ALLEGED ANTICOMPETITIVE PRACTICES RELATING TO MARKETING AFFILIATES OF INTERSTATE PIPELINES

Significance: Agency Priority

**Legal Authority:** 15 USC 717 to 717w (1982) Natural Gas Act; 15 USC 3301 to 3432 (1982) Natural Gas Policy Act of 1978

CFR Citation: Not applicable Legal Deadline: None.

Abstract: The notice of inquiry seeks information about allegations of anticompetitive activity related to the relationship between interstate pipelines and their marketing affiliates. The notice of inquiry also seeks information on how to ensure competitive business practices by pipelines and their marketing affiliates in the natural gas sales and transportation markets. The notice of proposed rulemaking, issued June 2, 1987, proposed standards of conduct and reporting requirements to prevent undue discrimination by a pipeline in favor of its marketing affiliate. A draft final rule was discussed by the Commission on January 27, 1988. Docket No. RM87-5-000.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| Notice of Inquiry          | 11/14/86 | 51 | FR | 41982 |
| NPRM                       | 06/08/87 | 52 | FR | 21578 |
| NPRM Comment<br>Period End | 07/23/87 | 52 | FR | 21578 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Additional Information: Although the Commission discussed the draft final rule on January 27, 1988, no vote was taken.

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA90

### 3646. NATURAL GAS DATA COLLECTION SYSTEM

Significance: Agency Priority

Legal Authority: 42 USC 7102 to 7352, (1982); EO 12009, 3 CFR 142 (1978); 5 USC 551 to 557, (1982); 15 USC 717 to 717w, (1982); 16 USC 791 to 828c, (1982); 15 USC 3301 to 3402, (1982); 16 USC 2601 to 2645, (1982)

**CFR Citation:** 18 CFR 154; 18 CFR 157; 18 CFR 260; 18 CFR 284

Legal Deadline: None.

Abstract: The rule proposes to amend the Commission's regulations to establish the Natural Gas Data Collection System through the adoption of FERC Form No. 591. FERC Form No. 591 requires natural gas pipelines to submit various data, rate filings and certificate applications to the Commission on 9-track magnetic tape. In addition, FERC Form No. 591 revises the data presently submitted by natural gas pipelines to reflect the Commission's current regulatory responsibilities. This revision results in the filing of much of the same data at the same time as presently, eliminates data presently filed and requires the submission of data in more detail or more frequently than presently filed. Docket No. RM-87-17-000.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/07/87 | 52 | FR | 25530 |
| NPRM Comment<br>Period End | 09/08/87 | 52 | ŗR | 25530 |
| Final Action               | 00/00/00 |    |    |       |

**FERC** 

Final Rule Stage

Small Entity: Not Applicable.

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA94

#### 3647. PROCEDURES FOR THE ASSESSMENT OF CIVIL PENALTIES UNDER SECTION 31 OF THE FEDERAL POWER ACT

Significance: Agency Priority

Legal Authority: 42 USC 7102 to 7352, (1982); EO 12009, 3 CFR 1978 Comp., p.142; 5 USC 551 to 557, (1982); 15 USC 717 to 717w, (1982); 16 USC 791 to 828c, (1982); 15 USC 3301 to 3402, (1982); 16 USC 2601 to 2645, (1982)

CFR Citation: 18 CFR 385 Legal Deadline: None.

Abstract: The Federal Energy Regulatory Commission is issuing a notice of proposed rulemaking establishing procedures for the assessment of civil penalties pursuant to section 12 of the Electric Consumers Protection Act of 1986, which amended and added a new section 31 to the Federal Power Act. Docket No. RM87-24-000.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/03/87 | 52 FR 29216 |
| NPRM Comment<br>Period End | 10/05/87 | 52 FR 29216 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AA96

# 3648. REGULATION OF NATURAL GAS PIPELINES AFTER PARTIAL WELLHEAD DECONTROL

Significance: Agency Priority

Legal Authority: 42 USC 7102 to 7352 (1982); EO 12009, 3 CFR 1978 Comp., p.142; 5 USC 551 to 557, (1982); 15 USC 717 to 717w, (1982); 16 USC 791 to 828c, (1982); 15 USC 3301 to 3402, (1982); 16 USC 2601 to 2645, (1982)

**CFR Citation:** 18 CFR 2; 18 CFR 284.10; 18 CFR 284.8; 18 CFR 284.9; 18 CFR 2.104; 18 CFR 2.105

Legal Deadline: None.

Abstract: Order No. 500 required that producers submit an offer of take-orpay credits to an open access pipeline in order to make the pipeline's gas eligible for transportation (unless the pipeline and producer agree to a different arrangement); it also adopted a policy on passthrough mechanisms for take-or-pay buyout and buydown costs, repromulgated the contract demand conversion option of Order No. 436, and adopted a policy on gas inventory charges. Order Nos. 500-A, 500-B, and 500-C made changes to the crediting provisions and extended certain deadlines. Docket No. RM87-34-000.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 08/07/87 |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: See Order Explaining Crediting (Oct. 16, 1987) and 0-500, 0-500-B, and 0-500-C themselves for more details.

Agency Contact: Susan J. Court, Associate General Counsel, Gas and Oil, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-8448

RIN: 1902-AA97

3649. ● IMPLEMENTATION OF SECTION 8 OF THE ELECTRIC CONSUMER PROTECTION ACT OF 1986; HYDROELECTRIC APPLICANTS WITH NEW DAM OR DIVERSION PROJECTS SEEKING BENEFITS UNDER PURPA (1978)

Significance: Agency Priority

**Legal Authority:** 16 USC 791a to 824r (1982); 16 USC 2601 to 2645 (1982); 42 USC 7101 to 7352 (1982); EO 12009, 3 CFR 1978 Comp., p.142; 31 USC 9701 (1982)

**CFR Citation:** 18 CFR 4; 18 CFR 292; 18 CFR 375

Legal Deadline: None.

Abstract: The final rule would promulgate regulations governing applicants for hydroelectric licenses and exemptions that seek benefits under section 210 of the Public Utility Regulatory Policies Act of 1978 (PURPA). In so doing, the final rule will implement section 8 of the Electric Consumer's Protection Act of 1986 (ECPA) which sets forth three new environmental requirements that must be satisfied before a hydroelectric project at a new dam or diversion can obtain PURPA benefits. (Docket No. RM87-13-000.)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/05/87 | 52 FR 38460 |
| NPRM Comment<br>Period End | 11/16/87 | 52 FR 38460 |
| Final Action               | 00/00/00 |             |

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Analysis, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20425, 202 357-5597

RIN: 1902-AB04

# 3650. ● FILING FEES UNDER INDEPENDENT OFFICES APPROPRIATIONS ACT OF 1952

Significance: Agency Priority

Legal Authority: 31 USC 9701 Independent Offices Appropriation Act of 1952

**CFR Citation:** 18 CFR 3; 18 CFR 4; 18 CFR 157; 18 CFR 292; 18 CFR 375; 18 CFR 381

Legal Deadline: None.

Abstract: The rulemaking proceeding will establish several new filing fees pursuant to the Independent Offices Appropriations Act of 1952 and will revise certain existing filing fees and procedures. (Docket No. RM87-26-000.)

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| NPRM                       | 11/05/87 | 52  | FR | 43612 |
| NPRM Comment<br>Period End | 12/14/87 | .52 | FR | 43612 |
| Final Action               | 00/00/00 |     |    |       |

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser, Assistant General Counsel, Rulemaking and Legislative Affairs, Federal Energy Regulatory Commission, 825 North Capitol Street, NE, Washington, DC 20426, 202 357-5597

RIN: 1902-AB05

#### FEDERAL ENERGY REGULATORY COMMISSION (FERC)

**Completed Actions** 

3651. REVISION OF FERC RULES OF PRACTICE, SEPARATION OF FUNCTIONS AND EX PARTE RULES FOR TRIAL-TYPE PROCEEDINGS

**CFR Citation:** 18 CFR 385.2201; 18 CFR 385.2202

Completed:

| Reason                                    | Date     | FR Cite |
|---|----------|---------|
| No action expected in the next 12 months. | 02/26/88 |         |

Small Entity: No

**Agency Contact:** Michael A. Stosser 202 357-5597

RIN: 1902-AA31

3652. LIST OF UNITS OF PROPERTY FOR USE IN ACCOUNTING FOR ADDITIONS AND RETIREMENTS OF REACTOR PLANT EQUIPMENT

CFR Citation: 18 CFR 116

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 11/18/87 | 52 FR 45167 |
| Final Action | 11/28/87 | 52 FR 45167 |
| Effective    |          |             |

Small Entity: No

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA43

3653. AMENDMENTS TO UNIFORM SYSTEM OF ACCOUNTS TO REVISE ACCOUNTING RETIREMENT FOR NUCLEAR FUEL

CFR Citation: 18 CFR 101

Completed:

| Reason  | Date     | FR Cite |
|---|----------|---------|
| No action<br>expected in<br>next 12<br>months | 02/26/88 |         |
| Cmall Entitus                                 | No       |         |

Small Entity: No

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA52 3654. EXEMPTION FROM THE LICENSING REQUIREMENTS OF PART I OF THE FEDERAL POWER ACT OF CERTAIN CATEGORIES OF SMALL HYDROELECTRIC POWER PROJECTS WITH AN INSTALLED CAPACITY OF 5 MW OR LESS

**CFR Citation:** 18 CFR 4.109; 18 CFR 4.110; 18 CFR 4.111; 18 CFR 4.112

Completed:

| Reason                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/20/87 | 52 FR 39628 |
| Final Action<br>Effective | 10/20/87 | 52 FR 39628 |

Small Entity: Undetermined

**Agency Contact: Michael A. Stosser** 

202 357-5597

RIN: 1902-AA59

3655. ACCOUNTING AND RATEMAKING TREATMENT FOR NUCLEAR PLANT DECOMMISSIONING COSTS

CFR Citation: 18 CFR 35; 18 CFR 101; 18

**CFR 141** 

Completed:

| Reason                | Date     | FR Cite |
|-----------------------|----------|---------|
| No action expected in | 02/26/88 |         |
| next 12               |          |         |
| months                |          | •       |

Small Entity: No

Agency Contact: Michael A. Stosser

202 357-5597

**RIN:** 1902-AA64

3656. NOI - REGULATION OF ELECTRICITY SALES - FOR RESALES AND TRANSMISSION SERVICE

CFR Citation: 18 CFR 290; 18 CFR 35

Completed:

| Date     | FR Cite |
|----------|---------|
| 02/26/88 |         |
|          |         |
|          |         |

Small Entity: No

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA68

3657. REGULATION OF NATURAL GAS PIPELINES AFTER PARTIAL WELLHEAD DECONTROL; PART D

Significance: Agency Priority

CFR Citation: 18 CFR 154

Completed:

| Reason                                    | Date     | FR Cite |
|---|----------|---------|
| No action expected in the next 12 months. | 02/26/88 |         |

Small Entity: No

Agency Contact: Michael A. Stosser

**202 357-5597 RIN:** 1902-AA70

3658. ABANDONMENT OF SALES AND PURCHASES OF NATURAL GAS UNDER EXPIRED, TERMINATED, OR MODIFIED CONTRACTS

Significance: Agency Priority

CFR Citation: 18 CFR 157; 18 CFR 284

Completed:

| Reason                    | Date     | ŧ  | FR | Cité |  |
|---------------------------|----------|----|----|------|--|
| Final Action              | 02/05/88 | 53 | FR | 4121 |  |
| Final Action<br>Effective | 04/12/88 | 53 | FR | 4121 |  |

Small Entity: No

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA81

3659. NATURAL GAS RATE DESIGN

CFR Citation: Not yet determined

Completed:

| Reason  | Date     | FR Cite |
|---|----------|---------|
| No action<br>expected in<br>the next 12<br>months | 02/26/88 | -       |

Small Entity: No

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA82

3660. FEES FOR HYDROELECTRIC PROJECT APPLICATIONS TO REIMBURSE FISH AND WILDLIFE AGENCIES

Significance: Agency Priority

CFR Citation: 18 CFR 4; 18 CFR 11; 18

CFR 375

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 12/16/87 | 52 FR 48398 |
| Final Action | 01/21/88 | 52 FR 48398 |

#### **FERC**

**Completed Actions** 

Small Entity: Undetermined

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA84

3661. REGULATIONS IMPLEMENTING THE NATIONAL ENVIRONMENTAL POLICY ACT OF 1969

Significance: Agency Priority

**CFR Citation:** 18 CFR 2; 18 CFR 380

Completed:

 Reason
 Date
 FR Cite

 Final Action
 12/10/87 52 FR 47897

 Final Action
 01/19/88 52 FR 47897

 Effective
 Effective

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser

202 357-5597

RIN: 1902-AA91

3662. REVISION OF FREEDOM OF INFORMATION ACT RULES

Significance: Agency Priority

**CFR Citation:** 18 CFR 3; 18 CFR 381; 18 CFR 388

Completed:

| Reason                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action              |          | 53 FR 1469 |
| Final Action<br>Effective | 02/19/88 | 53 FR 1469 |

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA92

3663. GENERIC DETERMINATION OF RATE OF RETURN ON COMMON EQUITY FOR PUBLIC UTILITIES

Significance: Agency Priority
CFR Citation: 18 CFR 37

Completed:

| Reason                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/05/88 | 53 | FR | 3342 |
| Final Action<br>Effective | 02/01/88 | 53 | FR | 3342 |

Small Entity: Not Applicable

Agency Contact: Michael A. Stosser

202 357-5597 RIN: 1902-AA93

3664. REVISIONS TO THE PURCHASED GAS ADJUSTMENT REGULATIONS

Significance: Agency Priority

CFR Citation: 18 CFR 154; 18 CFR 282;

18 CFR 375; 18 CFR 381

Completed:

| Reason                        | Date     | FR Cite     |
|-------------------------------|----------|-------------|
| Final Rule issued in RM86-14- | 11/10/87 | 52 FR 43854 |
| 000                           |          |             |

Small Entity: Not Applicable

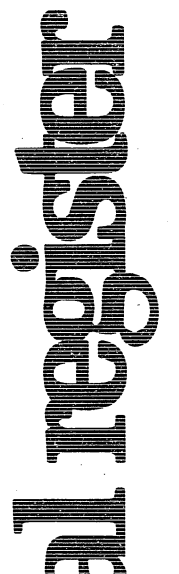
Agency Contact: Michael A. Stosser

202 357-5597

RIN: 1902-AA95

[FR Doc. 88-5107 Filed 04-22-88; 8:45 am]

BILLING CODE 6717-01-T



Monday April 25, 1988

## Part XLIX

# Federal Home Loan Bank Board

Semiannual Regulatory Agenda

#### FEDERAL HOME LOAN BANK BOARD (FHLBB)

#### FEDERAL HOME LOAN BANK BOARD

12 CFR Ch. V

[No. 88-89]

#### **Agenda of Federal Regulations**

AGENCY: Federal Home Loan Bank Board.

**ACTION:** Publication of agenda items.

**SUMMARY:** The Federal Home Loan Bank Board is hereby publishing items for the "April Unified Agenda of Federal Regulations."

ADDRESS: Information Services Division, Office of the Secretariat, Federal Home

Loan Bank Board, 1700 G Street, NW., Washington, DC 20552.

#### FOR FURTHER INFORMATION CONTACT:

See persons listed below for specific agenda items.

By the Federal Home Loan Bank Board. John F. Ghizzoni,

Assistant Secretary.

#### FEDERAL HOME LOAN BANK BOARD (FHLBB)

Final Rule Stage

#### 3665. CONSERVATORS AND RECEIVERS

Legal Authority: 12 USC 1464; 12 USC 1724(d); 12 USC 1729; PL 99-120, Sec 6

CFR Citation: 12 CFR 547; 12 CFR 548; 12 CFR 549; 12 CFR 563.8-3, (proposed new section); 12 CFR 563.39(a); 12 CFR 569a; 12 CFR 569b, (proposed new Part); 12 CFR 569c, (proposed new Part)

Legal Deadline: None.

Abstract: The Board is proposing extensive revisions to its regulations governing the conservatorship and receivership of associations chartered by the Board or the accounts of which that are insured by the Federal Savings and Loan Insurance Corporation. The Board will unify the appointment of receiver procedures for state and federal institutions; adopt procedures for appointment of receivers under section 406(c)(1)(B) of the National Housing Act; and address the priorities in liquidation and participation interests in liquidation, which are absent from or inadequately covered in the present regulations. The Board is also proposing that its regulations cover topics such as the effect of the receivership appointment on executory contracts, employment agreements, certain "Golden Parachute" agreements, participation agreements, repurchase agreements, and on agreements relating to secured and unsecured borrowings by an insured institution, including agreements providing for prepayment or default penalties. The proposed regulations provide for new rules of general applicability in the areas previously mentioned, clarify existing provisions, and reorganize and recodify all the (cont)

### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| NPRM                           | 11/08/85 | 50 | FR | 48970 |
| Publication of<br>Board Action | 11/27/85 | 50 | FR | 48970 |
| NPRM Comment<br>Period End     | 01/22/86 |    |    |       |
| Final Action                   | 00/00/00 |    |    |       |

#### Small Entity: No

Additional Information: ABSTRACT CONT: regulations governing conservatorships and receiverships.

There are no alternatives being considered by the Board in lieu of the proposed regulation that would have less impact on small institutions. consistent with the intended result, than the concerns expressed in the supplementary information to the proposed rule and the existing statutory requirements concerning receiverships and conservatorships.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

Agency Contact: Lawrence W. Hayes, Deputy General Counsel for FSLIC, O.G.C., Federal Home Loan Bank Board, 1700 G St. NW, Washington, DC 20552, 202 377-6428

RIN: 3068-AA07

#### **3666. LOANS TO ONE BORROWER**

Legal Authority: 12 USC 1421 to 1429; 12 USC 1464(c); 12 USC 1724 to 1730

**CFR Citation: 12 CFR 563.9-3** 

Legal Deadline: None.

Abstract: The Bank Board proposes to amend its regulation pertaining to loans to one borrower in a number of ways, most significantly to reduce the amount of aggregate loans to one borrower that may be made by an institution the

accounts of which are insured by the FSLIC. The proposal is intended to reduce risk to insured institutions and the FSLIC without depriving institutions of appropriate operational flexibility. To this end, the Board invites comment on all aspects of the proposal.

The Bank Board is soliciting comment on possible alternatives to the rule as proposed in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

The proposed rule would apply equally to all insured institutions.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| NPRM                           | 08/15/86 | 51 | FR | 30225 |
| Publication of<br>Board Action | 08/25/86 | 51 | FR | 30225 |
| NPRM Comment<br>Period End     | 10/24/86 | 51 | FR | 30225 |
| Final Action                   | 00/00/00 |    |    |       |
| Small Entity: Y                | es       |    |    |       |

Analysis: Regulatory Flexibility Analysis

Agency Contact: Daniel G. Lonergan, Staff Attorney, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-6458

RIN: 3068-AA19

#### 3667. REGULATORY CAPITAL **REQUIREMENTS OF INSURED INSTITUTIONS**

Legal Authority: 12 USC 1726

CFR Citation: 12 CFR 563.3-10; 12 CFR 563.13

Legal Deadline: None.

FHLBB Final Rule Stage

Abstract: The Bank Board is proposing to amend its regulation setting the regulatory capital requirements for institutions insured by the Federal Savings and Loan Insurance Corporation by changing the method of computing the annual calculation of industry profits; by deleting the provision concerning the effect upon base liabilities of acquisitions and sales of less than substantially all of the liabilities of an insured institution (branch sales); and by amending the earnings-based accounts regulation to conform that regulation's provisions establishing regulatory capital thresholds to the current regulatory capital requirements. The proposed rule would apply equally to all insured institutions.

There are no alternatives that would be less burdensome than the proposal in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 06/25/87 | 52 FR 23845 |
| NPRM Comment<br>Period End | 08/24/87 | 52 FR 23845 |
| Final Action               | 00/00/00 | •           |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Jerilyn Rogin, Staff Attorney, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-7018

RIN: 3068-AA22

#### 3668. SETTLEMENT OF INSURANCE; FEDERAL SAVINGS AND LOAN INSURANCE CORPORATION

**Legal Authority:** 12 USC 1724 to 1730g **CFR Citation:** 12 CFR 564.2; 12 CFR 564.9

Legal Deadline: None.

Abstract: The Bank Board is proposing to amend its regulations pertaining to the settlement of insurance on accounts held jointly. The Bank Board proposes to delete the current requirement that each co-owner of a joint account must personally execute a signature card for the account in order for the account to

be separately insured. The Bank Board believes the current rule may have caused hardship to depositors and added to the recordkeeping burden on institutions without appreciably reducing the risks of fraudulent claims of entitlement to separate joint account insurance coverage. The Bank Board also is proposing to consolidate provisions of its regulations governing joint accounts and to clarify the provisions affecting joint accounts established by intermediaries.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/10/87 | 52 FR 26017 |
| NPRM Comment<br>Period End | 09/08/87 | 52 FR 26017 |
| Final Action               | 00/00/00 |             |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Deborah Dakin, Assistant Director, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-6445

RIN: 3068-AA23

## 3669. BANK SECRECY ACT COMPLIANCE PROCEDURES

Significance: Agency Priority

**Legal Authority:** 31 CFR 103; 12 USC 1464; 12 USC 1730; PL 99-570, Sec 1359; 31 USC 5311 to 5322

CFR Citation: 12 CFR 563.17-7

**Legal Deadline:** Statutory, April 27, 1987. Section 1359 of the Anti-Drug Abuse Act of 1986, Pub.L.No. 99-570, required establishment of a Bank Secrecy Act compliance program by April 27, 1987.

Abstract: The Bank Board is proposing to amend for purposes of clarification, its recently adopted regulation which requires insured institutions to establish and maintain procedures to assure and monitor compliance with the requirements of the Bank Secrecy Act ("BSA"), including the Currency and Foreign Transactions Reporting Act and the implementing regulations of the U.S. Department of the Treasury, 31 CFR

Part 103. The proposed rule sets forth in greater detail the elements required to be in a BSA compliance program, in particular, the requirements of BSA compliance testing and continuing education. The proposed rule would apply equally to all insured institutions.

The proposed rule for BSA compliance programs establishes a minimum system for verifying and encouraging compliance with the BSA in accordance with Congressional concern.

Alternatively, the Bank Board could have required an in-depth audit of insured institutions' compliance by independent auditors. The Bank Board believes that such an alternative would have been less flexible and more restrictive for insured institutions. [cont]

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 05/08/87 | 52 FR 17406 |
| NPRM Comment<br>Period End | 07/07/87 | 52 FR 17406 |
| Final Action               | 00/00/00 |             |

Small Entity: No

**Additional Information:** 9. Abstract Cont:

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: C. Dawn Causey, Attorney, Office of Enforcement, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 653-2624

RIN: 3068-AA24

## 3670. CORPORATE GOVERNANCE, PARTS III AND IV

Legal Authority: 12 USC 1464; 12 USC 2609

CFR Citation: 12 CFR 501.12, (new section); 12 CFR 543.10-5; 12 CFR 544.9-2, (new section); 12 CFR 544.10-5; 12 CFR 545.2; 12 CFR 545.3; 12 CFR 545.12; 12 CFR 545.32; 12 CFR 545.33; 12 CFR 545.34; 12 CFR 545.45; 12 CFR 545.74; 12 CFR 545.91; 12 CFR 545.95; ...

Legal Deadline: None.

Abstract: The Bank Board is proposing extensive revisions to its regulations regarding the corporate governance of Federal associations in order to update and clarify these regulations. Due to the magnitude of the revisions, the Bank Board has presented the proposal in

Final Rule Stage

parts, issued separately for public comment. The proposed regulations would reorganize portions of Subchapter C (the regulations for federally chartered associations) and amend and add sections to provide a more cohesive and complete body of rules for the corporate governance of Federal associations. Part I, previously proposed, would provide definitions and rules for the organization and incorporation of Federal associations. Part II, also previously proposed, would contain provisions regarding the corporate structure and governing processes for Federal stock associations and Federal mutual associations. Part III proposes revisions to the rules governing operations of and charter conversion from and to Federal associations. Part IV proposes provisions regarding conservatorships, receiverships, trust powers, miscellaneous provisions. Board rulings, and statements of policy. The (cont)

#### Timetable:

| Action                     | Date     |    | FR | Cite : |
|----------------------------|----------|----|----|--------|
| NPRM                       | 07/09/87 | 52 | FR | 25870  |
| NPRM Comment<br>Period End | 02/01/88 | 52 | FR | 42116  |
| Final Action               | 00/00/00 |    |    |        |

#### Small Entity: No

Additional Information: CFR citation (cont'd) 12 CFR 545.114, 12 CFR 545.121, 12 CFR 545.123, 12 CFR 545.131, 12 CFR 546.1, 12 CFR 546.2, 12 CFR 546.3, 12 CFR 546.4, 12 CFR 546.5, 12 CFR 546.6, 12 CFR 546.7, 12 CFR 546.8, 12 CFR 546.9, 12 CFR 546.10, 12 CFR 546.11, and 12 CFR 551.

Abstract Cont: proposed rule would apply equally to all insured institutions.

There are no alternatives that would be less burdensome than the proposal in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Kathleen M. Ulrich, Staff Attorney, Corporate and Securities Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-7049

RIN: 3068-AA25

#### 3671. ADJUSTABLE-RATE MORTGAGE HOME LOAN DISCLOSURES

**Legal Authority:** 12 USC 1724 to 1730; 12 USC 3801 et seq; 12 CFR 226.17; 12 CFR 226.19

**CFR Citation:** 12 CFR 545.33; 12 CFR 563.9-9

Legal Deadline: None.

Abstract: The Bank Board proposed to amend its regulations regarding the disclosures and notices that lenders must give to borrowers concerning adjustable-rate mortgage ("ARM") home loans. The proposed rule would retain the Bank Board's current regulations concerning the timing for disclosures and continue to allow the use of the ARMs Handbook, but would require additional disclosure of specific information concerning the ARM program being offered to the consumer. The revision would clarify the Bank Board's regulation and would implement the uniform disclosure of ARMs recommended by the Federal **Financial Institutions Examination** Council on August 12, 1986. In addition, the proposal would consolidate and clarify existing Bank Board regulations on disclosures and notices for all loans. The proposed rule would apply equally to all insured institutions.

There are no alternatives that would be less burdensome than the proposed rule in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM                       | 02/05/87 | 52 FR 3665 |
| NPRM Comment<br>Period End | 03/09/87 | 52 FR 3665 |
| Final Action               | 00/00/00 | •          |
| _                          |          |            |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Stephen D. Johnson, Attorney/Advisor, Division of Consumer and Civil Rights, Office of Community Investment, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 653-2692

RIN: 3068-AA26

## 3672. ACCOUNTING POLICY RELATING TO ACQUISITION, DEVELOPMENT AND CONSTRUCTION LOANS

**Legal Authority:** Notice to Practitioners on ADC Loans, CPA Letter, Feb 10, 1986

CFR Citation: 12 CFR 571.17 Legal Deadline: None.

Abstract: The Bank Board proposed to amend its statement of accounting policy relating to acquisition, development and construction ("ADC") loans used by all institutions the accounts of which are insured by the Federal Savings and Loan Insurance Corporation ("FSLIC") or affiliates thereof when preparing reports or financial statements for filing with the Bank Board or the FSLIC. The amendments relate to the recent "Notice to Practitioners" issued by the American Institute of Certified Public Accountants, which superseded two prior notices issued in November 1983 and November 1984, and to the public position regarding the effective date of the recent notice taken by the Chief Accountant of the Securities and Exchange Commission. By proposing this amendment to its statement of policy, the Bank Board is adhering to its policy that insured institutions are expected to apply the guidance of the accounting profession for determining whether a transaction characterized as an ADC loan is in fact a loan or whether, in substance, it is a real estate investment or a joint venture. The proposed rule would apply equally to all insured institutions. (cont)

#### Timetable:

| Action                     | Date     |    | FR | Cite |   |
|----------------------------|----------|----|----|------|---|
| NPRM                       | 03/13/87 | 52 | FR | 7887 |   |
| NPRM Comment<br>Period End | 05/12/87 | 52 | FR | 7887 |   |
| Final Action               | 00/00/00 |    |    |      | • |

#### Small Entity: No

#### Additional Information:

There are no alternatives that would be less burdensome than the proposed rule in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Deborah Dakin, Assistant Director, Regulations and Legislation Division, Office of General

Final Rule Stage

Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-6445

RIN: 3068-AA27

#### 3673. INSURANCE TERMINATION **PROVISIONS**

Legal Authority: 12 USC 1464; 12 USC 1727; 12 USC 1730

CFR Citation: 12 CFR 565

Legal Deadline: None.

Abstract: The Bank Board is reviewing a number of issues relating to the extent to which institutions insured by the Federal Savings and Loan Insurance Corporation ("FSLIC") that terminate their insured status in connection with transfers by operation of law must pay a final insurance premium to the FSLIC. As part of its review, the Bank Board is soliciting public comment to ascertain whether to issue a proposal in this area. On October 7, 1986, the Bank Board adopted a clarifying amendment to the definition of "transfers" set forth in its statement of policy regarding mergers and transfers of assets. (12 CFR 571.5(a)). However, as the clarification indicates, the interpretation did not specifically address the separate issues of whether an insured institution undertaking a transfer of assets and liabilities by operation of law in which the surviving entity is not FSLICinsured must pay a final insurance premium to the FSLIC, and if so, the amount of such payment. The Bank Board has been reviewing this so-called "exit premium" issue on an ongoing basis and as yet has made no final determination with respect to this matter.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| ANPRM        | 05/08/87 | 52 | FR | 17408 |
| ANPRM        | 07/07/87 | 52 | FR | 17408 |
| Comment      |          |    |    |       |
| Period End   |          |    | •  |       |
| Final Action | 00/00/00 |    |    |       |

Small Entity: No

**Additional Information: ABSTRACT** CONT: In view of the continued importance of this issue as it relates to the financial condition of the FSLIC insurance fund, the Bank Board is hereby soliciting public comment on this subject.

Since the proposal is only an advance notice of proposed rulemaking, the

potential costs and benefits of a proposed regulation on the industry have not been quantified.

Agency Contact: John A. Buchman. Assistant Deputy Director, Corporate and Securities Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-6963

RIN: 3068-AA28

#### 3674. INDEMNIFICATION OF **DIRECTORS, OFFICERS AND EMPLOYEES OF FEDERAL HOME LOAN BANKS**

Legal Authority: 5 USC 553 CFR Citation: 12 CFR 522.72

Legal Deadline: None.

Abstract: The Bank Board is proposing to amend its regulations governing the indemnification of directors, officers, and employees of the Federal Home Loan Banks ("FHL Banks"). This amendment would clarify that expenses incurred by FHL Bank directors, officers, and employees in connection with litigation are to be reimbursed as they are incurred, but that, by majority vote of its board of directors, a FHL Bank could require repayment of expenses that it finds to have been beyond the scope of the Bank Board's indemnification regulation. The proposal applies only to directors, officers, and employees of the FHL Banks, none of which falls within the definition of a "small financial institution" given by the Small Business Administration.

There are no alternatives that would be less burdensome than the proposal in addressing the concerns expressed

The potential costs and benefits of the proposal on the industry have not been quantified.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/16/87 | 52 | FR | 12425 |
| NPRM Comment<br>Period End | 06/15/87 | 52 | FR | 12425 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

Analysis: Regulatory Flexibility Analysis Agency Contact: Ioan Van Berg.

Attorney, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G

Street, NW, Washington, DC 20552, 202 377-7023

RIN: 3068-AA30

#### 3675. ● ISSUANCE AND FORM OF STOCK IN FEDERAL HOME LOAN **BANKS**

Legal Authority: 12 USC 1426 CFR Citation: 12 CFR 522.10 Legal Deadline: None.

Abstract: The Bank Board proposed to amend its regulations to authorize the capital stock of a Federal Home Loan Bank ("Bank") to be put in uncertificated or book entry form. Currently, the Bank Board's regulations provide for Bank stock to be issued in certificated form only, but on the basis of an earlier legal opinion by the Bank Board's Office of General Counsel some Banks are now using uncertificated stock. The amendment would clarify a Bank's authority both to issue uncertificated stock and to convert certificated stock to book entry form. Any member, however, would be entitled to stock in certificated form upon written request.

Other than the current rule relating to issuance of certificated stock, which would be amended by the proposal, the Bank Board has no rules prescribing the manner in which the existence of Bank stock may be evidenced.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/05/87 | 52 | FR | 29030 |
| NPRM Comment<br>Period End | 10/05/87 | 52 | FR | 29030 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

**Analysis:** Regulatory Flexibility Analysis

Agency Contact: Richard L. Little, Associate General Counsel, Corporate and Securities Division. Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W. 20552, 202 377-6447

RIN: 3068-AA43

Final Rule Stage

### 3676. ● AVAILABILITY AND CHARACTER OF RECORDS

**Legal Authority:** 5 USC 552; 12 USC 552; 12 USC 1421 et seq; 12 USC 1725; PL 99-570

CFR Citation: 12 CFR 505.4 Legal Deadline: None.

#### **Abstract:**

The Bank Board proposed to amend its public access to information regulations on fees and fee waivers in order to comply with the Freedom of Information Reform Act of 1986 ("FOI Reform Act"). The Bank Board's regulations are issued in conformance with Office of Management and Budget ("OMB") guidelines and schedule of fees. Pursuant to the FOI Reform Act and the final OMB guidelines, the Bank Board proposes to set fees to recover

the full direct costs incurred by the Bank Board in searching for, reviewing, and duplicating documents in response to FOIA requests. New fees are established for manual search, computer search, and review of records. In compliance with the FOI Reform Act, requesters are classified into four categories for the purposes of making fee assessments; commercial use requesters; educational and noncommercial scientific institution requesters; representatives of the news media; and all other requesters.

There are no alternatives that would be less burdensome than the proposed rule in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 11/27/87 | 52 | FR | 45346 |
| NPRM Comment<br>Period End | 12/28/87 | 52 | FR | 45346 |
| Final Action               | 00/00/00 |    |    |       |

Small Entity: No

#### **Additional Information:**

#### ABSTRACT CONT:

on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: William Van Lenten, Assistant General Counsel, Office of General, Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6773

RIN: 3068-AA51

#### FEDERAL HOME LOAN BANK BOARD (FHLBB)

**Completed Actions** 

#### 3677. ● DEFINITION OF REGULATORY

Legal Authority: 12 USC 1464; 12 USC

CFR Citation: 12 CFR 500 to 591, (revision of Chapter V); 12 CFR 541.17; 12 CFR 541.20; 12 CFR 545.115; 12 CFR 561.13; 12 CFR 563.17-4; 12 CFR 563.23-1; 12 CFR 563.23-2; 12 CFR 563.23-3; 12 CFR 563.214; 12 CFR 570.11; 12 CFR 570.12

#### Legal Deadline: None.

#### **Abstract:**

CAPITAL

The Bank Board amended its regulations in May 1987, to require that all financial statements issued by insured institutions, including statements of condition required pursuant to 12 CFR 545.115, and all financial reports filed with the Bank Board shall be prepared in accordance with generally accepted accounting principles. The rule also substituted the term "regulatory capital" for "regulatory net worth" and defined "regulatory capital" to mean the sum of equity capital as determined in accordance with generally accepted accounting principles plus certain other items as determined appropriate by the Bank Board based on risk analysis reporting. The Bank Board has delayed the effective date of this final rule until January 1, 1989.

The potential costs and benefits of this delay of the effective date of the final rule on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 05/15/87 | 52 FR 18340 |
| Final Action<br>Effective | 01/01/89 | 52 FR 39068 |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Christina M. Gattuso, Acting Regulatory, Counsel, Regulations and Legislation, Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6649

RIN: 3068-AA12

## 3678. APPRAISAL POLICIES AND PRACTICES OF INSURED INSTITUTIONS AND SERVICE CORPORATIONS

**Legal Authority:** 12 USC 1421 to 1429; 12 USC 1437; 12 USC 1724 to 1730

CFR Citation: 12 CFR 563.17-1a, (new section); 12 CFR 571.1b, (new section)

Legal Deadline: None.

**Abstract:** The Bank Board is proposing to adopt a rule and a statement of policy pertaining to appraisal policies

and practices of insured institutions and service corporations of such institutions. The proposed rule is intended to codify the standards to be used by insured institutions and service corporations, as well as examiners and supervisory staff, in determining compliance with the appraisal requirements of 12 CFR 563.17-1 and 563.17-2. The proposed rule and policy statement address the same four components of the Bank Board's appraisal standards and reporting requirements addressed in R-41c as clarified: management policies, appraisal management, appraisal content, and related considerations. This proposed rule, however, has been designed to clarify and simplify the R-41c guidelines. The proposed rule would apply equally to all insured institutions.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the proposed regulation on the industry have not been quantified.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 05/15/87 | 52 FR | 18386 |
| NPRM Comment<br>Period End | 09/01/87 | 52 FR | 27219 |
| Withdrawn                  | 10/20/87 | 52 FR | 39070 |

**Completed Actions** 

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Joan Van Berg, Attorney, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-7023

RIN: 3068-AA35

#### 3679. CLASSIFICATION OF ASSETS

Significance: Agency Priority

**Legal Authority:** 12 USC 1464; 12 USC 1726; 12 USC 1730

**CFR Citation:** 12 CFR 561.15; 12 CFR 561.16c; 12 CFR 563.13; 12 CFR 563.17-2; 12 CFR 571.1a

Legal Deadline: Statutory, January 7, 1988. The Competitive Equality Banking Act of 1987, Pub. L. No. 100-86, 101 Stat. 552, requires the Bank Board to promulgate final regulations regarding classification of assets by January 7, 1988.

#### **Abstract:**

The Bank Board amended its regulations governing the classification of assets of insured institutions pursuant to the mandate of the Competitive Equality Banking Act of 1987 ("CEBA"). CEBA requires the Bank Board to establish an asset classification system consistent with the asset classification practices of the Federal banking agencies. The final rule broadens the scope of the existing rule and ensures the use of broader, but judicious, examiner discretion in the classification of assets, consistent with the asset classification practices of the bank regulatory agencies. Specifically, the final rule employs the existing classification categories of Substandard, Doubtful, and Loss, but alters the consequences of these classifications with respect to valuation allowance requirements and their effect on capital. Assets classified Substandard are no longer to be treated as scheduled items. Moreover, under this final rule, the Bank Board no longer requires institutions to establish specific valuation allowances for assets classified Doubtful. With respect to assets classified Substandard or Doubtful, if the examiner concludes that the valuation allowances established by the

| 7 | Ìſ | ne | tai | ole | : |
|---|----|----|-----|-----|---|
| - | _  |    |     |     |   |

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| NPRM                           | 05/15/87 | 52 FR 18369 |
| Publication of<br>Board Action | 05/15/87 | 52 FR 18369 |
| NPRM Comment<br>Period End     | 09/01/87 | 52 FR 27218 |
| Final Action<br>Effective      | 12/31/87 | 53 FR 338   |
| Final Action                   | 01/06/88 | 53 FR 338   |

#### Small Entity: No

**Additional Information:** Abstract Cont: institutions are inadequate, the examiner will determine the need for, and extent of, any increase necessary in the insured institution's general valuation allowances, subject to review by the Principal Supervisory Agent or his designee. For the portion of assets classified Loss, the Bank Board will continue to require institutions either to establish specific allowances for losses of 100 percent of the amount classified, or charge off such amount. The final rule also requires insured institutions to classify their own assets and to establish prudent general valuation allowances. Consistent with CEBA, the final rule deletes the Bank Board's scheduled item regulation, thus broadening the scope of the classification of assets regulation to encompass those assets formerly deemed scheduled items.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above

The potential costs and benefits of the regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Daniel G. Lonergan, Staff Attorney, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-6458

RIN: 3068-AA37

## 3680. REGULATIONS REQUIRED BY THE COMPETITIVE EQUALITY BANKING ACT OF 1987

Significance: Agency Priority Legal Authority: PL 100-86 CFR Citation: 12 CFR 500 to 591 Legal Deadline: Statutory, January 7, 1988. The Competitive Equality Banking Act of 1987, PL 100-86, 101 Stat. 552, requires the Bank Board to adopt certain regulations identified in this advance notice of proposed rulemaking by January 7, 1988.

Abstract: The Bank Board issued a rulemaking to inform the public of its intention to promulgate regulations required by the Competitive Equality Banking Act of 1987 ("CEBA"). Within 2 to 6 months of the date of CEBA's enactment, the Bank Board was required to issue regulations or guidelines in the following areas: qualified thrift lender test; classification of assets; appraisals; uniform generally accepted accounting principles; gain and loss deferrals; capital forebearance; minimum capital requirements; procedures setting time limits for approval or disapproval of applications submitted to Bank Board; and asset disposition. The Bank Board requested comment on these areas and others to assist in implementing the requirements of the CEBA. Additionally, the Bank Board solicited comment on the possible promulgation of other regulations not covered by this notice as well as amendments to existing regulations that may be necessary to implement the provisions of the CEBA the most effective way.

#### Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| ANPRM  | 09/04/87 | 52 FR 33595 |
| ANPRM<br>Comment<br>Period End   | 10/05/87 | 52 FR 33595 |
| Final Action Mandatory regulations required by CEBA adopted by the Bank Board. | 01/06/88 | 53 FR 312   |
| Final Action<br>Effective  | 01/07/88 | 53 FR 312   |

Small Entity: No

Agency Contact: Christina M. Gattuso, Acting Regulatory Counsel, Regulations and Legislation Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, NW, Washington, DC 20552, 202 377-6649

RIN: 3068-AA38

**Completed Actions** 

### 3681. ● ORGANIZATION AND OPERATION

**Legal Authority:** 12 USC 1421 et seq; 12 USC 1724 et seq; 18 USC 207; 42 USC 8101 et seq

CFR Citation: 12 CFR 522.90 Legal Deadline: None.

#### **Abstract:**

The Bank Board adopted amendments making minor modifications to the organizational structure of the Federal Home Loan Bank System's Office of Regulatory Policy, Oversight and Supervision ("ORPOS"). ORPOS was established pursuant to regulation in July 1986, that became effective in September 1986. The primary purpose of this amendment is to add an Executive Director as the head of ORPOS. The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date         |    | FR | Cite  |
|---------------------------|--------------|----|----|-------|
| Final Action              | <br>10/09/87 | 52 | FR | 37763 |
| Final Action<br>Effective | 10/09/87     | 52 | FR | 37763 |

#### Small Entity: No

Agency Contact: Randy W. Thomas, Legal Counsel, Office of Regulatory Policy, Oversight and, Supervision, Federal Home Loan Bank System, Federal Home Loan Bank Board, 900 19th Street, N. W., Washington, D. C. 20006, 202 778-2524

**RIN:** 3068-AA40

#### 3682. ● OPERATIONS, DEFINITIONS

Legal Authority: 12 USC 1421 et seq; 12 USC 1724 et seq

**CFR Citation:** 12 CFR 501.10; 12 CFR 501.11; 12 CFR 583.5

Legal Deadline: None.

#### Abstract:

The Bank Board amended and consolidated its regulations on officers as agents by delegating to the Principal Supervisory Agents ("PSA") at each Federal Home Loan Bank, authority to designate Supervisory Agents ("SA") to assist in the performance of duties delegated by the Bank Board and the FSLIC. This change is being implemented to increase administrative efficiency and relieve the Bank Board of a time-consuming, routine procedure. The designation of a SA by a PSA will be immediately communicated, in

writing, accompanied by the individual's resume and statement of qualifications, to the Secretary of the Board, the Director of the Office of Regulatory Policy, Oversight and Supervision and the Director of the Office of District Banks. The designation of the PSA and Director of Agency Functions, or equivalent position, at each Federal Home Loan Bank remains the responsibility of the Bank Board.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | ,  | FR | Cite |   |
|---------------------------|----------|----|----|------|---|
| Final Action              | 01/15/88 | 53 | FR | 1003 | • |
| Final Action<br>Effective | 01/15/88 | 53 | FR | 1003 |   |

#### Small Entity: No

Agency Contact: Randy Thomas, Legal Counsel, Office of Regulatory Policy, Oversight and, Supervision, Federal Home Loan Bank System, Federal Home Loan Bank Board, 900 19th Street, N. W., Washington, D. C. 20006, 202 778-2524

RIN: 3068-AA44

#### 3683. ● OPERATIONS

Legal Authority: 12 USC 1421 et seq; 12 USC 1724 et seq

CFR Citation: 12 CFR 563.45 Legal Deadline: None.

#### **Abstract:**

The Bank Board amended its regulations on Annual Report disclosure requirements by expanding the authority delegated to the Principal Supervisory Agent. This expansion of authority will establish a shorter decision process and enable the agency to respond more quickly and efficiently to annual report disclosure waiver requests and review of annual report disclosure reports requiring preapproval.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 01/15/88 | 53 FR 1004 |
| Final Action | 01/15/88 | 53 FR 1004 |
| Effective    |          |            |

Small Entity: No

Agency Contact: Robyn Dennis, Financial Analyst, Office of Regulatory Policy, Oversight and, Supervision, Federal Home Loan Bank System, Federal Home Loan Bank Board, 900 19th Street, N. W., Washington, D. C. 20006, 202 778-2660

RIN: 3068-AA45

## 3684. • ACQUISITION OF SECURITIES OF CONVERTING AND CONVERTED INSURED INSTITUTIONS

**Legal Authority:** 12 USC 1421 et seq; 12 USC 1724 et seq; 15 USC 78c; 15 USC 78I to 78n; 15 USC 78w

**CFR Citation:** 12 CFR 563b.3; 12 CFR 563b.8

Legal Deadline: None.

#### Abstract:

The Bank Board amended its regulations pertaining to the processing of applications involving offers to acquire or acquisitions of securities of converting and converted institutions whose accounts are insured by the FSLIC. The Bank Board amended its regulations to authorize the General Counsel, or his designee, to grant approval of any application to offer to acquire or acquire the beneficial ownership of more than ten percent of any class of an equity security of a recently converted insured institution, submitted under section 563b.3 (i) (3) of the FSLIC regulations which does not raise a significant issue of law or policy. The Bank Board also amended its regulations to specify where such applications are to be filed.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | F    | R | Cite  |
|---------------------------|----------|------|---|-------|
| Final Action              | 11/03/87 | 52 F | R | 42091 |
| Final Action<br>Effective | 12/03/87 | 52 F | R | 42091 |

Small Entity: No

Agency Contact: Steven J. Gray, Attorney, Corporate and Securities Division, Office of, General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-7506

RIN: 3068-AA46

FHLBB Completed Actions

### 3685. ● APPLICATIONS PROCESSING GUIDELINES

Significance: Agency Priority

**Legal Authority:** 12 USC 1728; 12 USC 1729; 12 USC 1730; 12 USC 1730a; PL 100-86, Sec 410

CFR Citation: 12 CFR 571.12, (new section)

**Legal Deadline:** Statutory, October 9, 1987. The Competitive Equality Banking Act of 1987, PL 100-86, 101 Stat. 552, requires the Bank Board to promulgate applications processing guidelines to take effect on October 9, 1987.

Abstract: The Bank Board adopted a policy statement that promulgates guidelines concerning processing of applications filed with the Bank Board. This policy statement sets forth maximum time periods for approval of completed applications filed with the Bank Board. The guidelines provide that each completed application filed with the Bank Board or the FSLIC (other than an application submitted under 12 USC 1730a, concerning holding company indebtedness) shall be deemed to be approved as of the end of the period prescribed by such guidelines unless the Bank Board or the FSLIC approves or disapproves the application before the end of the period.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| Final Action<br>Effective  | 10/09/87 | 52 FR 39064 |
| Final Action<br>Comments on<br>the policy<br>statement must<br>be received by<br>12/09/87. | 10/20/87 | 52 FR 39064 |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: John A. Buchman, Assistant Deputy Director, Corporate and Securities Division, Office of, General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6963

RIN: 3068-AA47

#### 3686. ◆ CAPITAL FORBEARANCE

Significance: Agency Priority

**Legal Authority:** 12 USC 1462; 12 USC 1464; 12 USC 1729; 12 USC 1818; 12 USC 1821; PL 100-86, Sec 404; PL 100-86, Sec 416

**CFR Citation:** 12 OFR 563.9-3; 12 CFR 563.47, (new section)

Legal Deadline: Statutory, January 7, 1988. The Competitive Equality Banking Act of 1987, PL 100-86, 101 Stat. 552, requires the Bank Board to premulgate final regulations no later than January 7, 1988.

Abstract: The Bank Board adopted regulations to implement section 404 of the Competitive Equality Banking Act of 1987, which provides that the Bank Board shall establish a program of capital forbearance for well-managed. viable Federal associations and FSLICinsured institutions if certain requirements are met. The regulation sets forth the requirements that institutions must meet to obtain forbearance under this program, the procedures for requesting forbearance, the procedures under which an applicant's Principal Supervisory Agent will consider such requests, the effect of forbearance, and the termination of a grant of forbearance.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action<br>Effective | 01/01/88 | 53 FR 354 |
| Final Action              | 01/06/88 | 53 FR 354 |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Jerome L. Edelstein, Acting Deputy Director, Regulations and Legislation Division, Office, of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-7057

RIN: 3068-AA48

3687. ● APPRAISAL POLICIES AND PRACTICES OF INSURED INSTITUTIONS AND SERVICE CORPORATIONS

Significance: Agency Priority

**Legal Authority:** 12 USC 1421 et seq; 12 USC 1724 et seq; PL 100-86, Sec 402

CFR Citation: 12 CFR 563:1.7-1a, (new section); 12 CFR 571.1b, (new section)

**Legal Deadline:** Statutory, January 7, 1988. The Competitive Equality Banking Act of 1987, PL #00-86, #01 Stat. 552, requires the Bank Board to promulgate final regulations no later than January 7, #988.

Abstract: The Bank Board adopted a final rule and a statement of policy pertaining to appraisal policies and practices of institutions insured by the FSLIC and their service corporations consistent with the requirements of the Competitive Equality Banking Act of 1987 ("CEBA"). This rule requires the management of insured institutions and service corporations to develop and implement prudent appraisal policies and procedures. The Bank Board also adopted a statement of policy to accompany the rule. The statement of policy sets forth certain appraisal standards that the Bank Board recommends to management for consideration in the development of the appraisal policies and procedures required by the rule.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action       | Date    | FR Cite                |
|--------------|---------|------------------------|
| Final Action |         | 53 FR 372<br>53 FR 372 |
| Effective    | 3473470 | 35 111 3/12            |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Joan S. Van Berg, Attorney, Regulations and Legislation Division, Office, of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-7023

**RIN:** 3068-AA49

## 3688. ● ACQUISITION OF CONTROL OF INSURED INSTITUTIONS; PROCEDURAL REQUIREMENTS

**Legal Authority:** 12 USC 1730; 12 USC 1730a

CFR Citation: 12 CFR 574.6 Legal Deadline: None.

**Completed Actions** 

#### Abstract:

The Bank Board revised the procedural requirements applicable to applications, notices, and rebuttal filings filed pursuant to 12 CFR Part 574 by changing certain filing procedures, modifying the time frames for public notification, and revising the time frames that apply to the FSLIC's determination that an application or notice is sufficient. The amendments are intended to expedite the processing of filings under 12 CFR Part 574 and to simplify the calculation of critical dates in the processing of applications and notices. In particular, the amendments are intended to conform various time frames employed in 12 CFR Part 574 as closely as practicable to the FSLIC's recently adopted general guidelines for processing applications. See 52 FR 39064 (Oct. 20, 1987), to be codified at, 12 CFR 571.12. These guidelines address such issues as multiple filings, automatic approval time frames, and the exclusion of FSLIC- assisted cases from automatic approval time frames.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 12/23/87 | 52 FR 48519 |
| Final Action<br>Effective | 12/23/87 | 52 FR 48519 |

#### Small Entity: No

Agency Contact: Kevin A. Corcoran, Deputy Director for, Corporate, Corporate and Securities Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6962

RIN: 3068-AA50

## 3689. ● FEDERAL SAVINGS AND LOAN INSURANCE CORPORATION INDUSTRY ADVISORY COMMITTEE

**Legal Authority:** 12 USC 1421 et seq; PL 100-86, Sec 302

CFR Citation: 12 CFR 514, (new part)

Legal Deadline: None.

#### Abstract:

On August 10, 1987, the Federal Savings and Loan Insurance Corporation Recapitalization Act of 1987 (the "Recapitalization Act") was enacted into law as part of the Competitive

Equality Banking Act of 1987. The Recapitalization Act created a new advisory committee, to be called the Federal Savings and Loan Insurance Corporation Industry Advisory Committee ("Advisory Committee") by which means the savings and loan industry will become involved in the efforts to strengthen the FSLIC. The Bank Board adopted regulations that established the minimum procedures defining the responsibilities of its members. These regulations also established the method of operation and administration of the Advisory Committee. Although these regulations were effective immediately, the Bank Board solicited post-promulgation comment on these regulations for possible subsequent amendment.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action  | Date     | •  | FR | Cite  |
|---|----------|----|----|-------|
| Final Action Comments to be received on or before 11/30/87. | 10/30/87 | 52 | FR | 41700 |
| Final Action  | 10/30/87 | 52 | FR | 41700 |

Small Entity: No

Agency Contact: Charles J. Szlenker, Attorney, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6664

RIN: 3068-AA52

### 3690. ● TROUBLED DEBT RESTRUCTURING

Significance: Agency Priority

**Legal Authority:** 12 USC 1461 et seq; 12 USC 1724 et seq; PL 100-86, Sec 402

CFR Citation: 12 CFR 563.23-4, (new section); 12 CFR 571.18, (new section)

**Legal Deadline:** Statutory, January 7, 1988. The Competitive Equality Banking Act of 1987, PL 100-86, 101 Stat. 552, requires the Bank Board to promulgate final regulations no later than January 7, 1988.

#### **Abstract:**

The Bank Board amended its regulations governing institutions insured by the FSLIC by adopting a rule and statement of policy to clarify that insured institutions have been permitted and may continue to account

for troubled debt restructurings ("TDRs") in accordance with generally accepted accounting principles. The rule states that the Bank Board may permit institutions to restructure troubled loans in compliance with Statements 5 and 15 of the Financial Accounting Standards Board and to account for the effects of such restructurings as provided in those statements. The policy statement summarizes the accounting principles applicable to TDRs and sets forth reporting requirements for institutions that engage in such restructuring.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action<br>Effective | 12/31/87 | 53 FR 385 |
| Final Action              | 01/06/88 | 53 FR 385 |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Deborah Dakin, Assistant Director, Regulations and Legislation Division, Office, of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6445

RIN: 3068-AA53

## 3691. • INDIVIDUAL REGULATORY CAPITAL REQUIREMENTS; CAPITAL DIRECTIVES

Significance: Agency Priority

**Legal Authority:** 12 USC 1437; 12 USC 1464; 12 USC 1725; 12 USC 1726; 12 USC 1730; 12 USC 1736; 12 USC 3907 et seq; PL 100-86, Sec 406

**CFR Citation:** 12 CFR 563.13; 12 CFR 563.14, (new section); 12 CFR 563.14-1, (new section)

Legal Deadline: None.

#### Abstract:

The Bank Board adopted rules to implement its authority to set and enforce regulatory capital requirements for all institutions the accounts of which are insured by the FSLIC. The Bank Board adopted these regulations pursuant to the authority granted it by section 406 of the Competitive Equality Banking Act of 1987 ("CEBA") and

**Completed Actions** 

pursuant to the Bank Board's general authority to promulgate regulations under 12 USC 1437, 1725, and 1736. These regulations implement the authority granted the Bank Board and the FSLIC by section 406 of CEBA to vary the minimum regulatory capital requirements of an individual insured institution as may be necessary or appropriate in light of the particular circumstances of the insured institution. The regulations also establish procedures for implementing the authority granted by section 406 to issue a directive and enforce a plan for increasing an individual insured institution's capital level.

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the regulation on the industry have not been quantified.

#### Timetable:

| Action                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action              | 01/06/88 | 53 FR 363 |
| Final Action<br>Effective | 02/05/88 | 53 FR 363 |

Small Entity: No

Analysis: Regulatory Flexibility Analysis

Agency Contact: Donald G. Edwards, Director, Financial and, Quantitative Analysis, Office of Policy and, Economic Research, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6914

RIN: 3068-AA55

#### 3692. ● QUALIFIED THRIFT LENDER TEST; SAVINGS AND LOAN HOLDING COMPANY AMENDMENTS; FEDERAL HOME LOAN BANK ADVANCES

Significance: Agency Priority

**Legal Authority:** 12 USC 1425a; 12 USC 1430; 12 USC 1464; 12 USC 1730a; 12 USC 1813; PL 100-86, Sec 104; PL 100-86, Sec 105

**CFR Citation:** 12 CFR 525.1; 12 CFR 583.6; 12 CFR 583.27, (new section); 12 CFR 584.2; 12 CFR 584.2a, (new section); 12 CFR 584.2-1; 12 CFR 584.2-2

**Legal Deadline:** Statutory, January 1, 1988. The Competitive Equality Banking Act of 1987, PL 100-86, 101 Stat. 552, requires the Bank Board to adopt a final regulation regarding QTL to take effect on January 1, 1988.

Abstract:

The Bank Board amended its regulations governing savings and loan holding companies to implement the qualified thrift lender test enacted in the Competitive Equality Banking Act of 1987 ("CEBA"). The CEBA amended section 408 of the National Housing Act, 12 USC 1730a, also commonly known as the Savings and Loan Holding Company Act, to provide that the current exemption from the nonthrift activity restrictions for unitary savings and loan holding companies will be available only where the subsidiary institution meets the new qualified thrift lender test. The CEBA also amended section 10 of the Federal Home Loan Bank Act, 12 USC 1430, to reduce the eligibility for advances from the Federal Home Loan Banks of member institutions that do not meet the qualified thrift lender ("QTL") test. This regulation sets forth the new QTL test, which requires that an insured institution must maintain 60 percent of its tangible assets in housing and housing related investments in order for the institution to have QTL status. The regulation also implements new statutory limitations on eligibility for advances and permissible holding company-

#### Timetable:

| Action                    | Date     | FR Cite   | _ |
|---------------------------|----------|-----------|---|
| Final Action<br>Effective | 01/01/88 | 53 FR 312 |   |
| Final Action              | 01/06/88 | 53 FR 312 |   |

#### Small Entity: No

#### Additional Information:

ABSTRACT CONT:activities where an institution fails to maintain its QTL status

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above

The potential costs and benefits of the regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Christina M. Gattuso, Acting Regulatory, Counsel, Regulations and Legislation, Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6649

RIN: 3068-AA56

3693. ● ASSESSMENTS BY THE FINANCING CORPORATION, FSLIC INSURANCE PREMIUMS, BOOK-ENTRY PROCEDURE FOR FINANCING CORPORATION SECURITIES, AND OFFICE OF FINANCE FUNCTIONS

**Significance:** Agency Priority

**Legal Authority:** 12 USC 1421 et seq; 12 USC 1724 et seq; PL 100-86, Sec 302; PL 100-86, Sec 304; PL 100-86, Sec 305

• CFR Citation: 12 CFR 522.81; 12 CFR 563.15; 12 CFR 563.16; 12 CFR 592, (new part)

Legal Deadline: None.

#### Abstract:

On August 10, 1987, the Federal Savings and Loan Insurance Corporation Recapitalization Act of 1987 ("Recapitalization Act") was enacted into law. The Recapitalization Act authorizes the Bank Board to charter a corporation known as the Financing Corporation. The Financing Corporation will issue debt securities in the capital markets, and with the net proceeds thereof, it will purchase capital instruments to be issued by the FSLIC. The Bank Board adopted regulations to clarify the manner in which the Financing Corporation will exercise its assessment authority and to make minor conforming technical amendments to the regulations concerning FSLIC insurance premiums. Additionally, the Bank Board adopted rules regarding book-entry procedure for Financing Corporation securities. Finally, the Bank Board amended a procedural rule governing the responsibilities of the Office of Finance of the Federal Home Loan Bank System so as to reflect the responsibilities of that office with regard to the Financing Corporation's activities.

There are no alternatives that would be less burdensome than the rule in addressing the

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Final Action Comments to be received on or before 10/05/87. | 09/03/87 | 52 FR 33399 |
| Final Action<br>Effective                                   | 09/03/87 | 52 FR 33399 |

#### Small Entity: No

#### Additional Information:

ABSTRACT CONT:concerns expressed above.

**Completed Actions** 

The potential costs and benefits of the regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: K. Diane Boyle, Manager, Special Projects, Division, Office of Finance, Federal Home, Loan Bank System, Federal Home Loan Bank Board, 655 15th Street, N. W., Washington, D. C. 20005, 202 272-4978

**RIN: 3068-AA57** 

### 3694. ● UNIFORM ACCOUNTING STANDARDS

Significance: Agency Priority

Legal Authority: 12 USC 1461 et seq; 12 USC 1724 et seq; 15 USC 78a et seq; PL 100-86, Sec 402

**CFR Citation:** 12 CFR 561.13; 12 CFR 563.23-1; 12 CFR 563.23-3; 12 CFR 563c.11

**Legal Deadline:** Statutory, December 31, 1987. The Competitive Equality Banking Act of 1987, PL 100-86, 101 Stat. 552, requires the Bank Board to promulgate final regulations regarding uniform accounting standards by December 31, 1987.

#### **Abstract:**

The Bank Board amended its regulations applicable to all institutions the accounts of which are insured by the FSLIC pertaining to the definition of

regulatory capital. First, the final rule delays the effective date of the definition of regulatory capital regulation ("DRC Regulation"), from January 1, 1988 to January 1, 1989 in order to implement a phase-in of uniform accounting standards. Second, the rule revises the DRC regulation by eliminating treatment of certain items under risk analysis reporting and substituting treatment under generally accepted accounting principles ("GAAP"). The DRC regulation, as amended by this rule, would begin the phase-in to GAAP on January 1, 1989; such phase-in would end on December 31, 1993, at which time insured institutions would be required to report virtually all components of regulatory capital in accordance with GAAP or the regulatory accounting practices employed by commercial banks.

The Competitive Equality Banking Act of 1987 required the Bank Board to issue regulations prescribing "uniformly applicable accounting standards to be used by all insured institutions

#### Timetable:

| Action                    | Date     |    | FR | Cite |   |
|---------------------------|----------|----|----|------|---|
| Final Action              | 01/06/88 | 53 | FR | 324  | _ |
| Final Action<br>Effective | 01/01/89 | 53 | FR | 324  |   |

#### Small Entity: No

#### Additional Information:

ABSTRACT CONT: for the purpose of measuring compliance with any rule or regulation" promulgated by the Bank Board or the FSLIC "to the same degree that generally accepted accounting principles are used to determine compliance with rules and regulations of the Federal banking agencies".

There are no alternatives that would be less burdensome than the rule in addressing the concerns expressed above.

The potential costs and benefits of the regulation on the industry have not been quantified.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Christina M. Gattuso, Acting Regulatory, Counsel, Regulations and Legislation, Division, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N. W., Washington, D. C. 20552, 202 377-6649

RIN: 3068-AA58

[FR Doc. 88-5108 Filed 04-22-88; 8:45 am] BILLING CODE 6720-01-T



Monday April 25, 1988

## Part L

# Federal Maritime Commission

Semiannual Regulatory Agenda

#### FEDERAL MARITIME COMMISSION (FMC)

### FEDERAL MARITIME COMMISSION

46 CFR Ch. IV

#### **Unified Regulatory Agenda**

**AGENCY:** Federal Maritime Commission.

**ACTION:** Unified Agenda of Federal Regulations.

SUMMARY: Pursuant to section 5 of E.O. 12291 and the Regulatory Flexibility Act (5 U.S.C. 601 et seq.), the Commission anticipates having under consideration during the period from April 1, 1988 to March 31, 1989 actions in the areas listed below.

#### FOR FURTHER INFORMATION CONTACT:

For further information concerning — Commission rulemaking proceedings or the status of any matter listed below, contact: Joseph C. Polking, Secretary, 1100 L Street, NW., Washington, DC 20573, (202) 523-5725.

SUPPLEMENTARY INFORMATION: Section 602 of the Regulatory Flexibility Act (5 U.S.C. 602) requires the publication of an agenda of items for which regulatory agencies may propose or promulgate a rule which is likely to have a significant economic impact on a substantial number of small entities. Section 5 of Executive Order 12291 also requires executive agencies to publish a regulatory agenda; the Commission voluntarily complies with this section.

The agendas include information on regulatory activities being conducted or reviewed during the succeeding 12 months by the Commission.

The following is the Commission's Unified Regulatory Agenda. The agenda does not necessarily include all petitions for rulemakings which are under staff review.

In addition, the Commission is publishing a compilation of the status of pending rulemaking proceedings and a listing of rules that have become final since the publication of the most recent regulatory agenda (October, 1987). This list will be made available to the press and interested groups.

Joseph C. Polking, Secretary.

#### Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3695                    | Public Information - Freedom of Information Act  | 3072-AA12                          |
| 3696                    | Public Information - Freedom of Information Act  | 3072-AA12                          |
| 3697                    | Information Required for Section 18 Study  | 3072-AA45                          |
| 3698                    | Independent Action - Miscellaneous Provisions  | 3072-AA50                          |
| 3699                    | Information Form for Agreements: Miscellaneous Amendments  | 3072-AA55                          |
| 3700                    | Automated Tariff Filing  | 3072-AASS                          |
| 3701                    | Common and Contract Carriage - Miscellaneous Provision   | 3072-AA61                          |
| 3702                    | Index of Documents for Agreements  | 3072-AA64                          |
| 3703                    | User Fees to Recover Agency Costs  | 3072-AA04                          |
| 3704                    | Tariff Publication of Free Time and Detention Charges Applicable to Carrier Equipment Interchanged With Shippers | 3012-AA10                          |
| 0704                    | or Their Agents (Docket 85-19)   | 3072-AA73                          |
| 3705                    | Financial Responsibility of Passenger Vessel Operators for Non-Performance                                       |                                    |
| 3706                    | Independent Action - Miscellaneous Provisions  | 3072-AA83                          |
| 3707                    | Rates Quoted Subject to Booking  | 3072-AA86                          |
| 3708                    | Financial Reports of Vessel Operating Common Carriers by Water in the Domestic Offshore Trades                   | 3072-AA93                          |
| 3709                    | Service Contract Provisions; Most Favored Shippers and Liquidated Damages Clauses                                |                                    |
| 3710                    | Practices of Common Carriers Regarding Payment of Inland Divisions Petition for Rulemaking                       | 3072-AA99                          |
| 3711                    | Service Contracts - Most Favored Shipper and Liquidated Damages Provisions - Petition for Rulemaking             | 3072-AB00                          |
| 3712                    | Practices of Ocean Common Carriers Regarding Effective Date of Rate Changes                                      | 3072-AB04                          |
| 3713                    | Section 16 Exemption of agreement between or among parent or its subsidiaries                                    | 3072-AB04                          |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title                                    | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3714<br>3715            | Foreign-to-Foreign Agreements; Exemption |                                    |

#### **Completed Actions**

| Se-<br>quence<br>Number                              | Title   | Regulation<br>Identifier<br>Number               |
|--|---|--|
| 3716<br>3717<br>3718<br>3719<br>3720<br>3721<br>3722 | Regulation of Agreements of Domestic Carriers - Miscellaneous Amendments Miscellaneous Amendments to Regulations Implementing Section 19 of the Merchant Marine Act of 1920 Public Information - Miscellaneous Amendments Conference Service Contract Authority Terminal Agreements and Leases - Exculpatory Provisions Service Contract Record Retention and Production of Documents Access to Any Record of Identifiable Personal Information | 3072-AA75<br>3072-AA84<br>3072-AA87<br>3072-AA92 |

#### FEDERAL MARITIME COMMISSION (FMC)

**Prerule Stage** 

### 3695. PUBLIC INFORMATION - FREEDOM OF INFORMATION ACT

Legal Authority: 5 USC 552(b)(4); 46 USC

app 841(a)

CFR Citation: 46 CFR 503 Legal Deadline: None.

Abstract: Amendments to current rules governing treatment of FOIA requests will provide for notification to filers of "business confidential" information to permit responses before a decision to release or not to release information requested under the Act.

#### Timetable:

| Action | Date | FR ( | Cite |
|--------|------|------|------|
|        |      | <br> |      |

End Review 06/00/88

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573; 202 523-5725

RIN: 3072-AA12

#### 3696. COSTS OF PROCEEDINGS

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 46 USC app 1716; 46 USC app 1717(a)(4)

CFR Citation: 46 CFR 502

Legal Deadline: Statutory, September 20, 1989.

Abstract: Section 18(a)(4) of the Shipping Act requires the Commission to collect and analyze data concerning the impact of the Act on the costs of major types of regulatory proceedings before the Commission. This action will provide the regulations needed to obtain this information.

#### Timetable:

Action Date FR Cite
End Review 06/00/88

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA45

### 3697. INFORMATION REQUIRED FOR SECTION 18 STUDY

Significance: Agency Priority

Legal Authority: 5 USC 553; 46 USC app 1714; 46 USC app 1716; 46 USC app 1717(a)

CFR Citation: 46 CFR (New)

Legal Deadline: Statutory, September 20, 1989. Legal deadline applies to information to be compiled, not necessarily by a rulemaking.

Abstract: Section 18(a) of the Shipping Act of 1984 requires the Commission to collect information concerning the impact of the Act upon the international ocean shipping industry for a period of 5 years ending on March 20, 1989. To the extent such data are not available, this review will consider Commission rules or orders to develop such information from the regulated industry.

#### Timetable:

| Tillie karries |          |         |              |  |
|----------------|----------|---------|--------------|--|
| Action         | Date     | FR Cite | <del>.</del> |  |
| Begin Review   | 09/01/84 |         | _            |  |
| End Review     | 06/00/88 |         | ٠            |  |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA50...

### 3698. INDEPENDENT ACTION - MISCELLANEOUS PROVISIONS

**Legal Authority:** 46 USC 553; 46 USC app 1704; 46 USC app 1709; 46 USC app 1716

CFR Citation: 46 CFR 572 Legal Deadline: None.

Abstract: Section 5(b)(8) of the Shipping Act of 1984 requires that conference members be allowed to take independent rate action under certain conditions. The Commission is considering a rule to require accurate reporting and to clarify other situations with regard to this statutory right.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/25/85 |         |
| End Review   | 03/00/88 |         |

Next Action Undetermined

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA53

## 3699. INFORMATION FORM FOR AGREEMENTS: MISCELLANEOUS AMENDMENTS

**Legal Authority:** 5 USC 553; 46 USC app 1703 to 1705; 46 USC app 1716

CFR Citation: 46 CFR 572.405; 46 CFR 572, Appendix A

**Prerule Stage** 

#### Legal Deadline: None.

Abstract: The information form that must accompany certain types of agreements filed under 46 CFR Part 572 may need to be amended to ensure Commission jurisdiction and to show the affiliates of the filing parties.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/25/85 |         |
| End Review   | 09/00/88 |         |
|              |          |         |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA55

#### 3700. AUTOMATED TARIFF FILING

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 46 USC app 816; 46 USC app 817; 46 USC app 841a; 46 USC app 1707; 46 USC app 1708; 46 USC app 1715; 46 USC app 1716; 46 USC app 1717

**CFR Citation:** 46 CFR 515; 46 CFR 550; 46 CFR 580

Legal Deadline: None.

Abstract: The Commission is considering the development of a fully automated system whereby tariff matters can be made available to the public and to the Commission through automatic data processing in order to reduce paperwork and other burdens. An Industry Advisory Committee is assisting the Commission in the project.

#### Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| Begin Review   | 09/01/84 |             |
| Notice of Intent<br>to form<br>Advisory<br>Committee | 04/12/85 | 50 FR 14453 |
| Notice of Second<br>Meeting                          | 05/19/86 | 51 FR 18376 |
| Notice of Third<br>Meeting                           | 10/21/86 | 51 FR 37347 |
| Notice of Inquiry on System Functionality            | 12/22/87 | 52 FR 48504 |
| End Review   | 01/00/89 |             |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA61

#### 3701. COMMON AND CONTRACT CARRIAGE - MISCELLANEOUS PROVISION

**Legal Authority:** 5 USC 553; 46 USC app 801; 46 USC app 841a; 46 USC app 1702; 46 USC app 1716

**CFR Citation:** 46 CFR 510; 46 CFR 515; 46 CFR 525; 46 CFR 550; 46 CFR 552; 46 CFR 553; 46 CFR 560; 46 CFR 572; 46 CFR 580

Legal Deadline: None.

Abstract: This review will attempt to clarify the status of common carriers vis-a-vis contract carriers and provide reasonable regulations for operations by common carriers subject to the shipping statutes.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/25/85 | -       |
| End Review   | 12/00/88 |         |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA63

## 3702. INDEX OF DOCUMENTS FOR AGREEMENTS

**Legal Authority:** 5 USC 553; 46 USC app 1703 to 1706; 46 USC app 1709; 46 USC app 1712; 46 USC app 1714; 46 USC app 1716; 46 USC app 1717

CFR Citation: 46 CFR 572.704

Legal Deadline: None.

Abstract: Section 572.704 of Title 46 Code of Federal Regulations requires agreement parties who are required to file minutes to maintain an index of certain reports, studies and documents used for certain decisions, and to file such an index quarterly with the Commission. This requirement is being considered along with requirements to file minutes and other reports and with record retention provisions.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/25/85 |         |
| End Review   | 09/00/86 |         |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA64

### 3703. USER FEES TO RECOVER AGENCY COSTS

Significance: Agency Priority

Legal Authority: 5 USC 552 to 553

CFR Citation: 46 CFR 503.43

Legal Deadline: None.

**Abstract:** The Commission is reviewing existing fees for services in order to determine whether they are adequate to recover costs.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Begin Review | 01/25/85 | <del></del> |
| End Review   | 06/00/88 |             |

Small Entity: No

Agency Contact: Joseph C. Polking. Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA70

#### 3704. TARIFF PUBLICATION OF FREE TIME AND DETENTION CHARGES APPLICABLE TO CARRIER EQUIPMENT INTERCHANGED WITH SHIPPERS OR THEIR AGENTS (DOCKET 85-19)

**Legal Authority:** 5 USC 553; 46 USC app 817(a); 46 USC app 841a; 46 USC app 1707; 46 USC app 1708; 46 USC app 1709; 46 USC app 1716

**CFR Citation:** 46 CFR 550.5; 46 CFR 580.5; 46 CFR 580.7

Legal Deadline: None.

Abstract: Docket 85-19 - Clarification of requirement that terms and conditions, including free time and detention, governing use of carrier-provided equipment by shippers or their agents be published in tariffs and service contracts. (Formal Rulemaking)

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 08/08/85 | 50 FR | 32097 |
| NPRM Comment<br>Period End | 09/23/85 | 50 FR | 32097 |
| Final Action               | 01/01/88 |       |       |
| End Review                 | 06/00/88 | •     |       |

Prerule Stage

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA73

## 3705. FINANCIAL RESPONSIBILITY OF PASSENGER VESSEL OPERATORS FOR NON-PERFORMANCE

**Legal Authority:** 5 USC 553; 46 USC app 817e; 46 USC app 841a; 46 USC app 1716

CFR Citation: 46 CFR 540 Legal Deadline: None.

Abstract: Review would attempt to develop a formula for the amount of bond required to ensure financial responsibility of passenger vessel operators for non-performance.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/10/86 |         |
| End Review   | 12/00/88 |         |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA78

### 3706. INDEPENDENT ACTION - MISCELLANEOUS PROVISIONS

**Legal Authority:** 5 USC 553; 46 USC app 1701 to 1707; 46 USC app 1709 to 1710; 46 USC app 1714 to 1717; 46 USC app 1718

CFR Citation: 46 CFR 572; 46 CFR 580

Legal Deadline: None.

Abstract: Review would attempt to analyze certain conference practices to ensure that they do not unduly inhibit the right of individual members to take independent action as provided by the Shipping Act of 1984.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/10/86 |         |
| End Review   | 06/01/88 |         |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA83

### 3707. RATES QUOTED SUBJECT TO BOOKING

Legal Authority: 5 USC 553; 46 USC app 812; 46 USC app 814 to 815; 46 USC app 817(a); 46 USC app 820; 46 USC app 833a; 46 USC app 841a; 46 USC app 843 to 847; 46 USC app 1702 to 1705; 46 USC app 1707; 46 USC app 1709; 46 USC app 1712; 46 USC app 1714 to 1716; 46 USC app 1718

CFR Citation: 46 CFR 550; 46 CFR 580

Legal Deadline: None.

Abstract: Review would determine the necessity of regulations governing the parties of quoting rates subject to booking. Related to FMC Spec. Dkt. 1343.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 02/14/86 |         |
| End Review   | 12/00/88 |         |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA86

## 3708. FINANCIAL REPORTS OF VESSEL OPERATING COMMON CARRIERS BY WATER IN THE DOMESTIC OFFSHORE TRADES

**Legal Authority:** 5 USC 553; 46 USC app 817(a); 46 USC app 820; 46 USC app 841a; 46 USC app 843; 46 USC app 844; 46 USC app 845a; 46 USC app 845a; 46 USC app 847

CFR Citation: 46 CFR 522

Legal Deadline: None.

Abstract: Current rule providing for domestic rate-making and justification methodology is being reviewed to determine if requirements can be made less stringent.

#### Timetable:

| Action        | Date     | FR Cite |
|---------------|----------|---------|
| Begin Review. | 01/09/86 |         |
| End Review    | 12/00/88 |         |

Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA93

#### 3709. SERVICE CONTRACT PROVISIONS; MOST FAVORED SHIPPERS AND LIQUIDATED DAMAGES CLAUSES

Legal Authority: 5 USC 553; 46 USC app

.1707(c)

CFR Citation: 46 CFR 580 Legal Deadline: None.

Abstract: The Commission is reviewing the service contract regulations to determine the legality of permitting clauses involving liquidated damages or most favored shippers.

#### Timetable:

| Action                   | Date     |    | FR | Cite |
|--------------------------|----------|----|----|------|
| Petition for rulemaking  | 01/22/87 | 52 | FR | 2443 |
| Begin Review             | 01/22/87 | 52 | FR | 2443 |
| Extend time for comments | 02/11/87 | 52 | FR | 4384 |
| End Review               | 06/00/88 |    |    |      |
|                          |          |    |    |      |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA95

#### 3710. PRACTICES OF COMMON CARRIERS REGARDING PAYMENT OF INLAND DIVISIONS PETITION FOR RULEMAKING

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 46 USC app 1709; 46 USC app 1716

CFR Citation: 46 CFR IV Legal Deadline: None.

Abstract: This petition for rulemaking seeks a requirement that ocean common carriers timely pay over inland divisions to surface carriers participating in through movements.

#### Timetable:

| Action  | Date     | -  | FR | Cite  |
|---|----------|----|----|-------|
| Notice of Filing<br>of Petition for<br>Rulemaking | 06/25/87 | 52 | FR | 23890 |
| End Review  | 03/00/88 |    |    |       |
| A1- 4 A-4' 11.                                    | 1.4      |    |    |       |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Joseph C. Polking,

Secretary, Federal Maritime

Prerule Stage

Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA99

#### 3711. SERVICE CONTRACTS - MOST FAVORED SHIPPER AND LIQUIDATED DAMAGES PROVISIONS - PETITION FOR RULEMAKING

Significance: Agency Priority

Legal Authority: 5 USC 553; 46 USC app

1707; 46 USC app 1716

CFR Citation: 46 CFR 581 Legal Deadline: None.

Abstract: This Petition for rulemaking seeks a regulation prohibiting most favored shipper clauses and de minimis liquidated damage clauses in service contracts.

#### Timetable:

| Action                                      | Date     | FR Cite    |
|---|----------|------------|
| Notice of Filing of Petition for Rulemaking | 01/22/87 | 52 FR 2443 |
| Extend Time for<br>Comments to<br>02/27/87  | 02/11/87 | 52 FR 4384 |
| End Review                                  | 06/00/88 |            |
|   |          |            |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking,

Secretary, Federal Maritime

Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AB00

## 3712. PRACTICES OF OCEAN COMMON CARRIERS REGARDING EFFECTIVE DATE OF RATE CHANGES

Significance: Agency Priority

Legal Authority: 5 USC 553; 46 USC app

1707

CFR Citation: 46 CFR 580 Legal Deadline: None.

Abstract: Requested rule would state that tariff rates and rules may not be applicable to cargo that is received by the carrier or its agent prior to the effective date of the tariff provision.

#### Timetable:

| Action                     | Date         |    | FR | Cite  |
|----------------------------|--------------|----|----|-------|
| Petition for<br>Rulemaking | 12/30/87     | 52 | FR | 49205 |
| End Review                 | 06/00/88     |    |    |       |
| Small Entity: (            | Undetermined |    |    |       |

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AB04

## 3713. © SECTION 16 EXEMPTION OF AGREEMENT BETWEEN OR AMONG PARENT OR ITS SUBSIDIARIES

Significance: Agency Priority

Legal Authority: 5 USC 553; 46 USC app

1715

CFR Citation: 46 CFR 572.301

Legal Deadline: None.

Abstract: Requested action would exempt agreements by, between, or among ocean common carriers or marine terminal operators and their subsidiaries.

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| Petition for Rulemaking | 12/28/87 | 52 FR 48879 |
| Enlargement of Scope    | 01/28/88 | 53 FR 2537  |
| End Review              | 06/00/88 |             |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking. Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AB06

#### FEDERAL MARITIME COMMISSION (FMC)

**Final Rule Stage** 

### 3714. ● FOREIGN-TO-FOREIGN AGREEMENTS; EXEMPTION

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 46 USC app 1701 to 1707; 46 USC app 1710; 46 USC app 1712; 46 USC app 1714 to 1717

CFR Citation: 46 CFR 572 Legal Deadline: None.

Abstract: The action would exempt certain foreign-to-foreign agreements on contiguous trades from notice, waiting period, and information requirements of the Shipping Act of 1984. Docket No. 87-24.

#### Timetable:

| Action                     | Date     | FR Cite      |
|----------------------------|----------|--------------|
| NPRM                       | 12/08/87 | 52 FR. 46501 |
| NPRM Comment<br>Period End | 02/08/88 | 52 FR 46501  |
| Final Action               | 09/00/88 |              |

Small Entity: No

**Agency Contact:** Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AB03

## 3715. ● TRUCK DETENTION CHARGES AT WEST COAST PORTS

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 46 USC app 816; 46 USC app 841a; 46 USC app 1709; 46 USC app 1716

CFR Citation: 46 CFR 530 Legal Deadline: None.

Abstract: Requested action would set truck detention charges at the Ports of Los Angeles, Long Beach, San Francisco, Oakland and San Diego, California.

#### Timetable:

| Action .  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Petition for Rulemaking   | 11/30/87 | 52 | FR | 45499 |
| Enlargement of<br>time for<br>comments to<br>February 22,<br>1988 | 12/29/87 | 52 | FR | 49086 |
| Further<br>Enlargement to<br>March 7, 1988                        | 02/19/88 | 53 | FR | 5041  |
| Final Action  | 06/00/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L St., NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AB07

#### FEDERAL MARITIME COMMISSION (FMC)

**Completed Actions** 

#### 3716. REGULATION OF AGREEMENTS OF DOMESTIC CARRIERS -MISCELLANEOUS AMENDMENTS

Legal Authority: 5 USC 553; 46 USC app 801 et seg

CFR Citation: 46 CFR 558 to 569

Legal Deadline: None.

Abstract: The Shipping Act, 1916, after amendment by the Shipping Act of 1984, applies only to domestic operations. In order to properly implement the 1984 Act, the Commission made the essential, limiting changes to its domestic regulations of agreements within the deadline established by the 1984 Act. This review will now determine what further, substantive changes in the domestic agreements may be desirable. (Docket No. 87-9)

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Action                     | Date     | FH Cite     |
| Begin Review               | 01/25/85 |             |
| NPRM                       | 05/04/87 | 52 FR 16282 |
| NPRM Comment<br>Period End | 06/03/87 | 52 FR 16282 |
| Supplemental NPRM          | 08/11/87 | 52 FR 29708 |
| Final Action               | 11/17/87 | 52 FR 43906 |
| Final Action<br>Effective  | 12/17/87 | 52 FR 45960 |

#### Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA68

## 3717. MISCELLANEOUS AMENDMENTS TO REGULATIONS IMPLEMENTING SECTION 19 OF THE MERCHANT MARINE ACT OF 1920

**Legal Authority:** 5 USC 553; 46 USC app 876(1)(b); 46 USC app 1714; 46 USC app 1716

CFR Citation: 46 CFR 585 Legal Deadline: None.

Abstract: Review would determine necessity of updating the regulations to implement Section 19 of the Merchant Marine Act of 1920.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Begin Review | 01/10/86 |         |
| Withdrawn    | 01/01/88 |         |
| End Review   | 06/01/88 |         |

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA75

### 3718. PUBLIC INFORMATION - MISCELLANEOUS AMENDMENTS

**Legal Authority:** 5 USC 552; 5 USC 552a; 5 USC 552b; 5 USC 553; EO 12356

CFR Citation: 46 CFR 503 Legal Deadline: None.

**Abstract:** Review would determine need to update regulations relating to Freedom of Information, Privacy and Sunshine Acts.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Begin Review  | 07/00/86 |         |
| Withdrawn<br>Separate<br>proceedings<br>Amended FOIA<br>and Privacy<br>Regs | 01/01/88 |         |
| End Review  | 03/01/88 |         |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA84

## 3719. CONFERENCE SERVICE CONTRACT AUTHORITY

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 46 USC app 1701 to 1707; 46 USC app 1709 to 1710; 46 USC app 1714 to 1717

CFR Citation: 46 CFR 572 Legal Deadline: None.

Abstract: Clarifies steamship conference authority over the use of service contracts under the Shipping Act of 1984 (Docket No. 86-16).

#### Timetable:

| Action                     | Date     | ,,,,, | FR | Cite  |
|----------------------------|----------|-------|----|-------|
| NPRM                       | 05/02/86 | 51    | FR | 16354 |
| NPRM Comment<br>Period End | 07/01/86 | 51    | FR | 16354 |
| Final Action               | 03/09/88 | 53    | FR | 7520  |
| Final Action<br>Effective  | 06/07/88 | 53    | FR | 7521  |

Small Entity: Undetermined

**Agency Contact:** Joseph C. Polking, Secretary, Federal Maritime

Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA87

## 3720. TERMINAL AGREEMENTS AND LEASES - EXCULPATORY PROVISIONS

Significance: Agency Priority

**Legal Authority:** 46 USC app 801; 46 USC app 814; 46 USC app 816 to 817; 46 USC app 833a; 46 USC app 841a; 46 USC app 1701 to 1707; 46 USC app 1709; 46 USC app 1715 to 1716

**CFR Citation:** 46 CFR 515; 46 CFR 516, (New); 46 CFR 558; 46 CFR 559; 46 CFR 560; 46 CFR 572

Legal Deadline: None.

Abstract: Review would determine whether further regulations are needed with regard to exculpatory provisions in terminal agreements and leases. (Docket No. 86-32).

#### Timetable:

| Action                                  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Petition Noticed in Federal Register    | 07/10/86 | 51 | FR | 25101 |
| Begin Review                            | 08/10/86 |    |    |       |
| Petition Noticed in Federal Register    | 12/24/86 | 51 | FR | 46694 |
| End Review                              | 11/00/87 | -  |    |       |
| Withdrawn<br>Proceeding<br>Discontinued | 01/15/88 |    |    |       |
|   |          |    |    |       |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA92

## 3721. SERVICE CONTRACT RECORD RETENTION AND PRODUCTION OF DOCUMENTS

**Legal Authority:** 5 USC 553; 46 USC app 1702; 46 USC app 1703; 46 USC app 1704; 46 USC app 1705; 46 USC app 1707; 46 USC app 1709; 46 USC app 1712; 46 USC app 1714; 46 USC app 1715; 46 USC app 1716; 46 USC app 1718

CFR Citation: 46 CFR 580

Legal Deadline: None.

Abstract: Docket No. 86-29 - Will require carriers employing service contracts to keep records in U.S. and make them available to FMC upon request.

#### **Completed Actions**

| Timetable:                 |          |             |  |
|----------------------------|----------|-------------|--|
| Action                     | Date     | FR Cite     |  |
| NPRM                       | 11/13/86 | 51 FR 41132 |  |
| Correction                 | 12/01/86 | 51 FR 43267 |  |
| NPRM Comment<br>Period End | 02/13/87 | 52 FR 1938  |  |
| Final Action               | 09/09/87 | 52 FR 33936 |  |
| Final Action<br>Effective  | 11/09/87 | 52 FR 33936 |  |

Small Entity: Undetermined

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AA97

## 3722. ● ACCESS TO ANY RECORD OF IDENTIFIABLE PERSONAL INFORMATION

Significance: Agency Priority

**Legal Authority:** 5 USC 552; 5 USC 552a; 5 USC 552b; 5 USC 553; EO 12356

CFR Citation: 46 CFR 503 Legal Deadline: None.

**Abstract:** Regulation would create further exemptions from the Privacy Act. Docket No. 87-23

| Timetable:                 |          |    |    |       |
|----------------------------|----------|----|----|-------|
| Action                     | Date     |    | FR | Cite  |
| NPRM                       | 12/02/87 | 52 | FR | 45835 |
| NPRM Comment<br>Period End | 01/04/88 | 52 | FR | 45835 |
| Final Action               | 02/11/88 | 53 | FR | 4027  |
| Final Action<br>Effective  | 03/14/88 | 53 | FR | 4027  |

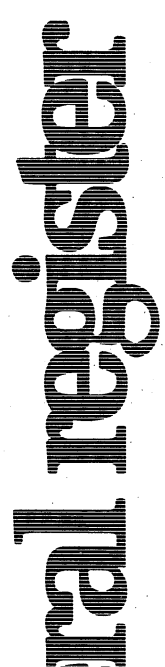
Small Entity: No

Agency Contact: Joseph C. Polking, Secretary, Federal Maritime Commission, 1100 L Street, NW, Washington, DC 20573, 202 523-5725

RIN: 3072-AB05

[FR Doc. 68-5109 Filed 04-22-88; 8:45 am]

BILLING CODE 6730-01-T



Monday April 25, 1988

Part LI

## Federal Reserve System

Semiannual Regulatory Agenda

#### FEDERAL RESERVE SYSTEM (FRS)

## FEDERAL RESERVE SYSTEM 12 CFR Ch. II

### Notice of Semiannual Regulatory Flexibility Agenda

**AGENCY:** Board of Governors of the Federal Reserve System.

**ACTION:** Semiannual agenda.

SUMMARY: The Board is issuing this Agenda under the Regulatory Flexibility Act and the Board's Statement of Policy Regarding Expanded Rulemaking Procedures. The Board anticipates having under consideration regulatory matters as indicated below during the period from April 1 through October 1,

1988. The next Semiannual Agenda will be published in October 1988.

**DATE:** Comments about the form or content of the Agenda may be submitted any time during the next six months.

ADDRESS: Comments should be addressed to William W. Wiles, Secretary of the Board, Board of Governors of the Federal Reserve System, Washington, DC 20551.

FOR FURTHER INFORMATION CONTACT: A staff contact for each item is indicated with the regulatory description below.

SUPPLEMENTARY INFORMATION: The Board is publishing its April 1988 Agenda as part of the April 1988 Unified Agenda of Federal Regulations, which is coordinated by the Office of Management and Budget under Executive Order 12291. Participation by

the Board in the Unified Agenda is on a voluntary basis.

The Board's Agenda is divided into three sections. The first, Proposed Rule Stage, reports on matters the Board may consider for public comment during the next six months. The second section, Final Rule Stage, reports on matters that have been proposed and are under Board consideration. A third section, Completed Actions, reports on regulatory matters the Board has completed or is not expected to consider further.

A dot (•) preceding an entry indicates a new matter that was not a part of the Board's previous Agenda, and which the Board has not completed.

Barbara R. Lowrey,

Associate Secretary of the Board.

#### Proposed Rule Stage

| Se-<br>quence<br>Number  | Title                                    | Regulation<br>Identifier<br>Number  |
|--|--|---|
| 3723<br>3724<br>3725<br>3726<br>3727<br>3728<br>3729<br>3730<br>3731<br>3732 | Regulation: C - Home Mortgage Disclosure | 7100-AA68<br>7100-AA66<br>7100-AA67<br>7100-AA69<br>7100-AA72<br>7100-AA80<br>7100-AA41 |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3733                    | Regulation: D - Reserve Requirements of Depository Institutions (Docket Number: R-0571)  | 7100-AA62                          |
| 3734                    | Regulation: K - International Banking Operations (Docket Number: R-0550)   | 7100-AA58                          |
| 3735                    | Regulation: Q - Interest on Deposits (Docket Number R-0514)  | 7100-AA56                          |
| 3736                    | Regulation: Y - Bank Holding Companies and Change in Bank Control (Docket Number: R-0537)  | 7100-AA52                          |
| 3737                    | Regulation: Y - Bank Holding Companies and Change in Bank Control and Regulation H - Membership of State Banking Institutions (Docket Number: R-0616)                  | 7100-AA88                          |
| 3738                    | Regulation: Y - Bank Holding Companies and Change in Bank Control (Docket Number: R-0614)  | 7100-AA89                          |
| 3739                    | Regulation: Y - Bank Holding Companies and Change in Bank Control (Docket Number: R-0567)  | 7100-AA66                          |
| 3740                    | Regulation: Z - Truth in Lending (Docket Number R-0625)  | 7100-AA91                          |
| 3741                    | Regulation: CC - Availability of Funds and Collection of Checks and Regulation J - Collection of Checks and Other Items and Transfers of Funds (Docket Number: R-0620) | 7100-AA90                          |
| 3742                    | Further Proposals to Reduce Risks on Large-Dollar Wire Transfer Systems (Docket Numbers: R-0591 and R-0592)  | 7100-AA76                          |
| 3743                    | Rules Regarding Availability of Information (Docket Number: R-0601)  | 7100-AA73                          |

#### **Completed Actions**

| Se-<br>quence<br>Number                              | Title  | Regulation<br>Identifier<br>Number                            |
|--|--|---|
| 3744<br>3745<br>3746<br>3747<br>3748<br>3749<br>3750 | Regulation: F - Securities of State Member Banks (Docket Number: R-0609) Regulation: T - Credit by Brokers and Dealers (Docket Number R-0611) Regulation: U - Credit by Banks for the Purpose of Purchasing or Carrying Margin Stocks (Docket Number: R-0608) Regulation: Y - Bank Holding Companies and Change in Bank Control (Docket Number: R-0536) Regulation: Z - Truth in Lending (Docket Number: R-0545) Regulation: Z - Truth in Lending (Docket Number: R-0613) Proposed Guidelines Regarding the Bank Bribery Act (Docket Number: R-0603) | 7100-AA71<br>7100-AA83<br>7100-AA51<br>7100-AA50<br>7100-AA81 |

#### FEDERAL RESERVE SYSTEM (FRS)

**Proposed Rule Stage** 

### 3723. ● REGULATION: C - HOME MORTGAGE DISCLOSURE

**Legal Authority:** 12 USC 2804, Home Mortgage Disclosure Act of 1975

CFR Citation: 12 CFR 203

Abstract: During the next month the Board will consider proposing amendments to Regulation C to implement Title V, section 565 of the Housing and Community Development Act of 1987. Section 565 amends the Home Mortgage Disclosure Act to bring within its coverage mortgage banking subsidiaries of bank holding companies and savings and loan holding companies, as well as savings and loan service corporations. The proposed regulatory amendments would implement this expansion in coverage and clarify and simplify the regulation where necessary. It is not anticipated that the proposal will have a significant economic impact on a substantial number of small institutions.

#### Timetable:

| Action   | Date     | FR Cite |  |
|--|----------|---------|--|
| Board will<br>consider<br>proposed<br>revisions to | 04/00/88 |         |  |
| Regulation C                                       |          |         |  |

#### Small Entity: No

Agency Contact: John Wood, Senior Attorney, Federal Reserve System, Division of Consumer and Community Affairs, 202 452-2412

RIN: 7100-AA85

### 3724. REGULATION: E - ELECTRONIC FUND TRANSFERS

**Legal Authority:** 15 USC 1693 et seq Electronic Fund Transfer Act

CFR Citation: 12 CFR 205

Abstract: During the next six months, the Board will conduct a review of Regulation E, which implements the Electronic Fund Transfer Act, and establishes the basic rights, liabilities, and responsibilities of consumers who use electronic fund transfer services and of financial institutions that offer these services (whether or not these institutions hold the consumer's account). The review will consider whether any provisions of the regulation are in need of updating and whether any substantive changes are necessary because of technological developments. The Board will also consider whether to make any legislative recommendations for statutory changes.

Public comment will be requested on any regulatory proposals that may be developed following the review. It is not anticipated that revisions would have significant impact on a substantial number of small banks.

#### Timetable:

|          | FR Cite  |
|----------|----------|
| 10/00/88 |          |
|          | 10/00/88 |

Agency Contact: Dolores S. Smith, Assistant Director, Federal Reserve System, Division of Consumer and Community Affairs, 202 452-2412

RIN: 7100-AA77

#### 3725. REGULATION: H - MEMBERSHIP OF STATE BANKING INSTITUTIONS IN THE FEDERAL RESERVE SYSTEM

Legal Authority: 12 USC 321 CFR Citation: 12 CFR 208.8(e)

Abstract: The Board will consider issuing for comment an amendment to Regulation H designed to provide a decrease of approximately 20,000 burden hours in paperwork, as requested by the Office of Management and Budget. The regulation would be amended to raise the exemption from various record-keeping requirements in Regulation H for securities transactions, conducted by banks, from 200 to 1,000 transactions per year for customers over the prior three-calendar-year period, exclusive of transactions in U.S. government and federal agency obligations. This action would diminish burdens on smaller state member banks: therefore, the amendment would have no adverse effect on small banks.

This issue will be presented to the Board upon promulgation by the Department of the Treasury of final regulations concerning government securities transactions.

#### Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Board will<br>consider<br>amending<br>Regulation H.<br>within the next<br>six months | 10/00/88 | ,       |

**Proposed Rule Stage** 

#### **Small Entity: No**

Agency Contact: Robert S. Plotkin, Assistant Director, Federal Reserve System, Div. of Banking Supervision and Regulation, 202 452-2782

RIN: 7100-AA68

## 3726. ● REGULATION: H - MEMBERSHIP OF STATE BANKING INSTITUTIONS IN THE FEDERAL RESERVE SYSTEM

**Legal Authority:** 12 USC 248; 12 USC 321 to 338; 12 USC 486; 12 USC 1814; 12 USC 3907; 12 USC 3909

CFR Citation: 12 CFR 208.17

Abstract: The Board will consider issuing for comment an amendment to Regulation H designed to facilitate the fullest possible dissemination of publicly available information regarding the condition of state member banks. The amendment would require such banks to make available upon request their year-end reports of condition or other suitable documents describing their condition. The proposal is not likely to have a significant economic impact on a substantial number of small banks since it would impose no new reporting requirements, but simply require banks to make existing documents available to members of the public.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Board will<br>consider<br>amending<br>Regulation H<br>within the next<br>two months | 04/00/88 |         |

#### Small Entity: No

Agency Contact: Stephen L. Siciliano, Special Assistant to the General Counsel, Federal Reserve System, Legal Division, 202 452-3920

RIN: 7100-AA86

## 3727. REGULATION: K - INTERNATIONAL BANKING OPERATIONS

Legal Authority: 12 USC 601 et seq

CFR Citation: 12 CFR 211

Abstract: The Board will consider an amendment to its regulation governing the establishment of foreign operating subsidiaries by member banks. The amendment would eliminate the

requirement in section 211.3(b)(9) of Regulation K that a member bank's operating subsidiary be established only where required by local law or regulation. The revision is intended to promote the efficiency of member banks' foreign operations. Because the revision would remove a restriction, it is not anticipated that comment will be requested.

The proposal would not have a significant economic impact on a substantial number of small businesses because it affects only U.S. banks operating abroad.

#### Timetable:

| Timotabio.      |          |         |
|-----------------|----------|---------|
| Action          | Date     | FR Cite |
| Final Action by | 10/00/88 |         |

Small Entity: No

Agency Contact: Kathleen O'Day, Senior Counsel, Federal Reserve System, Legal Division, 202 452-3786

RIN: 7100-AA67

#### 3728. REGULATION: P - MINIMUM SECURITY DEVICES AND PROCEDURES FOR FEDERAL RESERVE BANKS AND STATE MEMBER BANKS

Legal Authority: 12 USC 1881 to 1884

CFR Citation: 12 CFR 216

Abstract: During the next six months, the Board will conduct a zero-based review of Regulation P. which implements the Bank Protection Act of 1968, and establishes minimum security standards for Federal Reserve banks and for state member banks. The review will consider whether any provisions of the regulation are outdated and whether any substantive changes are necessary because of new technological developments. The regulation will also be reorganized and revised for simplicity and clarity. Public comment will be requested following the zero-based review. It is not anticipated that the revised regulation will have a significant impact on a substantial number of small banks.

#### Timetable:

Small Entity: No

| Action   | Date     | FR Cite |
|--|----------|---------|
| Board will<br>consider<br>revisions to<br>Regulation P | 07/00/88 |         |

Agency Contact: Barbara Lowrey, Associate Secretary, Federal Reserve System, Office of the Secretary, 202 452-3742

RIN: 7100-AA69

### 3729. REGULATION: T - CREDIT BY BROKERS AND DEALERS

**Legal Authority:** 15 USC 78g Securities Exchange Act of 1934, as amended; 15 USC 78w Securities Exchange Act of 1934, as amended

CFR Citation: 12 CFR 220

Abstract: During the next four months the Board may consider proposing amendments to Regulation T to accommodate settlement and clearance of foreign securities in accounts covered by Regulation T. A request has been made that amendments be proposed because of the growing internationalization of the securities markets. It is not anticipated that any proposals in this area would affect a significant portion of the overall lending activities of a substantial number of small firms.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Board may<br>review proposal<br>to amend.<br>Regulation T | 08/00/88 |         |

### Agency Contact: Laura Homer,

Securities Credit Officer, Federal Reserve System, Div. of Banking Supervision and Regulation, 202 452-2781

RIN: 7100-AA72

Small Entity: No

### 3730. REGULATION: T - CREDIT BY BROKERS AND DEALERS

**Legal Authority:** 15 USC 78g Securities Exchange of 1934, as amended; 15 USC 78w Securities Exchange of 1934, as amended

CFR Citation: 12 CFR 220

Abstract: During 1988 the Board may review a proposal made by a broker-dealer to amend the definition of "OTC margin bond" in Regulation T. The purpose would be to permit marginability of foreign sovereign debt securities.

It is not anticipated that this proposal will affect a significant portion of the overall lending activities of a substantial number of small firms.

**Proposed Rule Stage** 

#### Timetable:

Action Date FR Cite

Board may 04/00/88
review proposal
to amend
Regulation T

#### Small Entity: No

Agency Contact: Laura Homer, Securities Credit Officer, Federal Reserve System, Div. of Banking Supervision and Regulation, 202 452-2781

RIN: 7100-AA80

#### 3731. REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL

Legal Authority: 12 USC 1843 Bank Holding Company Act; 12 USC 1844(b) Bank Holding Company Act

CFR Citation: 12 CFR 225

Abstract: A provision of Regulation Y permits a state bank subsidiary of a bank holding company to engage through a nonbank subsidiary in any activity that is permissible under state law for the bank subsidiary itself, subject to the same limits as if the bank engages in the activity directly. (A similar rule applies to national bank subsidiaries regarding activities permissible for such banks under federal law.) The Board received comments on this provision in connection with its general request for comments in May 1983 regarding the proposed revision of Regulation Y. Some of the commenters challenged the Board's authority to issue this

provision, although it has been part of Regulation Y since 1971. In taking final action on the revision of Regulation Y, the Board deferred consideration of the comments on this provision and allowed the existing rule to remain in effect in the interim (49 FR 794, January 5, 1984).

The Board plans to review this provision of the regulation in the near future in connection with the Board's rulemaking regarding real estate investment activities (see Docket Number R-0537 and R-0616). A determination to reverse the rule (CONT)

#### Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Board requested comments                                | 05/25/83 | 48 | FR | 23520 |
| Board allows<br>existing rule to<br>remain in<br>effect | 01/05/84 | 49 | FR | 794   |
| Board will review further by                            | 10/00/88 |    |    |       |

#### Small Entity: Yes

Additional Information: ABSTRACT CONT: could have an adverse impact on many small banks that are subsidiaries of holding companies because they might be required to restructure their nonbanking activities or to take other action.

Agency Contact: J. Virgil Mattingly, Deputy General Counsel, Legal Division, Federal Reserve System, 202 452-3430

RIN: 7100-AA41

## 3732. ● REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL

Legal Authority: 12 USC 1843 CFR Citation: 12 CFR 225

Abstract: In the near future, the Board will consider proposing for comment amendments to Regulation Y to implement the limitations on grandfathered nonbank banks and industrial banks set forth in the Competitive Equality Banking Act of 1987 (CEBA). The limitations in CEBA on nonbank banks include restrictions on new activities, joint-marketing with affiliates, annual growth, and overdrafts. Only the overdraft restriction applies to industrial banks.

The overdraft restriction requires nonbank banks and industrial banks to keep records of their affiliates' transactions in order to measure overdrafts. Because the overdraft restriction is required by CEBA, small entities cannot be exempted from this recordkeeping requirement.

#### Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Board will<br>consider<br>revisions to<br>Regulation Y | 04/00/88 |         |

Small Entity: Yes

Agency Contact: Elaine Boutilier, Senior Attorney, Federal Reserve System, Legal Division, 202 452-2418

**RIN:** 7100-AA87

#### FEDERAL RESERVE SYSTEM (FRS)

Final Rule Stage

## 3733. REGULATION: D - RESERVE REQUIREMENTS OF DEPOSITORY INSTITUTIONS (DOCKET NUMBER: R-0571)

**Legal Authority:** 12 USC 248(k); 12 USC 461(a)

CFR Citation: 12 CFR 204

Abstract: In May 1986, the Board issued for comment rules to clarify the definition of "deposit" in Regulation D to include the interest or liability associated with a borrowing in the form of certain sales of assets and related transactions by a depository institution [51 FR 16855, May 7, 1986]. These

transactions include a sale of assets that involves a full guarantee by the institution that, in effect, substitutes the institution's credit standing for that of the ultimate borrower and in which the institution retains the risk of borrower default after the asset is sold.

Further, the regulation currently treats obligations of an affiliate as deposits of the depository institution to the extent the proceeds are provided to the depository institution. The Board proposes to exclude proceeds received from a sale of assets without reccurse to the affiliate. The proposal also would

clarify the application of Regulation D to certain of these transactions involving organizations effectively controlled by the depository institution even though not formally affiliated.

Finally, the proposal would (CONT)

#### Timetable:

| Action                                   | Date     | FR Cite     |
|--|----------|-------------|
| Board proposed revisions to Regulation D | 05/07/86 | 51 FR 16855 |
| Comment period extended                  | 07/10/86 | 51 FR 25069 |
| Further Board action by                  | 04/00/88 |             |

Final Rule Stage

#### Small Entity: No

Additional Information: ABSTRACT CONT: clarify how the Board measures the "maturity" of an obligation for the purposes of Regulation D. The proposal requests comment on any alternatives that the public believes may be preferable to the Board's proposed amendments. Suggested alternatives will be considered when comments are analyzed.

The proposed rule would apply to all depository institutions. It is not anticipated that the proposal will have a negative impact on the ability of small depository institutions to attract deposits.

The Board will review the comments and take further action within the next two months.

Agency Contact: John Harry Jorgenson, Senior Attorney, Federal Reserve System, Legal Division, 202 452-3778

RIN: 7100-AA62

## 3734. REGULATION: K INTERNATIONAL BANKING OPERATIONS (DOCKET NUMBER: R0550)

Legal Authority: 12 USC 611 et seq CFR Citation: 12 CFR 211

Abstract: In August 1985, the Board published for comment proposed regulations that would restrict lending by an Edge Corporation to its affiliates where the Edge Corporation is not subject to the restrictions of section 23A of the Federal Reserve Act (12 USC 371c) because it is not owned by a U.S. insured bank (50 FR 35238, August 30, 1985). In taking this action, the Board noted the increasing number of owners of Edge Corporations that are not subject to federal banking supervision and the potential adverse effects that might result from such affiliations, such as the impairment of the Edge's ability to act as an impartial arbiter of credit. The Board requested comment on the effect of the proposal on existing Edge Corporations, especially those owned by foreign banks and whether any exemptions from the restrictions are appropriate.

It is not expected that the proposal would have a significant economic impact on a substantial number of small businesses, because it applies only to organizations involved in international banking. (CONT)

#### Timetable:

| Action                                   | Date     | FR Cite     |
|--|----------|-------------|
| Board proposed revisions to Regulation K | 08/30/85 | 50 FR 35238 |
| Further Board action by                  | 10/00/88 |             |

#### Small Entity: No

Additional Information: ABSTRACT CONT: The Board will review the comments and take further action within the next six months.

Agency Contact: Kathleen O'Day, Senior Counsel, Federal Reserve System, Legal Division, 202 452-3786

RIN: 7100-AA58

## 3735. REGULATION: Q - INTEREST ON DEPOSITS (DOCKET NUMBER R-0514)

Legal Authority: 12 USC 371b CFR Citation: 12 CFR 217

Abstract: In January 1986, the Board issued for comment proposals to clarify, update, and simplify the advertising provisions of Regulation Q (51 FR 1379, January 13, 1986). The revisions incorporate and supersede the proposals of March 1984 concerning advertising of split-rate deposits and IRA/Keogh (HR 10) Plan accounts. The proposal is not expected to have a significant adverse effect on small banks.

The Board will review the comments and is expected to take further action within the next four months.

It is also anticipated that the Board will consider at that time various options with regard to providing written disclosures to consumers about their accounts.

#### Timetable:

| Date     |          | FR          | Cite           |
|----------|----------|-------------|----------------|
| 01/13/86 | 51       | FR          | 1379           |
| 06/00/88 |          |             |                |
|          | 01/13/86 | 01/13/86 51 | 01/13/86 51 FR |

Small Entity: No

Agency Contact: Patrick J. McDivitt, Attorney, Federal Reserve System, Legal Division, 202 452-3818

RIN: 7100-AA56

#### 3736. REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL (DOCKET NUMBER: R-0537)

**Legal Authority:** 12 USC 1841 Bank Holding Company Act; 12 USC 221 Federal Reserve Act; 12 USC 3901 International Lending Supervision Act of 1983

CFR Citation: 12 CFR 225

Abstract: In December 1986, the Board requested public comment on a proposal to permit bank holding companies to engage in real estate investment activities within certain limits (52 FR 543, January 7, 1987). The proposed limits are designed to ensure that conduct of the activity does not result in unsafe or unsound practices, unfair competition, conflicts of interest or other adverse effects.

The Board requested public comment on a number of specific items, including whether real estate investment activities may be deemed to be closely related to banking and a proper incident thereto for purposes of section 4(c)(8) of the Bank Holding Company Act; whether the proposed limits on the size, scope and manner in which the activity would be conducted are appropriate; whether nonbank companies owned by holding company banks should be permitted or prohibited from conducting these activities; and whether the Board should establish special capital requirements for bank holding companies that control banks directly engaged in these activities.

The proposal, if adopted, would permit bank holding (CONT)

#### Timetable:

| Action  | Date     | FR Cite    |
|---|----------|------------|
| ANPRM   | 01/31/85 | 50 FR 4519 |
| Board issues<br>proposal for<br>public<br>comment | 01/07/87 | 52 FR 543  |
| Further Board<br>action during<br>the next six    | 10/00/88 |            |
| months  |          | •          |

#### Small Entity: No

Additional Information: ABSTRACT CONT: companies to engage in limited real estate investment activities that bank holding companies are not now permitted to conduct and would not impose more burdensome requirements on bank holding companies than are currently applicable. Moreover, the proposal includes provisions designed

Final Rule Stage

to permit small bank holding companies to participate meaningfully in the proposed activities. The proposal does not impose any limitations on the direct real estate investment activities of holding company banks.

The Board will review the comments and is expected to take further action within the next six months.

Agency Contact: J. Virgil Mattingly, Deputy General Counsel, Federal Reserve System, Legal Division, 202 452-3430

RIN: 7100-AA52

3737. ● REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL AND REGULATION H - MEMBERSHIP OF STATE BANKING INSTITUTIONS (DOCKET NUMBER: R-0616)

**Legal Authority:** 12 USC 1843 (c)(8); 12 USC 371c; 12 USC 3901

**CFR Citation:** 12 CFR 225.13(b)(1); 12 CFR 225, Appendix; 12 CFR 208.14

Abstract: In November 1987, the Board requested comment regarding whether, in evaluating proposals submitted under section 3 of the Bank Holding Company Act, the Board should consider the impact of real estate activities of the bank to be acquired by the bank holding company on the financial condition of the bank and bank holding company, and, where appropriate, should prohibit banks and savings banks that are acquired by bank holding companies from directly engaging in real estate investment and development activities (52 FR 42301, November 4, 1987). The Board also requested comment on whether member banks in the Federal Reserve System that are not in a bank holding company should be made subject to the interaffiliate lending restrictions of section 23A of the Federal Reserve Act in their dealings with real estate investment and development subsidiaries of the bank. Finally, the Board requested comment regarding whether the Board should impose special capital requirements on real estate subsidiaries of banks in a bank holding company, under the Board's authority in the International Lending Supervision Act. These three proposals supplement the Board's earlier request for comment in (CONT)

| Timetable:      |          |    |    |       |
|-----------------|----------|----|----|-------|
| Action          | Date     |    | FR | Cite  |
| Board requested | 11/04/87 | 52 | FR | 42301 |

public comment
Further Board 10/00/88

Small Entity: No

action by

Additional Information: ABSTRACT CONT: December 1986 regarding whether the Board should permit bank holding companies to engage in real estate investment activities.

This proposal is not expected to have a significant economic impact on small companies because the Board believes that very few small banks are currently engaged in real estate investment and development activities, and bank holding companies are not generally permitted to engage in these activities.

Following review of public comment the Board is expected to take further action within the next six months.

Agency Contact: Scott G. Alvarez, Senior Counsel, Federal Reserve System, Legal Division, 202 452-3583

RIN: 7100-AA88

## 3738. ● REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL (DOCKET NUMBER: R-0614)

**Legal Authority:** 12 USC 1843 (c)(8) **CFR Citation:** 12 CFR 225.25 (b)(9)

Abstract: In September 1987, the Board requested public comment regarding whether the Board should authorize bank holding companies to acquire thrift institutions as a general matter under section 4(c)(8) of the Bank Holding Company Act (52 FR 36041, September 25, 1987). The Board currently permits bank holding companies to acquire thrift institutions only if the thrift is failing or has failed, and the acquisition is likely to result in revitalization of the thrift. The Board has requested comment regarding whether changes in the economic and regulatory environment, in particular, the expansion of the powers of thrifts and the growth in state initiatives authorizing interstate banking, justify revisions of the Board's policy and the authorization of thrift acquisitions by bank holding companies. The Board also requested comment on what, if any, conditions the Board should

impose on bank holding companies seeking to acquire thrifts in order to assure that the public benefits of the acquisition do not outweigh the adverse effects.

The Board's proposal, if adopted, is not expected to impose a substantial economic burden on small bank holding (CONT)

#### Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| Board requested public comment | 09/25/87 | 52 FR 36041 |
| Further Board<br>action by     | 06/00/88 |             |

Small Entity: No

Additional Information: ABSTRACT CONT: companies because this action, if taken, would permit all bank holding companies to acquire thrift institutions, and would not impose different requirements on companies based on their size.

The Board will review the public comments and is expected to take further action within the next four months.

Agency Contact: Michael J. O'Rourke, Senior Attorney, Federal Reserve System, Legal Division, 202 452-3288

RIN: 7100-AA89

#### 3739. REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL (DOCKET NUMBER: R-0567)

**Legal Authority:** 12 USC 3907; 12 USC 3901 International Lending Supervision Act of 1983

CFR Citation: 12 CFR 225, Appendix A

Abstract: In January 1986, the Board proposed to amend its Capital Adequacy Guidelines by adding a riskbased capital measure to supplement existing ratios of primary and total capital to total assets. Based in part on comments received in response to that earlier proposal the Board, in conjunction with the other federal bank regulatory agencies and the Bank of England, published a revised capital proposal in February 1987, which would have established minimum risk-based capital standards applicable to commercial banking organizations in the United States and the United Kingdom. Implementation of the U.S./U.K. proposal was deferred to

FRS Final Rule Stage

enlist the participation of additional countries in the development of a broader international risk-based capital framework.

On January 27, 1987, the Board requested public comment on a revised capital guidelines proposal, in lieu of the U.S./U.K. measure, that is based upon a risk-based capital framework developed jointly during the past year by supervisory authorities from 12 major industrial countries. (A Federal Register cite is not yet available.) (CONT)

#### Timetable:

| initetable.   |          |    |    |      |
|---|----------|----|----|------|
| Action  | Date     |    | FR | Cite |
| Board requested comment                             | 01/31/86 | 51 | FR | 3976 |
| Board requests<br>comment on<br>revised<br>proposal | 02/19/87 | 52 | FR | 5119 |
| Board requests<br>comment on<br>revised<br>proposal | 03/24/87 | 52 | FR | 9304 |
| Board requested comment on revised proposal         | 01/27/88 |    |    |      |
| Further Board action by                             | 12/00/88 |    |    |      |

#### Small Entity: No

Additional Information: ABSTRACT CONT: The newly proposed risk-based capital framework consists of a revised definition of capital, a system for assigning assets and off-balance sheet items to risk categories, and a schedule for establishing minimum risk-based capital ratios (7.25 percent by year-end 1990, and 8.0 percent by year-end 1992). The proposal also provides for transitional arrangements and a phasein period to facilitate adoption and implementation of the measure. This proposal has been designed to take account of those practices which have been engaged in primarily by larger banking organizations. Moreover, the major parts of the proposal have been structured to apply generally only to bank holding companies with assets of \$150 million or more. Consequently, the proposal is not likely to have a significant economic impact on smaller banking organizations.

The Board will review the comments on its revised proposal and will coordinate with other federal banking agencies with respect to the issuance of parallel guidelines or regulations implementing the proposal. Further action is expected by year-end 1988.

Agency Contact: Michael J. O'Rourke, Senior Attorney, Federal Reserve System, Legal Division, 202 452-3288

RIN: 7100-AA66

### 3740. ● REGULATION: Z - TRUTH IN LENDING (DOCKET NUMBER R-0625)

Legal Authority: 15 USC 1604, as amended, Truth in Lending Act

CFR Citation: 12 CFR 226

Abstract: In December 1987, the Board proposed amending Regulation Z to require more disclosures about home equity lines secured by a consumer's principal dwelling much earlier in the credit process and in a standard format (52 FR 48702, December 24, 1987) Creditors would have to give additional information about the terms and conditions of a home equity plan. In the case of variable-rate loans, creditors would have to give more information about the variable-rate feature, as well as an historical table showing the effects of index changes on interest rates over a fifteen-year period. In cases where the interest rate has been adjusted, creditors also would have to provide more variable-rate information on or with the first periodic statement that is sent to consumers. Finally, creditors would have to provide consumers with a brochure that describes home equity loans. Most home equity plans contain complex terms and conditions and are riskier than the typical open-end credit plan because of the risk to the consumer's home in the event of default. The Board is concerned that consumers are not receiving sufficient information about the terms and conditions of (CONT)

#### Timetable:

| Action                   | Date     |    | FR | Cite  |
|--------------------------|----------|----|----|-------|
| Board proposed amendment | 12/24/87 | 52 | FR | 48702 |
| Further Board action by  | 04/00/88 |    |    |       |

Small Entity: Yes

Additional information: ABSTRACT CONT: these plans in a meaningful and timely fashion. The Board believes that adoption of the proposal will enable consumers to better understand a home equity plan before they contract for a particular product.

If the Board adopts this proposal, small banks and other small businesses engaged in home equity lending could incur some additional costs, including costs to revise and reprint disclosure forms and to acquire and distribute home equity education pamphlets. Before taking any final action, the Board would consider appropriate steps to minimize the burdens and costs of compliance with the final rule. The Board will review the public comments and is expected to take further action within the next two months.

Agency Contact: Sharon Bowman, Attorney, Federal Reserve System, Division of Consumer and Community Affairs, 202 452-3667

RIN: 7100-AA91

3741. • REGULATION: CC AVAILABILITY OF FUNDS AND
COLLECTION OF CHECKS AND
REGULATION J - COLLECTION OF
CHECKS AND OTHER ITEMS AND
TRANSFERS OF FUNDS (DOCKET
NUMBER: R-0620)

Legal Authority: 12 USC 4001 et seq CFR Citation: 12 CFR 229: 12 CFR 210

Abstract: In December 1987, the Board proposed for public comment a new rule, Regulation CC, to implement the Expedited Funds Availability Act (52 FR 47112, December 11, 1987). The proposal sets out the requirements that banks and other depository institutions make funds deposited into accounts available according to specified time schedules and that institutions disclose their funds availability policies to their customers. The proposed regulation also establishes rules to speed the return of unpaid checks. The Board proposed to amend its existing Regulation J, which governs the collection of checks by Federal Reserve Banks, to conform to the new regulation. The proposed Regulation CC and the amendments to Regulation J would apply to all depository institutions, regardless of size, except that small institutions that do not hold transaction accounts would be exempt from the availability, disclosure, and payment of interest requirements.

In related actions, (Docket Numbers R-0621 and R-0622), the Board requested comment on new Federal Reserve Bank services to assist institutions in complying with the new regulations (CONT)

Final Rule Stage

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| new rule                | 12/11/87 | 52 FR 47112 |
| Further Board action by | 05/31/88 |             |

#### Small Entity: Yes

Additional Information: ABSTRACT CONT: and on long-range proposals to improve the payments mechanism.

The Board will review the public comments and is expected to take further action within the next three months. The new rule will take effect on September 1, 1988.

Agency Contact: Joseph R. Alexander, Senior Attorney, Federal Reserve System, Legal Division, 202 452-2489

RIN: 7100-AA90

#### 3742. FURTHER PROPOSALS TO REDUCE RISKS ON LARGE-DOLLAR WIRE TRANSFER SYSTEMS (DOCKET NUMBERS: R-0591 AND R-0592)

Legal Authority: 12 USC 221 et seq

CFR Citation: 00 CFR None

Abstract: In December 1986, the Board requested comment on several proposals that would refine its policy statement on payment system risk (51 FR 45042, December 16, 1986). The proposals included modifying automated clearing house transactions to reduce risks (R-0591) and various proposals to charge a fee for daylight overdrafts as a way of reducing risks associated with them (R-0592). It is not expected that these actions will have a significant economic impact on a substantial number of small entities,

because small entities do not usually participate in large-dollar wire transfer systems. In December 1987, following review of public comments, the Board approved changes in the automated clearing house mechanism to reduce risk (52 FR 49086, December 29, 1987). Action on pricing of daylight overdrafts (Docket No. R-0592) is expected in the Fall of 1988.

Further, the Board will be conducting a zero-based review of its risk reduction policy during 1988.

#### Timetable:

| I illietable.                  |          |             |  |
|--------------------------------|----------|-------------|--|
| Action                         | Date     | FR Cite     |  |
| Board requested comment        | 12/16/86 | 51 FR 45042 |  |
| Board adopted proposal in part | 12/29/87 | 52 FR 49086 |  |
| Further Board action by        | 11/00/88 |             |  |

#### Small Entity: No

Agency Contact: Edward C. Ettin, Deputy Director, Federal Reserve System, Division of Research and Statistics. 202 452-3368

**RIN:** 7100-AA76

#### 3743. RULES REGARDING AVAILABILITY OF INFORMATION (DOCKET NUMBER: R-0601)

**Legal Authority:** 5 USC 552; 12 USC 248(i); 12 USC 248(e)

CFR Citation: 12 CFR 261

Abstract: The Board's Rules Regarding Availability of Information are intended in part to fulfill the requirement of section 552 of Title 5 of the United States Code that every Federal agency shall publish in the Federal Register

how the public may obtain information, make submittals or requests, and obtain decisions; how the agency's functions are channeled and determined; its rules of procedure and descriptions of forms available and the places where they may be obtained. The Board is reviewing public comments that have been received and will determine whether to issue as a final rule a proposed revision that simplifies and improves these rules. The revision, issued for public comment in April 1987, reorganizes the rules into appropriate subparts, and clarifies the procedures for requesting access to documents and information, the processing and disposition of such requests, and the procedures regarding the discretionary release of confidential information (52 FR 13458, April 23, 1987).

It is not expected that the proposal, if adopted, will have a significant economic impact on a substantial number of (CONT)

#### Timetable:

| Action  | Date     | FR Cite     |
|---|----------|-------------|
| Board requested comment                                 | 04/23/87 | 52 FR 13458 |
| Board will<br>consider<br>adoption of<br>final rules by | 04/00/88 |             |

#### Small Entity: No

Additional Information: ABSTRACT CONT: small entities that would be subject to the regulation.

Agency Contact: Stephen L. Siciliano, Special Assistant to the General Counsel, Federal Reserve System, Legal Division, 202 452-3920

RIN: 7100-AA73

#### FEDERAL RESERVE SYSTEM (FRS)

**Completed Actions** 

#### 3744. REGULATION: F - SECURITIES OF STATE MEMBER BANKS (DOCKET NUMBER: R-0609)

**Legal Authority:** 15 USC 78g Securities Exchange of 1934

CFR Citation: 12 CFR 206; 12 CFR 208

Abstract: In August 1987, the Board issued for comment a proposal to amend Regulation F to require publicly held state member banks to file information with the Board on the forms nonbanking entities use to file

with the Securities and Exchange Commission ("SEC") (52 FR 30690, August 17, 1987). Pursuant to section 12(i) of the Securities Exchange Act of 1934, the Board is mandated to issue disclosure regulations that are substantially identical to the SEC's disclosure regulations under that Act, or to publish reasons why the Board's rules are not substantially identical to those of the SEC.

In December 1987, following review of public comments the Board rescinded

Regulation F and amended Regulation H (Membership of State Banking Institutions in the Federal Reserve System) to require the above information. The amendment also permits state member banks with no foreign offices and total assets of \$150 million or less to substitute financial statements from quarterly reports of condition filed with the Board for the financial statements normally required on SEC Form 10-Q.

**Completed Actions** 

Adoption of the proposal is not expected to have a (CONT)

#### Timetable:

| Action                  | Date     | FR Cite     |
|-------------------------|----------|-------------|
| Board requested comment | 08/17/87 | 52 FR 30690 |
| Roard adopted a         | 19/31/87 | 52 FR 40374 |

Board adopted a 12/31/87 52 FR 49 proposal

Small Entity: No

Additional Information: ABSTRACT CONT: significant economic impact, since only 36 banks are presently subject to Regulation F. The proposal would impose an audit requirement upon state member banks, but this burden is minimal because 33 of the banks currently subject to Regulation F presently receive annual audits.

Agency Contact: Walter McEwen, Attorney, Federal Reserve System, Legal Division, 202 452-3321

RIN: 7100-AA82

## 3745. REGULATION: T - CREDIT BY BROKERS AND DEALERS (DOCKET NUMBER R-0611)

**Legal Authority:** 15 USC 78g Securities Exchange Act of 1934, as amended; 15 USC 78w Securities Exchange Act of 1934, as amended

CFR Citation: 12 CFR 220

Abstract: In August 1987, the Board requested comment on a proposed amendment to Regulation T that would permit broker-dealers to facilitate the exercise of valuable employee stock options by employees. In lieu of the securities to be received upon exercise of the option, the proposed amendment would allow the broker-dealer to accept a fully-endorsed employee stock option and instructions to the employer to deliver the securities to the brokerdealer. In December 1987, following review of public comments, the Board approved the amendment with a slight change in wording (52 FR 48804, December 18, 1987).

It is not anticipated that this proposal will affect a significant portion of the overall lending activities of a substantial number of small firms.

#### Timetable:

| Action                                    | Date     | FR Cite     |
|---|----------|-------------|
| Board proposed an amendment to Regulation | 08/26/87 | 52 FR 32138 |

| Action   | Date     | {  | FR | Cite  |
|--|----------|----|----|-------|
| Board adopted<br>an amendment<br>to Regulation | 12/18/87 | 52 | FR | 48804 |

#### Small Entity: No

Agency Contact: Laura Homer, Securities Credit Officer, Federal Reserve System, Div. of Banking Supervision and Regulation, 202 452-2781

RIN: 7100-AA71

3746. REGULATION: U - CREDIT BY BANKS FOR THE PURPOSE OF PURCHASING OR CARRYING MARGIN STOCKS (DOCKET NUMBER: R-0608)

**Legal Authority:** 15 USC 78g Securities Exchange of 1934, as amended; 15 USC 78w Securities Exchange of 1934, as amended

CFR Citation: 12 CFR 221

Abstract: In August 1987, the Board requested comment on a proposed amendment to Regulation U that would exempt banks making loans of \$100,000 or under from the requirement that Form FR U-1 must be executed, and amend the form to reflect this change (52 FR 29701, August 11, 1987). The purpose is to reduce the paperwork burden associated with the preparation of Form FR U-1 which is currently required whenever a bank makes a loan secured by "margin stock."

Following review of public comments, the Board approved the amendment in substantially the form proposed (52 FR 35683, September 23, 1987).

It is anticipated that this proposal will reduce paperwork burden on small banks and, therefore, will have no adverse economic impact on a substantial number of small entities.

#### Timetable:

| Date     | FR       | Cite   |
|----------|----------|--|
| 08/11/87 | 52 FR    | 29701  |
| 09/23/87 | 52 FR    | 35683  |
| 09/23/87 | 52 FR    | 35683  |
|          | 08/11/87 | Date         FR           08/11/87         52 FR           09/23/87         52 FR           09/23/87         52 FR |

#### Small Entity: No

**Agency Contact:** Laura Homer, Securities Credit Officer, Federal Reserve System, Div. of Banking Supervision and Regulation, 202 452-2781

RIN: 7100-AA83

#### 3747. REGULATION: Y - BANK HOLDING COMPANIES AND CHANGE IN BANK CONTROL (DOCKET NUMBER: R-0536)

**Legal Authority:** 12 USC 1841 et seq Bank Holding Company Act

CFR Citation: 12 CFR 225

Abstract: In January 1985, the Board requested comment as to whether it should permit bank holding companies that own nonbank banks to provide them with internal administrative services and to establish management interlocks with them (50 FR 2057, January 15, 1985). ("Nonbank banks" are institutions that are chartered as banks but either do not accept demand deposits or do not make commercial loans.) The Board took this action to resolve a number of questions that had been raised regarding the appropriate scope of relationships between nonbank banks and their affiliates. It is likely that any action the Board might take would primarily affect larger bank holding systems and would relax a requirement or prohibition. Therefore, it is expected that any Board action would not have a significant economic impact on a substantial number of small entities.

The Board suspended further consideration of nonbank bank applications by bank holding companies, pending a definitive resolution, through pending litigation, of the status of nonbank banks. However, in view of the redefinition of the term "bank" in the recently enacted Competitive Equality Banking Act of (CONT)

#### Timetable:

| Action   | Date     | F    | R | Cite |
|--|----------|------|---|------|
| Board requested comment                          | 01/15/85 | 50 F | R | 2057 |
| No further action<br>by the Board<br>is expected | 04/00/88 |      |   |      |

#### Small Entity: No

Additional information: ABSTRACT CONT: 1987, no further action by the Board is expected on this matter.

Agency Contact: J. Virgil Mattingly, Deputy General Counsel, Federal

**Completed Actions** 

Reserve System, Legal Division, 202 452-3430

RIN: 7100-AA51

## 3748. REGULATION: Z - TRUTH IN LENDING (DOCKET NUMBER R-0545)

**Legal Authority:** 15 USC 1604, as amended, Truth in Lending Act

CFR Citation: 12 CFR 226

Abstract: In November 1986, the Board proposed that creditors make more extensive disclosure of the variable rate feature in transactions secured by a consumer's home. The proposal called for disclosure about variable rate loans early in the credit shopping process and at subsequent times prior to payment adjustments. Following the review of public comments and further analysis, the Board adopted a final rule in December 1987 (52 FR 48665, December 18, 1987). The amendments require that creditors provide consumers general descriptive material about adjustable rate mortgages as well as provide a disclosure describing the adjustable rate mortgage programs in which the consumer expresses an interest. This disclosure would include an example showing the effect of historical change in a creditor's index over a 15-year period on the payments and balance on a \$10,000 loan. The initial and maximum interest rates and payments for a \$10,000 loan also would be stated. Finally, the amendments require annual notice of interest rate adjustments and prior notice of payment adjustments.

The Board developed the disclosure amendments in (CONT)

#### Timetable:

| Action                              | Date     | FR Cite     |
|-------------------------------------|----------|-------------|
| Board proposed amendment            | 05/15/85 | 50 FR 20221 |
| Revised proposal issued for comment | 11/24/86 | 51 FR 42241 |
| Board adopted the proposal          | 12/18/87 | 52 FR 48665 |

Small Entity: Yes

Additional Information: ABSTRACT CONT: consultation with the other federal agencies currently imposing separate and differing disclosure obligations on creditors. The Board believes that adoption of the amendments as the uniform federal disclosure requirements for adjustable rate mortgage loans will improve the information consumers receive and

eliminate the burden on creditors caused by the overlapping federal requirements. In addition, the amendments reflect certain changes designed to minimize the burdens and costs of compliance that may result from revising and reprinting forms and changing procedures to comply with the requirements.

Agency Contact: Michael Bylsma, Senior Attorney, Federal Reserve System, Division of Consumer and Community Affairs, 202 452-3667

RIN: 7100-AA50

### 3749. REGULATION: Z - TRUTH IN LENDING (DOCKET NUMBER: R-0613)

Legal Authority: PL 100-86 Competitive Equality Banking Act of 1987

CFR Citation: 12 CFR 226

Abstract: In September 1987, the Board published for comment a proposal to amend Regulation Z to implement section 1204 of the Competitive Equality Banking Act (CEBA), which requires creditors to include a maximum interest rate ceiling in adjustable rate mortgage loans that are secured by a dwelling. Section 1204 of CEBA became effective on December 9, 1987.

In November 1987, following the review of public comments and further analysis, the Board adopted a final rule (52 FR 43178, November 9, 1987). The regulatory amendment -- section 226.30 of Regulation Z -- requires creditors to include a maximum interest rate ceiling in all dwelling-secured consumer credit obligations entered into on or after December 9, 1987 that are subject to the Truth in Lending Act -- both open and closed end credit -- and that contractually allow for interest rate adjustments during the term of the obligation.

The proposal is not expected to have a significant economic impact on a substantial number of small banks.

#### Timetable:

| Action                              | Date     | FR Cite     |
|-------------------------------------|----------|-------------|
| Board issued for comment a proposed | 09/15/87 | 52 FŔ 34811 |
| amendment to<br>Regulation Z        |          |             |
| Board adopted a final rule          | 11/09/87 | 52 FR 43178 |

Regulation Z . Small Entity: No

Agency Contact: Adrienne Hurt, Staff Attorney, Federal Reserve System, Division of Consumer and Community Affairs, 202 452-2412

RIN: 7100-AA81

#### 3750. PROPOSED GUIDELINES REGARDING THE BANK BRIBERY ACT (DOCKET NUMBER: R-0603)

Legal Authority: 18 USC 215(d) Bank Bribery Amendments Act of 1985

CFR Citation: 00-CFR None

Abstract: As required by the Bank Bribery Amendments Act of 1985, the Board, in May 1987, issued for public comment proposed guidelines that encourage all state member banks and bank holding companies to adopt internal codes of conduct of written policies or amend their present codes of conduct or policies to describe the prohibitions contained in the Bank Bribery Act. The Bank Bribery Act prohibits anyone, including a financial institution's employees, officers, directors, agents or attorneys, from corruptly soliciting or accepting anything of value in connection with the business of the financial institution. The Board's guidelines also identify situations that, in the opinion of the Board, may not constitute violations of the Bank Bribery Act. The proposed guidelines are not expected to have a significant impact on small banking entities.

In October 1987 following review of the public comments, the Board adopted the guidelines without any significant change (52 FR 39277, October 21, 1987).

#### Timetable:

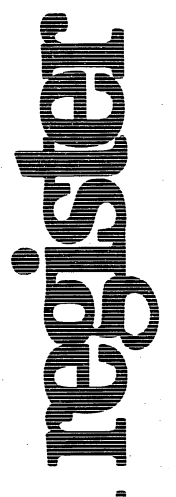
| Action                   | Date     |    | FR | Cite  |
|--------------------------|----------|----|----|-------|
| Board requested comment  | 05/22/87 | 52 | FR | 19396 |
| Board adopted guidelines | 10/21/87 | 52 | FR | 39277 |

#### Small Entity: No

Agency Contact: Herbert A. Biern, Assistant Director, Federal Reserve System, Div. of Banking Supervision and Regulation, 202 452-2620

RIN: 7100-AA84

[FR Doc. 88-5110 Filed 04-22-88; 8:45 am] BILLING CODE 6210-01-T



Monday April 25, 1988

Part LII

# Federal Trade Commission

Semiannual Regulatory Agenda



#### FEDERAL TRADE COMMISSION (FTC)

## FEDERAL TRADE COMMISSION 16 CFR Ch. I

#### Semiannual Regulatory Agenda

AGENCY: Federal Trade Commission.

ACTION: Semiannual regulatory agenda.

SUMMARY: The following agenda of Commission proceedings is published in accordance with section 22(d)(1) of the Federal Trade Commission Act, 15 U.S.C. 57b-3(d)(1), and section 610(c) of the Regulatory Flexibility Act, 5 U.S.C. 610(c). Each projected event reflects the FTC staff's assessment of events that it expects will occur in the listed proceedings during the coming year. No Commission determination on the need for or the substance of a trade regulation

rule or any other procedural option should be inferred from the projected events included in this agenda.

Several agenda items concern proceedings that may affect a substantial number of small businesses as that term is used in the Regulatory Flexibility Act. Whether any such proceeding will result in a rule which is likely to have a significant economic impact on such entities depends upon final Commission determinations on the need for and the substance of a trade regulation rule.

Except for notice of completed actions, the information in this agenda represents the judgment of Commission staff, based upon information now available. These views should not be regarded as a final staff position, nor should they be attributed to the

Commission itself. The Commission will address the issues presented on the rulemaking record in the final consideration of each proceeding.

Agenda items include the projected timing of certain future actions. In most instances the dates of future events are listed by month, not a specific day. Further details may be obtained from the agency contact responsible for a particular proceeding. Discovery of new information, change of circumstances, or changes in the law may alter the information set forth in this agenda.

#### FOR FURTHER INFORMATION CONTACT: Further details may be obtained from the agency contact responsible for a particular proceeding.

By direction of the Commission. Emily H. Rock, Secretary.

#### Prerule Stage

| Se-<br>quence<br>Number      | Title                                     | Regulation<br>Identifier<br>Number |
|------------------------------|---|------------------------------------|
| 3751<br>3752<br>3753<br>3754 | Cooling-Off Period for Door-to-Door Sales | 3084-AA19<br>3084-AA30             |

#### **Proposed Rule Stage**

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 3755<br>3756            | Review of the Funeral Industry Practices Rule                             | 3084-AA05<br>3084-AA08             |
| 3757<br>3758            | Course Rule")  Review of the Premerger Notification Rules and Report Form |                                    |
| 3759                    | Games of Chance in the Food Retailing and Gasoline Industries Rule        | 3084-AA24<br>3084-AA29             |

#### Final Rule Stage

| Se-<br>quence<br>Number      | Title                     | Regulation<br>Identifier<br>Number |
|------------------------------|---------------------------|------------------------------------|
| 3760<br>3761<br>3762<br>3763 | Ophthalmic Practice Rules | 3084-AA11                          |

# FEDERAL TRADE COMMISSION (FTC)

Prerule Stage

# 3751. COOLING-OFF PERIOD FOR DOOR-TO-DOOR SALES

Legal Authority: 15 USC 41 et seq Federal Trade Commission Act

CFR Citation: 16 CFR 429

Abstract: The rule states that sellers of consumer goods or services with a purchase price of \$25.00 or more who sell away from their place of business must furnish to the buyer certain information regarding the buyer's right to cancel sales within three business days and must give the buyer a full refund of any down payment upon the buyer's cancellation. The rule requires a seller to furnish the buyer with a complete receipt or copy of a contract, along with a notice informing the buyer of the right to cancel the transaction. and to furnish the buyer with a completed Notice of Cancellation. The rule is intended to benefit consumers by permitting them to reflect on their purchase and the terms of any contract, to compare the purchase with offerings of other sellers, and to ascertain the accuracy of any representations made. The resulting costs to sellers include the costs associated with cancellation (processing cancelled orders, returning downpayments, retrieving delivered goods, and returning traded-in merchandise) and the additional cost of printing the required cancellation notices. Since the rule affects all doorto-door sellers, it may have a significant economic effect on a (cont)

# Timetable:

| Date     |  | FR  | Cite   |
|----------|--|---|--|
| 03/03/83 | 48   | FR  | 9032   |
| 04/28/87 |  |   |  |
| 08/10/87 | 52   | FR  | 29539  |
| 08/12/87 | 52   | FR  | 29507  |
| 05/00/88 |  |   |  |
| 08/00/88 |  |   |  |
|          | 03/03/83<br>04/28/87<br>08/10/87<br>08/12/87<br>05/00/88 | 03/03/83 48<br>04/28/87<br>08/10/87 52<br>08/12/87 52<br>05/00/88 | 03/03/83 48 FR<br>04/28/87<br>08/10/87 52 FR<br>08/12/87 52 FR<br>05/00/88 |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: substantial number of small entities. The Commission has completed its review of the rule in accordance with Section 610 of the Regulatory Flexibility Act. Staff has explored non-

substantive changes in the notices required by the rule. Staff also has studied possible exemptions for sales of automobiles at public auctions and sales of arts and crafts at fairs. The Commission has issued an NPRM soliciting comment on changes in the notice requirement and possible exemptions from the rule.

Agency Contact: Lewis Franke, Federal Trade Commission, Division of Enforcement, Bureau of Consumer Protection, Washington, DC 20580, 202 326-3009

RIN: 3084-AA18

# 3752. MAIL ORDER MERCHANDISE

**Legal Authority:** 15 USC 41 et seq Federal Trade Commission Act

CFR Citation: 16 CFR 435

Abstract: The Commission's rule concerning mail order merchandise was promulgated on October 22, 1975. The rule requires mail order sellers to possess a reasonable basis for any claims made concerning shipping date or, in the absence of any specifically stated date, to ship the ordered merchandise within thirty (30) days of receipt of an order. In the event of delays in shipment, the rule establishes notification procedures whereby buyers have the option either to agree to the delay or to cancel the order and receive a prompt refund. The Commission's rule is designed to address a number of significant consumer problems described on the record of the rulemaking proceeding, including failure to deliver ordered merchandise, unexplained delays in delivery, failure to make prompt (or any) refunds upon cancellation of an order, and inability to obtain responses to inquiries about pending orders. The rule enables consumers to obtain ordered merchandise within a reasonable time period or, if delays occur, to cancel the order and obtain a prompt refund, so that losses due to undelivered merchandise, delays, and inadequate or nonexistent refunds can be avoided. By subjecting sellers (cont)

## Timetable:

| Action                       | Date     |    | FR | Cite  |
|------------------------------|----------|----|----|-------|
| Rule Promulgated             | 10/22/75 | 40 | FR | 49492 |
| Begin Reg Flex<br>Act Review | 10/20/83 | •  |    |       |
| End Reg Flex<br>Review       | 06/10/86 | 51 | FR | 20991 |

| Action   | Date     | FR Cite |
|--|----------|---------|
| Commission Consideration of Staff Recommendations (if appropriate) | 07/00/88 |         |

Small Entity: Undetermined

**Additional Information: ABSTRACT** CONT: who solicit orders they cannot fill within a reasonable time to the risk of cancellation, the rule may provide competitive benefits, since buyers may shift their business to more efficient merchants. Costs relating to the rule may include the cost of establishing a system for monitoring and recording orders, deliveries, delays, cancellations, consents to delays, and refunds; the costs of complying with the rule's notification requirements regarding delays (printing, postage, etc.); the cost of processing refunds; and additional inventory costs. Pursuant to Sec. 610 of the Regulatory Flexibility Act, the Commission has reviewed this rule and determined that it has not had a significant economic impact on a substantial number of small entities. In addition, the staff is considering whether the rule should be amended to cover orders placed by telephone or other electronic means. Whether changes to the rule will be proposed will not be determined until the staff's review has been completed.

Agency Contact: Raymond L. Rhine, Federal Trade Commission, Division of Enforcement, Bureau of Consumer Protection, Washington, DC 20580, 202 326-2973

RIN: 3084-AA19

# 3753. INFORMAL DISPUTE SETTLEMENT PROCEDURES

**Legal Authority:** 15 USC 2309; 15 USC 2310(a)(2) Magnuson-Moss Warranty--FTC Improvements Act

CFR Citation: 16 CFR 703

Abstract: The Magnuson-Moss Warranty Act, enacted on January 4, 1975, requires that the Federal Trade Commission promulgate a rule prescribing the minimum requirements for any informal dispute settlement procedure which is incorporated into the terms of a written warranty subject to the Act. Because warrantors are not required to incorporate such procedures into warranties, the rule applies only to warrantors who choose to do so. The

# FTC Prerule Stage

present rule sets forth detailed procedural, recordkeeping, and reporting requirements for dispute settlement mechanisms designed to insure their fairness. To assess whether any changes are needed, the Commission conducted a regulatory negotiation process in which an advisory committee was charged to recommend to the Commission revisions to the rule that would facilitate the Congressional (cont)

#### Timetable:

| Action   | Date     |    | FR Cite |
|--|----------|----|---------|
| Promulgation of<br>Original Rule                             | 12/31/75 |    |         |
| Initial Notice of<br>Intent to Form<br>Advisory<br>Committee | 02/12/86 | 51 | FR 5205 |
| Convene<br>Advisory<br>Committee                             | 09/23/86 |    |         |
| Facilitator Report to Commission.                            | 12/10/87 |    |         |
| Commission Consideration of Facilitator Report               | 05/00/88 |    |         |
| Small Entity: No   |          |    |         |

Additional Information: ABSTRACT CONT: objective of encouraging warrantors to establish and participate in informal dispute settlement mechanisms. The committee met for the last time on June 17, 1987, and failed to reach a consensus on rule revisions. The Commission and its staff will continue to monitor the impact of the current informal dispute settlement procedures rule.

Agency Contact: Gary Laden, Federal Trade Commission, Division of Marketing Practices, Federal Trade Commission, Washington, DC 20580, 202 326-3118

RIN: 3084-AA30

# 3754. ● FAIR PACKAGING AND LABELING RULES

Legal Authority: 16 USC 1333 CFR Citation: 16 CFR 300 Legal Deadline: None.

Abstract: The Fair Packaging and Labeling Act, 15 USC 1453-1455, was passed in 1968 to eliminate consumer confusion and deception and to enable consumers to obtain accurate information as to the quantity of package contents and to facilitate value comparisons. The FTC has enforcement responsibility over package disclosures placed on "consumer commodities" as defined in the FPLA. The Commission has begun a review of its rules implementing the FPLA in accordance with the Regulatory Flexibility Act. The purpose of this review is limited to determining whether the FPLA rules should be continued without change, or should be amended or rescinded in order to minimize any significant economic impact the rules may have on a substantial number of small entities.

## Timetable:

| Action                   | Date     | FR Cite     |
|--------------------------|----------|-------------|
| Begin Reg Flex<br>Review | 12/24/87 | 52 FR 48716 |
| End Reg Flex<br>Review   | 06/00/88 |             |

Small Entity: Undetermined

Agency Contact: James Mills, Federal Trade Commission, Division of Enforcement, Bureau of Consumer Protection, Washington, D.C. 20580, 202 326-3036

RIN: 3084-AA36

# FEDERAL TRADE COMMISSION (FTC)

**Proposed Rule Stage** 

# 3755. REVIEW OF THE FUNERAL INDUSTRY PRACTICES RULE

**Legal Authority:** 15 USC 45; 15 USC 46(g); 15 USC 57(a)

CFR Citation: 16 CFR 453

Abstract: The funeral industry practices rule, which became effective on April 30, 1984, seeks to increase consumer access to accurate information about prices and legal requirements prior to and at the time of purchase of funeral goods and services. The Rule: (1) requires funeral directors to provide consumers with itemized pre-sale disclosures; (2) prohibits misrepresentation of legal and cemetery requirements and the preservative or protective value of embalming, caskets, and vaults; (3) prohibits funeral directors from requiring a casket for cremations, or any other tie-in arrangements; (4) prohibits funeral directors from charging for goods and services not specifically ordered, such as embalming, unless required by law; and (5) requires funeral directors to

give, on request, price information over the telephone. The Rule provides that no later than four years after its effective date, the Commission will begin a rulemaking to determine whether the Rule should be amended or terminated. The staff is preparing recommendations for a Notice of Proposed Rulemaking and preparing for that proceeding.

# Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| Rule Promulgated                                    | 09/24/82 | 47 | FR | 42260 |
| Begin Review  | 01/00/87 |    |    |       |
| ANPRM   | 12/09/87 | 52 | FR | 46706 |
| NPRM  | 05/00/88 |    |    |       |
| Commission Consideration of Staff Recommenda- tions | 06/00/89 |    | •  |       |

Small Entity: Yes

Agency Contact: Raouf M. Abdullah, Federal Trade Commission, Division of Service Industry Practices, Bureau of Consumer Protection, Washington, D.C. 20580, 202 326-3024

RIN: 3084-AA05

# 3756. AMENDMENT TO TRADE REGULATION RULE CONCERNING PRESERVATION OF CONSUMERS CLAIMS AND DEFENSES ("HOLDER-IN-DUE COURSE RULE")

**Legal Authority:** 15 USC 45 Federal Trade Commission Act; 15 USC 57(a) Federal Trade Commission Act

CFR Citation: 16 CFR 433

Abstract: The objective of the proposed amendment is to ensure that a purchaser's duty to pay is not separated from sellers' duty to perform when consumer sales are financed by third party creditors or purchase money lenders. The original rule requires sellers to ensure that credit contracts used in consumer installment sales and purchase money loans contain a provision that makes any holder of the contract subject to all legal claims and

FTC

**Proposed Rule Stage** 

defenses related to the sale transaction which the buyer may have against the seller. The proposed amendment would extend to creditors the obligation to ensure that credit contracts contain the required provision. Benefits from the proposed amendments may include improvement in the retail market due to increased scrutiny by creditors of the sellers with whom they do business and availability to consumers of additional claims and defenses against creditors. Some creditors may have increased costs associated with screening contracts and monitoring the reputations of retailers with whom they deal. Alternatives considered by the Commission include: rejection of the amendment; postponement of decision pending additional information on (cont)

## Timetable:

| Action  | Date     |     | FR | Cite  |
|---|----------|-----|----|-------|
| Notice of<br>Proposed<br>Amendment                  | 11/18/75 | 40  | FR | 53530 |
| Rule &<br>Statement of<br>Basis &<br>Purpose        | 11/18/75 | 40  | FR | 53506 |
| Final Notice of<br>Proposed<br>Amendment            | 02/05/76 | 41  | FR | 5305  |
| Guidelines on TRR                                   | 05/14/76 | 41  | FR | 20022 |
| Statement of<br>Enforcement<br>Policy               | 08/16/76 | 41  | FR | 34594 |
| Open End<br>Consumer<br>Credit<br>Contracts         | 09/16/77 | ,42 | FR | 46509 |
| Presiding<br>Officer's<br>Report                    | 02/16/78 | 43  | FR | 6810  |
| Staff Report  | 11/24/78 | 43  | FR | 54950 |
| Tentative Cmsn Approval and Request for Comment     | 11/15/79 | 44  | FR | 65771 |
| Commission Consideration of Staff Recommenda- tions | 10/00/88 | •   |    |       |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: compliance with the original rule; adoption of the amendment extending the rule to creditors and also making additional technical amendments. The amendment would shift some compliance costs from small businesses to creditors that control the

contract form. Otherwise, because the existing rule already applies to retail sellers, the amendment should have no appreciable effect on other small businesses.

Agency Contact: Jonathan D. Jerison, Federal Trade Commission, Division of Credit Practices, Bureau of Consumer Protection, Washington, DC 20580, 202 326-3223

RIN: 3084-AA08,

# 3757. REVIEW OF THE PREMERGER NOTIFICATION RULES AND REPORT FORM

Significance: Agency Priority

Legal Authority: 15 USC 18a Clayton Act CFR Citation: 16 CFR 801; 16 CFR 802; 16 CFR 803; 16 CFR 803, (Apendix)

**Abstract:** The Premerger Notification Rules and the Antitrust Improvements Act Notification and Report Form were adopted pursuant to Section 7A of the Clayton Act. Section 7A requires firms of a certain size contemplating mergers or acquisitions of a specified size to file notification with the Federal Trade Commission (FTC) and the Department of Justice (DOJ) and to wait a designated period before consummating the transaction. It also requires the FTC, with the concurrence of the Assistant Attorney General for Antitrust, to promulgate rules requiring that notification be in a form and contain information necessary to enable the FTC and DOJ to determine whether the proposed acquisition may, if consummated, violate the antitrust laws. These rules are continually reviewed in order to improve the program's effectiveness and reduce the paperwork burden on the business community. In February 1987, the Commission promulgated nine amendments, most of which were designed to reduce the burden of notification. In May 1987, the Commission promulgated an amendment to require that acquisitions by partnerships be reported by persons controlling the partnerships. (cont)

# Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Begin Review | 09/30/81 |       |       |
| NPRM         | 09/24/85 | 50 FR | 38742 |
| Controlled   |          |       |       |
| Issuers      |          |       |       |

| Action                                  | Date       | FR Cite     |
|---|------------|-------------|
| NPRM -<br>Partnership<br>Control        | 03/06/87   | 52 FR 7095  |
| Final Action<br>Partnership<br>Control  | 05/29/87   | 52 FR 20058 |
| NPRM De<br>Minimis<br>Exemption         | 06/00/88   | • .:        |
| Final Action Controlled Issuers         | ~ 07/00/88 | d d         |
| NPRM<br>Sequential<br>Transactions      | 10/00/88   |             |
| Final Action<br>De Minimis<br>Exemption | 10/00/88   |             |

# Small Entity: No

Additional Information: ABSTRACT CONT: In fiscal year 1988 the Commission expects to take final action on the proposal to raise the controlled issuer threshold in Section 802.20(b) and to propose rules concerning acquisitions of small percentages of an issuer's voting securities and acquisitions involving dependent sequential transactions.

Agency Contact: Roberta S. Baruch, Deputy Assistant Director, Federal Trade Commission, Bureau of Competition, Washington, DC 20580, 202 326-3300

RIN: 3084-AA23

# 3758. GAMES OF CHANCE IN THE FOOD RETAILING AND GASOLINE INDUSTRIES RULE

**Legal Authority:** 15 USC 45 Federal Trade Commission Act; 15 USC 57(a) Federal Trade Commission Act

CFR Citation: 16 CFR 419

Abstract: The Commission's trade regulation rule concerning games of chance became effective on October 17, 1969. The rule establishes requirements for food and gasoline retailers in conducting and advertising games of chance by requiring disclosure of oddsof-winning and prize information in broadcast and print advertisements, as well as in point of sale information. In January, 1983, the Commission granted a temporary partial exemption to allow supermarkets and gas stations to advertise their games on radio and television without disclosing full information on prizes and odds-ofwinning. In addition, the Commission

FTC

**Proposed Rule Stage** 

also published an advance notice of proposed rulemaking on whether to make the broadcast exemption permanent. Finally, the Commission has proposed to reduce the recordkeeping requirements of the rule from three years to one year in keeping with the goals of the Paperwork Reduction Act. and requested public comment on other possible areas where amendments to the rule may be appropriate. The rule benefits consumers by allowing contestants to enter games of chance with full knowledge of all material information to enable equal competition for (cont)

#### Timetable:

| Action                           | Date     |    | FR | Cite  |
|----------------------------------|----------|----|----|-------|
| Promulgation of<br>Original Rule | 08/19/69 | 34 | FR | 13302 |
| ANPRM                            | 01/04/83 | 48 | FR | 265   |
| Temporary Partial Exemption      | 01/10/83 | 48 | FR | 1046  |
| NPRM                             | 04/00/88 |    |    |       |
| Hearings Begin                   | 06/00/88 |    |    |       |
| Staff Report                     | 10/00/88 |    |    |       |
| Presiding Officer<br>Report      | 11/00/88 |    | •  |       |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: prizes. The major costs to industry are the possible burdensomeness of the electronic media disclosure and recordkeeping provisions of the rule, both of which have been reconsidered. The Commission will

issue an NPRM in early 1988 to consider amendments that would reduce the burden of the rule's recordkeeping and disclosure requirements.

Agency Contact: John M. Mendenhall, Federal Trade Commission, Cleveland Regional Office, Suite 500- Mall Building, 118 St. Clair Ave, Cleveland, Ohio 44114, 216 522-4207

RIN: 3084-AA24

# 3759. REVIEW OF CONTENT DISCLOSURE REQUIREMENTS FOR TEXTILE, WOOL, AND FUR PRODUCTS

**Legal Authority:** 15 USC 68b(d); 15 USC 70j; 15 USC 69f(b)

CFR Citation: 16 CFR 300, (Wool); 16 CFR 301, (Fur); 16 CFR 303, (Textile)

Abstract: The Wool Products Labeling Act of 1939 Requires all wool products to bear a label showing the percentage of wool, recycled wool, and non-wool fibers contained in the product and the name of the manufacturer or other distributor. The Textile Fiber Products Identification Act requires each household textile product to bear a label showing the percentage of each fiber contained in the product, using the appropriate generic name for the fiber. and the name of the manufacturer or distributor. Advertisements for textile products must also show the required information if any mention of fiber

content is made. Both acts require disclosure of country of origin. The Fur Products Labeling Act requires that all furs and fur products be labeled, invoiced, and advertised to show the true name of the animal that produced the fur, whether the fur is used, dyed, or imported, and the name of the manufacturer or distributor. The three acts, as well as the Commission's rules implementing them, apply to manufacturers, distributors, and retailers of textile, wool, and fur products. (cont)

#### Timetable:

| Action                     | Date     | FR Cite |
|----------------------------|----------|---------|
| Begin Review               | 10/30/86 |         |
| NPRM<br>Recordkeeping      | 03/00/88 |         |
| Final Action Recordkeeping | 09/00/88 |         |

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: The Commission's staff has reviewed the information collection requirements contained in the several regulations under the three acts to determine whether the statutory objectives can be accomplished at a reduced public burden. As a result of this review, amendments to the rules' recordkeeping requirements will be proposed.

Agency Contact: James Mills, Federal Trade Commission, 202 326-3035

RIN: 3084-AA29

7

# FEDERAL TRADE COMMISSION (FTC)

Final Rule Stage

# 3760. OPHTHALMIC PRACTICE RULES

**Legal Authority:** 15 USC 45 Federal Trade Commission Act; 15 USC 57(a) Federal Trade Commission Act

CFR Citation: 16 CFR 456, (Revision)

Abstract: In January, 1985, The Commission Published an NPRM seeking public comment on a proposed trade regulation rule that would have the effect of superseding certain state-imposed restrictions on the forms of practice and other business aspects of the delivery of eye care to consumers. The hearings have been completed and the reports required by the Commission's rules have been submitted. On February 10, 1988, the Commission voted to promulgate a trade regulation rule that would

prohibit certain state restrictions on optometrists' commercial practices. The rule would remove four state restrictions, including those that ban optometrists from having offices in shopping centers. The Commission also voted to continue requiring eye doctors to give consumers their eyeglass prescriptions automatically. The recommended rule would also prohibit the following state restrictions: (1) limitations on the number of branch offices that optometrists may own or operate; (2) prohibitions on the practice of optometry in commercial locations, such as shopping malls; (3) prohibitions on employer-employee or other affiliations between optometrists and persons who are not (cont)

| Timetable:                           |          |    |    |       |
|--------------------------------------|----------|----|----|-------|
| Action                               | Date     |    | FR | Cite  |
| ANPRM                                | 12/01/80 | 45 | FR | 79823 |
| ANPRM Comment Period End             | 02/02/81 |    |    |       |
| NPRM                                 | 01/04/85 | 50 | FR | 598   |
| NPRM Comment<br>Period End           | 04/05/85 |    |    |       |
| Staff Report                         | 11/17/86 | 51 | FR | 43217 |
| Presiding Officer<br>Report          | 11/26/86 | 51 | FR | 43217 |
| Oral Presentations to the Commission | 01/29/88 |    |    |       |
| Commission Decision to Issue Amended | 02/10/88 |    |    |       |

FTC Final Rule Stage

| Action                  | Date     | FR Cite |
|-------------------------|----------|---------|
| Final Rule<br>Published | 05/00/88 |         |
| Final Rule<br>Effective | 11/00/88 |         |

# Small Entity: Undetermined

Additional Information: ABSTRACT CONT: optometrists; and (4) prohibitions on the use of trade names by optometrists. The Commission directed the staff to prepare final rule language and a statement of basis and purpose as soon as possible for final issuance.

**Government Levels Affected:** Local, State

Agency Contact: Renate Kinsheck, Federal Trade Commission, Division of Service Industry Practices, Bureau of Consumer Protection, Washington, DC 20580, 202 326-3287

RIN: 3084-AA03

# 3761. PROPRIETARY VOCATIONAL AND HOME STUDY SCHOOLS

**Legal Authority:** 15 USC 45 Federal Trade Commission Act; 15 USC 57(a) Federal Trade Commission Act

CFR Citation: 16 CFR 438, (New)

Abstract: In 1979, the Second Circuit Court of Appeals set aside the rule as originally issued by the Commission, citing problems with some of the remedies that the rule provided to purchasers of proprietary vocational training. Late in 1987, the Staff forwarded recommendations as to how the Commission should respond to the Court's decision. Alternatives include terminating the rule or issuing a revised rule. Alternatives to rulemaking include case-by-case enforcement, and FTC intervention before other state and federal agencies having jurisdiction over vocational schools to prevent deceptive practices. The rule may benefit consumers by enabling them to avoid expenditures on inappropriate courses and increasing the effectiveness of the vocational school industry in training and placing people in productive jobs. The cooling-off, track record disclosures, and refund components of the rule variations under consideration would impose real social costs on schools covered (cont)

| Timetable:  | -        |             |   |
|---|----------|-------------|---|
| Action  | Date     | FR Cite     | • |
| NPRM  | 08/15/74 | 39 FR 29385 |   |
| Final Action previously published                   | 12/18/78 | 43 FR 60796 |   |
| Rule set aside & remanded by Court                  | 12/13/79 | •           |   |
| New Staff<br>Recommenda-<br>tion published          | 07/10/81 | 46 FR 35668 |   |
| Commission Consideration of Staff Recommenda- tions | 03/00/88 |             |   |
| Interim Final                                       | 05/00/88 |             |   |

# Small Entity: Yes

**Additional Information: ABSTRACT** CONT: including administrative costs associated with processing and collecting and disseminating information. Price increases may result from these costs as well as the possibility of paying out increased refunds. The rule should be most costly to schools that use unfair or deceptive practices to induce students to enroll in their courses. Schools that do not use these practices may not incur significant cost increases. The rule seeks to deter deceptive sales practices by requiring schools to provide material information to prospective students, and to provide students with contractual remedies which they can use to protect themselves when necessary. Most of the 6,000 schools that would be affected by the rule are small businesses.

Agency Contact: Walter Gross, Federal Trade Commission, Division of Service Industry Practices, Bureau of Consumer Protection, Washington, DC 20580, 202 326-3319

**RIN:** 3084-AA11

# 3762. RETAIL FOOD STORE ADVERTISING AND MARKETING PRACTICES

Legal Authority: 15 USC 41 et seq Federal Trade Commission Act

CFR Citation: 16 CFR 424

Abstract: The Commission's Rule on Retail Food Store Advertising and Marketing Practices states that it is a violation of Section 5 of the Federal Trade Commission Act for grocery stores to advertise products at a

particular price unless such products are in stock and conspicuously and readily available for sale at the advertised price during the effective period of the advertisement. If a store runs out of advertised products, it is in violation of the rule even if the store noted the limitations on availability in its advertisement and even if the store provides rainchecks or substitute items. The rule is intended to benefit consumers by ensuring that advertised items are available, that advertisinginduced purchasing trips are not fruitless, and that store prices accurately reflect the prices appearing in the ads. The rule may cause costs to be incurred in maintaining sufficient inventory to meet anticipated demand. and costs associated with the monitoring of price changes, changing marked prices, training employees to comply with the rule and keeping records to prove compliance. (cont)

# Timetable:

| Innetable:  |          |    |    |       |
|---|----------|----|----|-------|
| Action  | Date     |    | FR | Cite  |
| Comment on<br>Reg Flex Act<br>Review                | 12/00/83 |    |    |       |
| ANPRM   | 12/10/84 | 49 | FR | 48059 |
| ANPRM<br>Comment<br>Period End                      | 02/08/85 |    |    |       |
| NPRM  | 10/24/85 | 50 | FR | 43224 |
| NPRM Comment<br>Period End                          | 01/24/86 |    |    |       |
| Hearings End  | 04/02/86 |    |    |       |
| Rebuttal Period<br>Ends                             | 05/19/86 |    |    |       |
| Staff Report  | 12/17/86 |    |    |       |
| Presiding Officer<br>Report                         | 01/20/87 | 52 | FR | 2115  |
| Comment Period on Reports                           | 03/24/87 |    |    |       |
| Commission Consideration of Staff Recommenda- tions | 05/00/88 |    |    |       |

# Small Entity: Yes

Additional Information: ABSTRACT CONT: The rule may also discourage the advertising of certain kinds of products, such as perishables or goods that are available to the store only in limited supply. The staff concluded from a careful review of the rule's effects that the costs the rule imposes on consumers in the form of higher grocery prices significantly exceeds its benefits. Consequently, staff recommended that the rule be modified so that a store could comply with the

FTC

rule by clearly and adequately disclosing in its advertisements that there are limitations on availability, or by offering rainchecks or substitute items if supplies run out. The staff concluded that modifying the rule in this way will maintain any benefits it provides to consumers while substantially reducing its costs. The Commission published an NPRM in October, 1985. The hearings have been completed, and the Staff Report published. The staff has sent its recommendations to the Commission for its consideration.

Agency Contact: Walter Gross, Federal Trade Commission, Division of Service Industry Practices, Bureau of Consumer Protection, Washington, DC 20580, 202 326-3319

RIN: 3084-AA17

# 3763. APPLIANCE LABELING RULE --ENERGY POLICY AND CONSERVATION ACT

**Legal Authority:** 42 USC 6294 National Energy Conservation Policy Act; PL 94-163 Energy Policy and Conservation Act, Sec 324, 1975

CFR Citation: 16 CFR 305

Abstract: The Energy Policy and Conservation Act (EPCA) required the Commission to consider labeling rules for the disclosure of energy information, based on standard test procedures prescribed by the Department of Energy, for at least 13 categories of major household appliances. The Commission adopted a labeling rule for seven appliance categories: (1) refrigerators and refrigerator- freezers; (2) freezers; (3) dishwashers; (4) clothes washers; (5) water heaters; (6) room air conditioners; and (7) furnaces. The Commission exempted five other categories of appliances. In 1987, the Commission amended the rule to include central air conditioners and heat pumps and to include two new types of furnace under the rule's coverage. (cont)

#### Timetable:

| Action                                    | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| NPRM (Air<br>Conditioners)                | 08/11/80 | 45 | FR | 53340 |
| NPRM (Furnaces)                           | 07/24/81 | 46 | FR | 38105 |
| Begin Reg Flex<br>Act Review              | 04/08/85 | 50 | FR | 13820 |
| Final Action (Air<br>Cond. & Furn.)       | 12/10/87 | 52 | FR | 46888 |
| End Reg Flex<br>Review                    | 03/00/88 |    |    |       |
| NPRM<br>(comprehensive<br>review)         | 03/00/88 |    | •  |       |
| Final Action<br>(comprehensive<br>review) | 11/00/88 |    |    |       |

Small Entity: Undetermined

# Additional Information: ABSTRACT

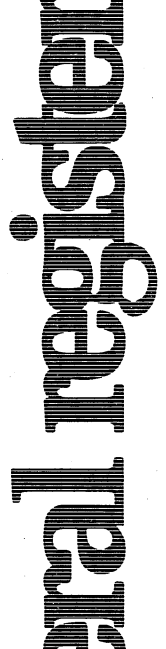
Final Rule Stage

Since the Commission's rule implements the statutory directives in EPCA, most of the costs imposed on industry members may not be attributable to the rule. The rule applies mainly to manufacturers of household appliances, but does impose some burdens on distributors and retailers. Some of these entities may be small businesses pursuant to Section 610 of the Regulatory Flexibility Act. Therefore, the Commission has reviewed the rule to determine whether it has had a significant economic impact on a substantial number of small entities and, if so, whether the rule should be amended. As a result of this review. several amendments will be proposed. These amendments would make the disclosure scheme more effective for consumers while reducing the paperwork burden estimate by some

Agency Contact: James Mills, Federal Trade Commission, Division of Enforcement, Bureau of Consumer Protection, Washington, DC 20580, 202 326-3035

RIN: 3084-AA26

[FR Doc. 88-6848 Filed 04-22-88; 8:45 am] BILLING CODE 6750-01-T



Monday April 25, 1988

Part LIII

# **Interstate Commerce Commission**

Semiannual Regulatory Agenda

# INTERSTATE COMMERCE COMMISSION (ICC)

# INTERSTATE COMMERCE COMMISSION

49 CFR Ch. X

[Ex Parte No. 420 (Sub-No. 14)]

# Semiannual Regulatory Agenda

**AGENCY: Interstate Commerce** Commission.

**ACTION:** Notice of semiannual regulatory agenda to be part of a Unified Agenda of Federal Regulations.

**SUMMARY: Pursuant to OMB Bulletin No.** 88-1, issued under section 6(b) of E.O. 12291 to implement the provisions of section 5 of the Executive Order concerning Regulatory Agendas, the Commission is publishing an agenda of (1) current and projected rulemakings, and (2) existing regulations being reviewed to determine whether to propose modifications through rulemaking. Listed below are the

regulatory actions to be developed or reviewed during the next 12 months. Following each rule identified is a brief description of the rule including its purpose and legal basis.

FOR FURTHER INFORMATION CONTACT: A contact person is identified for each of the rules listed below.

SUPPLEMENTARY INFORMATION: A list of proceedings appears below containing information about subject areas in which the Commission is currently conducting rulemaking proceedings or may institute such proceedings in the near future. It also contains information about existing regulations being reviewed to determine whether to propose modifications through rulemaking.

The agenda also identifies regulations likely to have a significant economic impact on a substantial number of "small entities." Accordingly, this information will satisfy the requirements

of section 602 of the Regulatory Flexibility Act, 5 U.S.C. 602.

Finally, this agenda will comprise part of a Unified Agenda of Federal Regulations compiled by the Office of Management and Budget which is to be published in a single issue of the Federal Register in April 1988. The purpose of the Unified Agenda is to provide the public with more comprehensive documentation of the Federal government's current regulatory plans, and to provide a systematic means of monitoring regulatory activity in each agency.

This notice is issued pursuant to 49 U.S.C. 10321 and 5 U.S.C. 553.

Decided: January 25, 1988.

By the Commission, Chairman Gradison, Vice Chairman Andre, Commissioners Sterrett, Lamboley, and Simmons.

Noreta R. McGee, Secretary.

# INTERSTATE COMMERCE COMMISSION (ICC)

**Prerule Stage** 

# 3764. REVIEW OF CAR-HIRE **REGULATION, EX PARTE NO. 334** (SUB-NO. 6)

Legal Authority: 49 USC 10321; 49 USC 10706; 49 USC 10734; 49 USC 11122; 5 USC

CFR Citation: 49 CFR 1033; 49 CFR 1036

Legal Deadline: None.

Abstract: The Commission is considering whether regulation of railroad car-hire charges (except charges for boxcars) should be retained. modified, or eliminated.

# Timetable:

| Action                            | Date     |     | FR | Cite  |
|-----------------------------------|----------|-----|----|-------|
| ANPRM                             | 04/29/85 | -50 | FR | 16724 |
| ANPRM<br>Comment<br>Period End    | 08/28/85 | 50  | FR | 27031 |
| Supplemental<br>Comment<br>Period | 02/07/86 | 50  | FR | 52972 |
| Comments under<br>Internal Review | 00/00/00 |     |    |       |

Small Entity: No

Additional Information: This proceeding embraces the proposals and record developed in Zone of Reasonableness for Car-Hire Charges,

Ex Parte No. 334 (Sub-No. 5). RIN 3120-AA13. In a related proceeding, Ex Parte No. 334 (Sub-No. 7), Suspension of Car-Hire Updates, all further updates of carhire charges have been suspended pending completion of Review of Car-Hire Regulation, Ex Parte No. 334 (Sub-No. 6). Notice of suspension appeared at 51 FR 263 on 01/03/86.

Agency Contact: Joseph H. Dettmar, Deputy Director, Rail Section, Interstate Commerce Commission, Room 2144, Washington, DC 20423, 202 275-7245

RIN: 3120-AA13

# 3765. EXEMPTION OF DEMURRAGE FROM REGULATION, EX PARTE NO.

Significance: Agency Priority

Legal Authority: 49 USC 10505; 49 USC 10750; 49 USC 11121 to 11122; 5 USC 553

CFR Citation: 49 CFR 1033 Legal Deadline: None.

Abstract: The Commission is considering whether to exempt in whole or in part rail demurrage from

regulation.

Timetable: Action Date FR Cite **ANPRM** 12/18/85 50 FR 51565 ANPRM ·01/17/86 50 FR 51565 Comment Period End Extension of 01/21/86 51 FR 2740 Public Comment Period Comment Period 03/18/86 51 FR 2740 End Internal Review 00/00/00

of Comments Small Entity: No

Agency Contact: Joseph H. Dettmar. Deputy Director, Rail Section, Interstate Commerce Commission, Room 2144, Washington, DC 20423, 202 275-7245

RIN: 3120-AB35

# 3766. CLASS EXEMPTION FOR RAIL **CONSTRUCTION, EX PARTE NO. 392** (SUB-NO. 3)

Significance: Agency Priority

Legal Authority: 49 USC 10321; 49 USC 10505; 49 USC 10901; 5 USC 553; 5 USC 559; 5 USC 704

**CFR Citation: 49 CFR 1150.35** 

ICC

Prerule Stage

Legal Deadline: None.

Abstract: The Commission is considering whether to exempt from regulation all applications under 49 USC 10901 for construction and operation of new lines of railroad.

| Timetable:       |          |    |    |       |
|------------------|----------|----|----|-------|
| Action           | Date     |    | FR | Cite  |
| ANPRM            | 06/02/87 | 52 | FR | 20632 |
| ANPRM<br>Comment | 07/02/87 | 52 | FR | 20632 |
| Period End       |          |    |    |       |
| Comments under   | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Joseph H. Dettmar, Deputy Director, Rail Section, Interstate Commerce Commission, Room 2144, Washington, DC 20423, 202 275-7278

RIN: 3120-AB50

# **INTERSTATE COMMERCE COMMISSION (ICC)**

**Proposed Rule Stage** 

3767. ADOPTION OF UNIFORM RAIL COSTING SYSTEM FOR DETERMINING VARIABLE COST FOR JURISDICTIONAL THRESHOLD AND SURCHARGE PURPOSES (URCS), EX PARTE NO. 431

Significance: Agency Priority

Legal Authority: 49 USC 10705(a); 49

USČ 10709

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: Develops new cost methodology applicable to the rail industry as mandated in the 1976 4-R Act and the 1980 Staggers Rail Act.

#### Timetable:

| Action   | Date     |    | FR | Cite  |
|--|----------|----|----|-------|
| NPRM   | 01/31/83 | 48 | FR | 4562  |
| NPRM Comment<br>Period End                                 | 09/28/83 | 48 | FR | 25290 |
| Decision to hold<br>in abeyance<br>until further<br>notice | 11/13/84 | 49 | FR | 45080 |
| Draft notice of<br>study being<br>prepared                 | 00/00/00 |    |    | •     |

Small Entity: Yes

Additional Information: Ex Parte No. 431 has been held in abeyance pending the development of cost accounting principles by the Railroad Accounting Principles Board. These principles were published on September 1, 1987, and included a recommendation that further research be performed into certain identified subject areas of the Uniform Railroad Costing System before the system is implemented. This is to be done within 18 months of the Board's report.

Agency Contact: William T. Bono, Chief, Section of Cost Development, Interstate Commerce Commission, 12th & Constitution Avenue, NW, Washington, DC 20423, 202 275-7354

RIN: 3120-AA63

evaluation

# 3768. ELECTRONIC FILING OF TARIFFS, EX PARTE NO. 444

**Legal Authority:** 49 USC 10321; 49 USC 10762; 49 USC 10708; 49 USC 10761; 5 USC 553

CFR Citation: 49 CFR 1312 Legal Deadline: None.

Abstract: Commission regulations require filing of tariffs in printed form. Regulations proposed which will permit carriers to file tariffs electronically. Comments on proposed rules sought from interested parties.

# Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 03/08/83 | 48 FR 18861 |
| ANPRM<br>Comment<br>Period End | 06/22/83 |             |
| NPRM                           | 10/22/87 | 52 FR 39549 |
| NPRM Comment<br>Period End     | 02/19/88 | 52 FR 39549 |
| Replies to comment due         | 03/10/88 | 53 FR 5022  |
| Comments under evaluation      | 00/00/00 |             |

Small Entity: Undetermined

Agency Contact: Charles E. Langyher, III, Chief, Section of Tariffs, Interstate Commerce Commission, Bureau of Traffic, Washington, DC 20423, 202 275-7739

RIN: 3120-AA99

3769. RAIL GENERAL EXEMPTION AUTHORITY - MISCELLANEOUS PROCESSED AND MANUFACTURED COMMODITIES

Legal Authority: 49 USC 10505 CFR Citation: 49 CFR 1039 Legal Deadline: None.

Abstract: 49 USC 10505 requires that the Commission exempt from regulation the movement by rail of traffic for which it finds continued regulation no longer necessary to serve the Nation's transportation policy objectives and to protect shippers from abuse of market power by the railroads. In examining the transportation characteristics and markets of various commodities moving by rail, there appear to be many products for which sufficient competition exists among transportation alternatives so that regulation may no longer be necessary. Exemption of such commodities should provide increased rate and service flexibility for railroads to meet shippers' needs and to compete more effectively for the subject traffic. Anticipated benefits include lower rates and improved service, at a possible "cost" of increased price instability and competition to alternative transport firms.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 05/00/88 |         |

Small Entity: Undetermined

Agency Contact: Robert Lundy, Economist, Interstate Commerce Commission, Washington, DC 20423, 202 275-6853

RIN: 3120-AB08

3770. PRACTICES OF MOTOR COMMON CARRIERS OF HOUSEHOLD GOODS (REVISION OF OPERATIONAL REGULATIONS), EX PARTE NO. MC-19 (SUB-NO. 36)

Legal Authority: 49 USC 11110 CFR Citation: 49 CFR 1056

Legal Deadline: None.

Abstract: This proceeding involves a plenary review of the household goods

ICC

**Proposed Rule Stage** 

regulations in which the Commission invites public comment and proposals which would minimize the regulatory burden on movers to the maximum extent consistent with the protection of individual shippers.

#### Timetable:

| Action                     | Date     | FR Cite      |
|----------------------------|----------|--------------|
| ANPRM                      | 10/26/83 | 48. FR 49561 |
| ANPRM                      | 01/12/84 | 48 FR 49561  |
| Comment                    |          |              |
| Period End                 |          |              |
| NPRM                       | 06/00/88 |              |
| NPRM Comment<br>Period End | 07/00/88 |              |

Small Entity: Yes

Agency Contact: Patricia M. Schulze, Transportation Industry Analyst, Interstate Commerce Commission, OCCA, Washington, DC 20423, 202 275-7841

RIN: 3120-AB17

# 3771. RATE GUIDELINES-NON-COAL PROCEEDINGS, EX PARTE NO. 347 (SUB NO. 2)

Significance: Agency Priority

**Legal Authority:** 49 USC 10301; 49 USC 10321; 49 USC 10326; 49 USC 10701a; 49 USC 10704; 49 USC 10707; 49 USC 11701; 5 USC 553

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: Proposal to adopt maximum rate reasonableness guidelines for captive non-coal commodities. Request for comments on alternative guidelines for small shippers including small coal shippers.

# Timetable:

| imetable:                                 |          |    |    |       |
|---|----------|----|----|-------|
| Action                                    | Date     |    | FR | Cite  |
| Notice of proposed policy stmt.           | 05/22/86 | 51 | FR | 18811 |
| Notice of Intent<br>to Participate<br>due | 06/02/86 |    |    |       |
| Comments due                              | 07/21/86 |    |    |       |
| Begin Review                              | 07/24/87 |    |    |       |
| End Review                                | 09/30/87 |    |    |       |
| Comments under internal evaluation        | 04/00/88 |    |    |       |
| evaluation                                |          |    |    |       |

Small Entity: Undetermined

Agency Contact: Ronald S. Young, Director, Bureau of Accounts, Interstate Commerce Commission, 12th & Constitution Ave., NW, Washington, DC 20423, 202 275-7565

RIN: 3120-AB41

# 3772. CLASS EXEMPTION FOR THE CONSTRUCTION OF CONNECTING TRACKS UNDER 49 USC 10901, EX PARTE NO. 392 (SUB-NO. 2)

Significance: Agency Priority

**Legal Authority:** 5 USC 553; 49 USC 10321; 49 USC 10901; 49 USC 10505

CFR Citation: 49 CFR 1150

Legal Deadline: None.

Abstract: The Commission proposes to exempt from the prior approval requirements of 49 U.S.C. 10901, the construction of rail connecting tracks, except those construction projects that would result in a major market extension as defined at 49 CFR 1180.3(c).

# Timetable:

| Action                      | Date     |    | FR | Cite  |
|-----------------------------|----------|----|----|-------|
| NPRM                        | 07/24/86 | 51 | FR | 26563 |
| NPRM Comment<br>Period End  | 08/25/86 |    |    |       |
| Internal review of comments | 00/00/00 |    |    |       |

Small Entity: No

Agency Contact: Joseph H. Dettmar, Deputy Director, Rail Section, Interstate Commerce Commission, Washington, DC 20423, 202 275-7245

RIN: 3120-AB43

# 3773. COST RATIO FOR RECYCLABLES - COMPLIANCE PROCEDURES, EX PARTE NO. 394 (SUB-NO. 3)

Significance: Agency Priority

**Legal Authority:** 49 USC 10321; 49 USC 10731; 5 USC 553

**CFR Citation:** 49 CFR 1134; 49 CFR 1135; 49 CFR 1145

Legal Deadline: None.

Abstract: The Commission is proposing rules that will establish procedures by which the Commission annually will (a) announce the revenue-to-variable cost ratio required by 49 USC 10731(e) to apply for the following calendar year; (b) monitor and take necessary action to ensure continued compliance by the railroads with 49 USC 10731(e); and (c) prohibit further rate increases, including those authorized under 49 USC 10707a(a)-(d), on recyclables having

revenue/variable cost ratios in excess of the statutory cap level until such rates fall to below the cap level or the statutory cap level increases by Commission order.

#### Timetable:

| Action   | Date     |    | FR | Cite  |  |
|--|----------|----|----|-------|--|
| ANPRM  | 06/16/86 | 51 | FR | 21780 |  |
| Extension of time<br>for filing<br>comments on<br>ANPRM; new<br>date: 10/15/86 | 08/12/86 | 51 | FR | 28847 |  |
| ANPRM<br>Comment<br>Period End   | 09/15/86 | 51 | FR | 21780 |  |
| NPRM   | 04/23/87 | 52 | FR | 13482 |  |
| NPRM Comment<br>Period End   | 07/22/87 | 52 | FR | 13482 |  |
| Comments under evaluation  | 00/00/00 |    |    |       |  |

Small Entity: No

Agency Contact: Joseph H. Dettmar, Deputy Director, Rail Section, Interstate Commerce Commission, Room 2144, Washington, DC 20423, 202 275-7245

RIN: 3120-AB47

# 3774. © ENVIRONMENTAL DOCUMENTATION IN RAIL PROCEEDINGS, EX PARTE NO. 55 (SUB-NO. 22A)

Significance: Agency Priority

**Legal Authority:** 49 USC 10321; 49 USC 10505; 49 USC 10903 to 10906; 16 USC 1247(d); 42 USC 4332; 5 USC 553; 5 USC 559

CFR Citation: 49 CFR 1105 Legal Deadline: None.

Abstract: The Commission is considering whether to modify its procedures to increase certain environmental notice periods and the information included in those notices. The modifications would also require service of environmental notices on designated parties, would substitute a revamped environmental notice for the former report requirement, and would reclassify some categories of actions for which environmental analyses are required.

## Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 00/00/00 |         |

Small Entity: No

Agency Contact: Joseph H. Dettmar, Deputy Director, Rail Section, Interstate ICC

**Proposed Rule Stage** 

Commerce Commission, Room 2144, Washington, DC 20423, 202 275-7245

RIN: 3120-AB53

# INTERSTATE COMMERCE COMMISSION (ICC)

**Final Rule Stage** 

# 3775. REVISION OF ACCOUNTING AND REPORTING REQUIREMENTS FOR MOTOR CARRIERS OF PROPERTY, DOCKET NO. 38904

Significance: Agency Priority Legal Authority: 49 USC 11142

CFR Citation: 49 CFR 1207; 49 CFR 1249 Legal Deadline: None.

Abstract: This rule would eliminate all the Commission's accounting and reporting rules for Class I and II common and contract motor carriers of property.

| i imetable:                                       |          |             |  |  |
|---|----------|-------------|--|--|
| Action  | Date     | FR Cite     |  |  |
| NPRM  | 02/21/85 | 50 FR 7201  |  |  |
| NPRM Comment<br>Period End                        | 04/08/85 |             |  |  |
| Final Action                                      | 03/31/87 | 52 FR 10382 |  |  |
| Final Action<br>Stayed                            | 05/01/87 |             |  |  |
| Action on<br>Petition for<br>Reconsider-<br>ation | 05/00/88 |             |  |  |

Small Entity: No

Additional Information: Petitions filed on 38904 granted by the Commission; Decision decided May 1, 1987, stayed pending administrative review.

Agency Contact: Andrew J. Lee, Assistant Chief, Interstate Commerce Commission, Section of Accounting and Reporting, 12th & Constitution Avenue, NW, Washington, DC 20423, 202 275-7510

RIN: 3120-AA84

# INTERSTATE COMMERCE COMMISSION (ICC)

Completed Actions

# 3776. TRANSFERS OF OPERATING RIGHTS, EX PARTE NO. MC-111 (SUB-NO. 1)

Significance: Agency Priority

CFR Citation: 49 CFR 1045.11; 49 CFR 1132; 49 CFR 1133; 49 CFR 1141; 49 CFR 1151

## Completed:

| Reason       | Date     |    | FR | Cite |  |
|--------------|----------|----|----|------|--|
| Final Action | 02/18/88 | 53 | FR | 4851 |  |
| Final Action | 03/02/88 |    |    |      |  |
| Effective    |          |    |    |      |  |

Small Entity: Yes

Agency Contact: Paul Schach 202 275-

7977

RIN: 3120-AA81

3777. ■ CLASS EXEMPTION FOR THE **ACQUISITION AND OPERATION OF** RAIL LINES UNDER 49 U.S.C. 10901, **EX PARTE NO. 392 (SUB-NO. 1)** 

Significance: Agency Priority

Legal Authority: 49 USC 10321; 49 USC

10505; 49 USC 10901; 5 USC 553

CFR Citation: 49 CFR 1150.32 to 1150.34

Legal Deadline: None.

Abstract: The Commission is considering modifying its class exemption procedures for acquisitions

and operations under 49 U.S.C. 10901. Concern has been expressed that these procedures may not provide adequate notice and opportunity to comment under some circumstances. The Commission is requesting comments on whether to expand the 7-day effective date for notices of exemptions to 30 days and whether to expand the amount of information required to be submitted with the notice.

# Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/06/87 | 52 FR 37350 |
| NPRM Comment<br>Period End | 12/07/87 | 52 FR 42466 |
| Interim Final<br>Rule      | 02/17/88 | 53 FR 4625  |
| Final Action               | 02/29/88 | 52 FR 5981  |

Small Entity: No

Agency Contact: Joseph H. Dettmar, Deputy Director, Rail Section, Interstate Commerce Commission, Room 2144, Washington, DC 20423, 202 275-7245

RIN: 3120-AB38

3778. EXEMPTION OF RAIL LINE ABANDONMENTS OR **DISCONTINUANCES; OFFERS OF** FINANCIAL ASSISTANCE, EX PARTE NO. 274 (SUB-NO. 16)

Significance: Agency Priority

CFR Citation: 49 CFR 1152.27; 49 CFR 1152.50; 49 CFR 1011.2; 49 CFR 1011.8; 49 CFR 1152.25

# Completed:

| Reason                                    | Date                  | FR   | Cite |  |
|---|-----------------------|------|------|--|
| Final Action<br>Final Action<br>Effective | 12/22/87<br>.01/21/88 | <br> |      |  |

Small Entity: No

Agency Contact: Joseph H. Dettmar 202 275-7245

RIN: 3120-AB49

3779. REVISION OF TARIFF **REGULATIONS; COMPUTER DETERMINATION OF MILEAGES, NO.** 37321 (SUB-NO. 1)

CFR Citation: 49 CFR 1312

# Completed:

| Reason                             | Date     | F    | R | Cite  |
|------------------------------------|----------|------|---|-------|
| Final Action Notice of final rule. | 10/22/87 | 52 F | R | 39536 |

ICC Completed Actions

Reason Date FR Cite
Final Action Effective 11/21/87 52 FR 39536

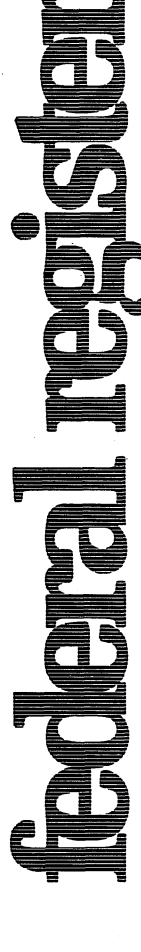
Small Entity: No

**Agency Contact:** Lawrence Herzig 202 275-6887

RIN: 3120-AB51

[FR Doc. 88-5111 Filed 04-22-88; 8:45 am]

BILLING CODE 7035-01-T



Monday April 25, 1988

Part LIV

# National Credit Union Administration

Semiannual Regulatory Agenda

# NATIONAL CREDIT UNION ADMINISTRATION (NCUA)

# NATIONAL CREDIT UNION ADMINISTRATION

12 CFR Ch. VII

# **Semiannual Agenda of Regulations**

**AGENCY:** National Credit Union Administration (NCUA).

**ACTION:** Semiannual agenda of regulations.

SUMMARY: Pursuant to its ongoing policy of reviewing regulations, NCUA is publishing a list of current and projected rulemaking, reviews of existing regulations, and completed actions as of January 31, 1988. NCUA will also include this agenda in the "Unified Agenda of Federal Regulations."

**DATE:** This information is current as of January 31, 1988.

ADDRESS: National Credit Union Administration, 1776 G Street, NW., Washington, DC 20456.

# FOR FURTHER INFORMATION CONTACT: On a particular regulation, contact the

on a particular regulation, contact the person(s) named in the listing for that regulation at the above address.

SUPPLEMENTARY INFORMATION: The purpose of this agenda is to enable credit unions and the public to follow regulatory development and review at NCUA and to enable interested parties to more effectively participate in that process. The agenda is divided into three parts: (1) Actions completed since the last agenda; (2) actions proposed but not completed; and (3) actions planned but not yet proposed to the NCUA

Board. Interpretive Rulings and Policy Statements (IRPS) and Guidelines promulgated by NCUA are also included in the agenda.

The agenda is published pursuant to NCUA Interpretive Ruling and Policy Statement IRPS 87-2 ("Developing and Reviewing Government Regulations") (52 FR 35231). The Regulatory Flexibility Act (5 U.S.C. 601, et seq.) does not require independent executive agencies such as NCUA to publish their agenda, but NCUA has voluntarily decided to do so by including this agenda in the Office of Management and Budget's next publication of its "Unified Agenda of Federal Regulations."

Approved by the NCUA Board this 10th day of February, 1988.

Becky Baker,

Secretary of the Board.

# Prerule Stage

| Se-<br>quence<br>Number  | Title  | Regulation<br>Identifier<br>Number   |
|--|--|--|
| 3780<br>3781<br>3782<br>3783<br>3784<br>3785<br>3786<br>3787<br>3788<br>3789<br>3790<br>3791<br>3792<br>3793<br>3794 | Reserves   | 3133-AA47<br>3133-AA49<br>3133-AA50<br>3133-AA56<br>3133-AA66<br>3133-AA68<br>3133-AA68<br>3133-AA82<br>3133-AA84<br>3133-AA84 |
| 3795   | Federal Credit Union Field of Membership and Chartering Policy | 3133-AA89  |

# Proposed Rule Stage

| Se-<br>quence<br>Number                      | Title  | Regulation<br>Identifier<br>Number   |
|--|--|--|
| 3796<br>3797<br>3798<br>3799<br>3800<br>3801 | Rules of Board Procedure Operational Procedures for Share Draft Programs; Federally Insured State Chartered Credit Unions Other Applications Compensation of Officials Employee Responsibility and Conduct Mortgage-Backed Obligations | 3133-AA39<br>3133-AA42<br>3133-AA44<br>3133-AA51<br>3133-AA64<br>3133-AA73 |

# **Completed Actions**

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3802                    | Establishment of a Cash Fund   | 3133-AA34                          |
| 3803                    | Community Development Revolving Loan Program for Credit Unions   | 3133-AA37                          |
| 3804                    | Financial and Statistical and Other Reports  |                                    |
| 3805                    | Borrowed Funds From Natural Persons  | 3133-AA54                          |
| 3806                    | Proposed IRPS 87-1 Request for Comments on Proposed Guidelines Regarding Bank Bribery Law                      | 3133-AA77                          |
| 3807                    | Conflict of Interest Provisions  |                                    |
| 3808                    | Interpretive Ruling and Policy Statement 87-2 Developing and Reviewing Government Regulations                  | 3133-AA83                          |
| 3809                    | Description of Office, Disclosure of Official Records Availability of Information, Promulgation of Regulations | 3133-AA85                          |
| 3810                    | Credit Practices   | 3133-AA86                          |

# NATIONAL CREDIT UNION ADMINISTRATION (NCUA)

Prerule Stage

#### 3780. RESERVES

**Legal Authority:** 12 USC 1762; 12 USC 1766; 12 USC 1789

**CFR Citation:** 12 CFR 702.1; 12 CFR 702.2

Legal Deadline: None.

Abstract: NCUA has asked for suggestions from the public on whether assets other than loans--primarily investments--should be provided for in reserves. No decision has been made on amending the regulations in this regard.

# Timetable:

| Action  | Date     |    | FR | Cite  |
|---|----------|----|----|-------|
| ANPRM   | 10/19/87 | 52 | FR | 38771 |
| ANPRM<br>Comment<br>Period End  | 02/05/88 | -  |    |       |
| Review of<br>comments<br>Summary of<br>comments<br>presented to<br>NCUA Board | 06/00/88 | ٠  |    |       |

# Small Entity: No

Additional Information: ADDITIONAL AGENCY CONTACT: Michael Riley, Director, Office of Examination and Insurance, (202) 357-1065.

Agency Contact: Robert Fenner, General Counsel, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA12

# 3781. NONDISCRIMINATION REQUIREMENTS

**Legal Authority:** 12 USC 1757; 12 USC 1759; 12 USC 1766; 12 USC 1786; 12 USC 1789; 24 USC 3601 to 3610; 24 USC 1981; 15 USC 1601 et seq

CFR Citation: 12 CFR 701.31

Legal Deadline: None.

Abstract: This regulation sets forth prohibitions against discrimination by Federal credit unions in making real estate related loans and appraisals. The regulation also sets forth guidelines for compliance with the Fair Housing Act and court decisions rendered thereunder.

# Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Proposal to<br>NCUA Board<br>Staff plans to<br>present a<br>proposal by<br>September<br>1988 | 09/00/88 |         |

# Small Entity: No

Agency Contact: Hattie M. Ulan, Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA17

# 3782. REFUND OF INTEREST

**Legal Authority:** 12 USC 1766(a); 12 USC 1761b(9)

CFR Citation: 12 CFR 701.24 Legal Deadline: None.

Abstract: This Section provides the framework on FCU's making interest payment refunds to members who paid interest on loans during a dividend period. The NCUA Board has proposed simplifying and clarifying it.

# Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM Comment<br>Period End | 02/08/87 |    |    |       |
| NPRM                       | 12/09/87 | 52 | FR | 46601 |
| Summary to<br>NCUA Board   | 06/00/88 |    |    |       |
| Staff will                 |          |    |    |       |
| present                    | • .      |    | •  |       |
| summary of                 |          |    |    |       |
| comments by                |          |    | •  |       |
| June 1988                  | •        |    |    | :     |

# Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA36

# 3783. DEFINITIONS

**Legal Authority:** 12 USC 1752(5); 12 USC 1757(6); 12 USC 1766(a)

CFR Citation: 12 CFR 700.1

Legal Deadline: None.

Abstract: This Section sets forth basic definitions applicable in all NCUA regulations. The definitions will be reviewed for need, accuracy and clarity.

Prerule Stage

| Ti | m | e | ta | bl | e: |
|----|---|---|----|----|----|
|    |   |   |    |    |    |

| Action  | Date     | FR Cite |
|---|----------|---------|
| Staff Review<br>Proposal will<br>be presented | 09/00/88 |         |
| to the NCUA<br>Board by Sept.                 |          |         |
| 1988  |          |         |

# Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA47

# **3784. LOAN PARTICIPATION**

**Legal Authority:** 12 USC 1757; 12 USC 1766; 12 USC 1789

CFR Citation: 12 CFR 701.22 Legal Deadline: None.

Abstract: This Section sets forth definitions and requirements for Federal credit unions wishing to participate in making loans with other credit unions, credit organizations, or financial organizations. The regulation will be reviewed to determine if the power can be expanded and simplified.

# Timetable:

| Action                                | Date     | FR Cite |
|---------------------------------------|----------|---------|
| Staff review Staff plans to present a | 05/00/88 |         |
| proposal to the                       |          |         |
| Board by June                         | •        |         |

Small Entity: No

1988

Agency Contact: Roy DeLoach, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA49

# 3785. PURCHASE, SALE AND PLEDGE OF ELIGIBLE OBLIGATIONS

**Legal Authority:** 12 USC 1757; 12 USC 1766; 12 USC 1789

CFR Citation: 12 CFR 701.23 Legal Deadline: None.

Abstract: This Section sets forth definitions and requirements for Federal credit unions that wish to purchase, sell, or pledge a loan or group of loans. The Section will be reviewed to determine whether it is needed, and whether it can be simplified.

#### Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Staff review Review continues. Proposal to the NCUA Board by September 1988 | 09/00/88 |         |

# Small Entity: No

Agency Contact: Roy DeLoach, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA50

# 3786. FEDERAL CREDIT UNIONS ACTING AS DEPOSITORIES AND FINANCIAL AGENTS OF THE GOVERNMENT

**Legal Authority:** 12 USC 1757; 12 USC 1766; 12 USC 1767; 12 USC 1789; 12 USC 1789

CFR Citation: 12 CFR 701.37-2

Legal Deadline: None.

Abstract: This Section sets out the authority for and requirements of federally-insured credit unions when they serve as depositories and financial agents of the United States Government. It also lists the functions credit unions may perform in this capacity.

# Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Proposal to NCUA Board staff plans to present a proposal by September 1988 | 09/00/88 |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Julie Tamuleviz, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

**RIN:** 3133-AA53

# 3787. RECORDS PRESERVATION PROGRAMS

Legal Authority: 12 USC 1766; 12 USC

1789

CFR Citation: 12 CFR 749 Legal Deadline: None.

Abstract: This Part mandates that Federal credit unions maintain a records preservation program. It sets forth program implementation procedures and also lists what records must be stored. Staff is reviewing this Part to determine whether it can be deleted, updated, or simplified.

# Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| Staff review a<br>proposal will<br>be presented<br>to the Board<br>by September<br>1988 | 09/00/88 | •       |

Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA56

# 3788. LIQUIDATIONS

**Legal Authority:** 12 USC 1766(a); 12 USC 1786; 12 USC 1789

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: The present Involuntary Liquidation Manual is outdated. A new draft Involuntary Liquidation Manual has been written and is being circulated for comments within the Agency.

# Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Staff review Review continues; a prop. to NCUA Board is expected in 1988 | 09/00/88 |         |

Small Entity: No

Agency Contact: Timothy
Hornbrook/Allan Meltzer, Director of
Risk Management/Assistant General
Counsel, National Credit Union
Administration, Office of Examination

Prerule Stage

and Insurance, 1776 G Street, NW, Washington, DC 20456, 202 357-1065

**RIN: 3133-AA65** 

#### 3789. CORPORATE CREDIT UNIONS

**Legal Authority:** 12 USC 1762; 12 USC 1766(a); 12 USC 1781; 12 USC 1789

CFR Citation: 12 CFR 704 Legal Deadline: None.

**Abstract:** A task force has undertaken a comprehensive review of NCUA's role in the corporate credit union system.

#### Timetable:

| Action                              | Date     | FR Cite |
|-------------------------------------|----------|---------|
| Staff review<br>Review<br>continues | 06/00/88 |         |

Small Entity: No

Agency Contact: D. Michael Riley or Nicholas Veghts, Office of Examination and Insurance, National Credit Union Administration, 1776 G Street, NW, Washington, DC 20456, 202 357-1065

RIN: 3133-AA68

# 3790. FIDELITY BOND AND INSURANCE COVERAGE FOR FEDERAL CREDIT UNIONS

**Legal Authority:** 12 USC 1761a; 12 USC 1761b; 12 USC 1766(s); 12 USC 1766(h); 12 USC 1789(A)(11)

CFR Citation: 12 CFR 701.20

Legal Deadline: None.

Abstract: NCUA is proposing to revise and update 12 C.F.R. 701.20, and to conform the Section to provisions of the Competitive Equality Banking Act of 1987.

#### Timetable:

| Action   | Date     |    | FR | Cite  |  |
|--|----------|----|----|-------|--|
| NPRM   | 11/12/87 | 52 | FR | 43340 |  |
| NPRM Comment<br>Period End   | 01/08/88 | 52 | FR | 43340 |  |
| Proposal to<br>NCUA Board<br>Staff plans to<br>present a<br>proposal by<br>June 1988 | 06/00/88 |    |    |       |  |

# Small Entity: No

Agency Contact: Allan Meltzer, Assistant General Counsel, National Credit Union Administration, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

**RIN:** 3133-AA79

# 3791. ● SHARE, SHARE DRAFT AND SHARE CERTIFICATE ACCOUNTS

**Legal Authority:** 12 USC 1752; 12 USC 1757; 12 USC 1759; 12 USC 1766; 12 USC 1768; 12 USC 1768;

1782; 12 USC 1789

CFR Citation: 12 CFR 701.35 Legal Deadline: None.

Abstract: An FCU's payment of dividends on share, share draft and share certificate accounts is limited to available earnings and cannot be guaranteed in advance. In light of problems which NCUA has encountered with certain liquidated credit unions, staff is considering recommending to the Board that a statement to this effect be included in NCUA's share account regulations.

#### Timetable:

| Action | Date - | FR Cite |
|--------|--------|---------|
|        |        |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Roy DeLoach, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA82

# 3792. ● LIQUIDATION PRIORITIES AND ADJUDICATION OF CLAIMS

Legal Authority: 12 USC 1787
CFR Citation: 00 CFR None
Legal Deadline: None.

Abstract: Staff is studying two liquidation issues: priority of payout and the administrative procedure for adjudicating creditor claims.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Allan Meltzer, Assistant General Counsel, National

Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20458, 202 357-1030

**RIN: 3133-AA84** 

# 3793. ● INVESTMENT .... D DEPOSIT ACTIVITIES

Legal Authority: 12 USC 1757; 12 USC

1766

CFR Citation: 12 CFR 703 Legal Deadline: None.

Abstract: NCUA staff is undertaking a comprehensive review of FCU investment authority in light of changes in the marketplace, e.g., increased availability of mutual funds geared primarily toward FCU's new instruments based on permissible FCU investments, new investment structures, statutory expansions of FCU investment authority.

#### Timetable:

| Action   | Date     | FR Cite |
|--|----------|---------|
| Staff Review<br>Staff plans to<br>present a prop.<br>to the Board<br>by Sept. 1988 | 09/00/88 |         |

Agency Contact: Timothy McCollum, Assistant General Counsel, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA87

Small Entity: No

# 3794. ● REGULATIONS REQUIRED BY THE COMPETITIVE EQUALITY BANKING ACT OF 1987 ("CEBA")

Legal Authority: 12 USC 1766(a); PL 100-

86

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: CEBA amended the Federal Credit Union Act in numerous ways which will require implementing or conforming amendments; permitting second mortgage and home improvement loans in excess of 15 years; permitting FCU's to pledge assets to secure deposits made by public units; clarifying NCUA's prohibition and removal providing guidance on use of conservatorship authority.

#### Timetable:

| Action | • | Date | FR Cite |
|--------|---|------|---------|
|        |   |      |         |

Next Action Undetermined

Smail Entity: No

Agency Contact: Timothy P.
McCollum, Assistant General Counsel,
National Credit Union Administration,

**Prerule Stage** 

Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA88

# 3795. • FEDERAL CREDIT UNION FIELD OF MEMBERSHIP AND CHARTERING POLICY

Legal Authority: 12 USC 1752; 12 USC

1753

CFR Citation: 00 CFR None

Legal Deadline: None.

Abstract: The NCUA Board is conducting a comprehensive review of its policies on chartering new Federal credit unions and amendments to the charters of existing Federal credit unions, so as to ensure NCUA policy is implemented fairly and consistently.

#### Timetable:

| Action       | Date     | FR    | Cite  |
|--------------|----------|-------|-------|
| Begin Review | 08/29/87 | 52 FR | 36429 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA89

# NATIONAL CREDIT UNION ADMINISTRATION (NCUA)

**Proposed Rule Stage** 

# 3796. RULES OF BOARD PROCEDURE

Legal Authority: 12 USC 1752a(d)

CFR Citation: 12 CFR 791 Legal Deadline: None.

Abstract: This regulation sets forth the rules of procedure governing how the NCUA Board will conduct its business. Staff has been studying ways to clarify and simplify these procedures.

## Timetable:

| Action   | Date     | FR Cite    |
|--|----------|------------|
| NPRM   | 02/19/88 | 53 FR 4996 |
| NPRM Comment<br>Period End   | 05/09/88 |            |
| Proposal to<br>NCUA Board<br>Staff plans to<br>present a<br>proposal by<br>June 1988 | 06/00/88 |            |

-Small Entity: No

Agency Contact: Rosemary Brady, Assistant Executive Director, National Credit Union Administration, 1776 G Street, NW, Washington, DC 20456, 202 357-1100

RIN: 3133-AA39

# 3797. OPERATIONAL PROCEDURES FOR SHARE DRAFT PROGRAMS; FEDERALLY INSURED STATE CHARTERED CREDIT UNIONS

**Legal Authority:** 12 USC 1766(a); 12 USC 1785(f)(1)

CFR Citation: 12 CFR 761 Legal Deadline: None.

Abstract: The Part provides the framework for federally-insured state-chartered credit unions' offering share draft accounts. It may be unnecessary.

# Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| NPRM  | 02/10/88 |         |
| NPRM Comment<br>Period End  | 05/09/88 |         |
| Proposal to<br>NCUA Board<br>Staff will<br>present a<br>proposal by<br>May 1988 | 05/00/88 |         |

Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA42

## 3798. OTHER APPLICATIONS

Legal Authority: 12 USC 1766(a) CFR Citation: 12 CFR 701.5

Legal Deadline: None.

Abstract: This Section specifies the manner in which applications, requests, or submittals to NCUA, not addressed in other sections of the NCUA Regulations, are to be presented to the Agency. NCUA has proposed to repeal 12 C.F.R. 701.5 as unnecessary.

# Timetable:

present a

proposal by June 1988.

| Action                                  | Date     | 1    | FR | Cite  |
|---|----------|------|----|-------|
| NPRM                                    | 12/11/87 | 52 F | FR | 47014 |
| NPRM Comment<br>Period End              | 02/09/88 | 52 F | FR | 47014 |
| Proposal to<br>NCUA Board<br>Staff will | 06/09/88 |      |    | ,     |

Small Entity: No

Agency Contact: Julie Tamuleviz, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA44

# 3799. COMPENSATION OF OFFICIALS

**Legal Authority:** 12 USC 1761; 12 USC 1761a; 12 USC 1766; 12 USC 1789

CFR Citation: 12 CFR 701.33

Legal Deadline: None.

Abstract: Staff is studying ways to minimize FCU officials having to suffer loss or risk law suit as a result of serving in that capacity.

# Timetable:

| Action  | Date     | FR Cite |
|---|----------|---------|
| NPRM  | 02/10/88 | •       |
| NPRM Comment<br>Period End  | 05/09/88 |         |
| Proposal to the<br>NCUA Board<br>Staff plans to<br>present a<br>proposal to the<br>Board by May<br>1988 | 05/00/88 |         |

Small Entity: No

Agency Contact: Roy DeLoach, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA51

# **Proposed Rule Stage**

# 3800. EMPLOYEE RESPONSIBILITY AND CONDUCT

**Legal Authority:** EO 11222; 5 CFR 735.104; 12 USC 1766

CFR Citation: 12 CFR 792 Legal Deadline: None.

Abstract: The primary purpose of this change would be to collect in one place the rules governing NCUA employees. Legal and regulatory requirements concerning NCUA employee ethics are currently found in Part 792 of the NCUA Regulations, the NCUA Examiner's Guide, the Office of Personnel Management's Regulations, and various Federal statutes. This rule would not affect credit unions.

# Timetable:

| Action   | Date     | FR Cite     |
|--|----------|-------------|
| NPRM   | 10/20/87 | 52 FR 38926 |
| NPRM Comment<br>Period End   | 12/21/87 | 52 FR 38926 |
| Proposal to the<br>NCUA Board<br>Staff will<br>present a<br>proposal by<br>June 1988 | 06/00/88 | •           |

# Small Entity: No

Additional Information: Additional Agency Contact: Rosemary Brady, Assistant Executive Director, Office of the Board (202) 357-1100.

Agency Contact: James J. Engel, Deputy General Counsel, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA64

# 3801. MORTGAGE-BACKED OBLIGATIONS

**Legal Authority:** 12 USC 1757(15); 12 USC 1766; 12 USC 1789

CFR Citation: Not applicable Legal Deadline: None.

Abstract: Pursuant to Section 107(15) of the FCU Act (12 USC 1757(15)), the NCUA Board is considering establishing implementing guidelines for FCU investment in mortgage-backed and mortgage-related obligations.

#### Timetable:

| Action  | Date     | FR    | Cite  |
|---|----------|-------|-------|
| ANPRM   | 07/27/87 | 52 FR | 27994 |
| NPRM  | 07/27/87 | 52 FR | 27994 |
| NPRM Comment<br>Period End  | 09/18/87 | 52 FR | 27994 |
| Proposal to<br>NCUA Board<br>Staff plans to<br>present a<br>proposal by<br>May 1988 | 05/00/88 |       |       |

## Small Entity: No

Additional Information: Additional contact: Steven R. Bisker, Assistant General Counsel, telephone (202) 357-1030.

Agency Contact: D. Michael Riley, Director, Office of Examination and Insurance, National Credit Union Administration, 1776 G Street, NW, Washington, DC 20456, 202 357-1065

RIN: 3133-AA73

# NATIONAL CREDIT UNION ADMINISTRATION (NCUA)

**Completed Actions** 

# 3802. ESTABLISHMENT OF A CASH FUND

Legal Authority: 12 USC 1757(12) CFR Citation: 12 CFR 701.10 Legal Deadline: None.

Abstract: This section sets forth FCU authority for cashing checks and money orders. NCUA has proposed to repeal Section 701.10 as unnecessary and to amend Section 748.0(b) to include the crime of embezzlement.

# Timetable:

| Action                     | Date     | FR Cite      |
|----------------------------|----------|--------------|
| NPRM                       | 11/12/87 | -52 FR 43342 |
| NPRM Comment<br>Period End | 01/11/88 | •            |
| Final Action<br>Effective  | 02/10/88 |              |
| Final Action               | 02/18/88 | 53 FR 4844   |

Small Entity: No

Agency Contact: Roy DeLoach, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA34

# 3803. COMMUNITY DEVELOPMENT REVOLVING LOAN PROGRAM FOR CREDIT UNIONS

**Legal Authority:** 12 USC 1766; 42 USC 9822 (note); 12 USC 1759; 12 USC 1766(f); 42 USC 2981; 42 USC 2985(e)

CFR Citation: 12 CFR 705 Legal Deadline: None.

Abstract: This Part was required by a statutory transfer of this program to NCUA from the Department of Health and Human Services.

# Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 04/09/87 | 52 FR 12427 |
| NPRM Comment<br>Period End | 06/19/87 | 52 FR 12427 |
| Final Action               | 09/16/87 | 52 FR 34891 |
| Final Action               | 09/16/87 | 52 FR 34891 |

Small Entity: No

Additional Information: Anticipate final rule by October 1, 1987.

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

**RIN:** 3133-AA37

# 3804. FINANCIAL AND STATISTICAL AND OTHER REPORTS

**Legal Authority:** 12 USC 1756; 12 USC 1766; 12 USC 1782; 12 USC 1789

CFR Citation: 12 CFR 701.13

Legal Deadline: None.

Abstract: The NCUA Board repealed this rule, which required Federal credit unions to file semiannual call reports and any other reports required by the NCUA. These same requirements are presently found in 741.10 of NCUA regulations.

#### **NCUA Completed Actions**

| Timetable:                |          | ,           |
|---------------------------|----------|-------------|
| Action                    | Date     | FR Cite     |
| Final Action              | 11/12/87 | 52 FR 43318 |
| Final Action<br>Effective | 11/12/87 | 52 FR 43318 |

Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA48

# 3805. BORROWED FUNDS FROM **NATURAL PERSONS**

Legal Authority: 12 USC 1757; 12 USC

1766: 12 USC 1789

CFR Citation: 12 CFR 701.38

Legal Deadline: None.

Abstract: The NCUA Board reviewed this regulation and determined that no change was needed.

## Timetable:

| Action       | Date                 | FR   | Cite |
|--------------|----------------------|------|------|
| Final Action | 12/09/87<br>12/09/87 | <br> |      |
| Effective    |                      | <br> |      |

Small Entity: No

Agency Contact: Julie Tamuleviz, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA54

# 3806. PROPOSED IRPS 87-1 --**REQUEST FOR COMMENTS ON** PROPOSED GUIDELINES REGARDING BANK BRIBERY LAW

Legal Authority: 18 USC 215 CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: The Bank Bribery Amendments Act of 1985 requires that Federal agencies with responsibility for regulating financial institutions establish joint guidelines to assist financial institution officials in complying with the law. The final IRPS is a modified version of the guidelines developed by the Interagency Bank

Fraud Group.

| i illietable.                    |          |             |
|----------------------------------|----------|-------------|
| Action                           | Date     | FR Cite     |
| Final guidelines are expected by | 09/30/87 | 52 FR 23089 |
| Final Action                     | 10/14/87 | 52 FR 38821 |
| Final Action<br>Effective        | 10/14/87 | 52 FR 38821 |

Small Entity: No

Agency Contact: John K. Ianno, Staff Attorney, Office of General Counsel, National Credit Union Administration, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA77

# 3807, CONFLICT OF INTEREST **PROVISIONS**

Legal Authority: 12 USC 1766; 12 USC

CFR Citation: 12 CFR 701.27; 12 CFR

701.38; 12 CFR 703.4; 12 CFR 721.2

Legal Deadline: None.

Abstract: This amendment was primarily designed to make the definition of the term "immediate family members" identical wherever it appears in NCUA's Rules and Regulations. The amendment also added a new clarifying definition, "senior management employee," to NCUA regulations.

# Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 07/29/87 | 52 FR 28274 |
| NPRM Comment<br>Period End | 09/21/87 |             |
| Final Action               | 11/13/87 | 52 FR 43568 |
| Final Action<br>Effective  | 11/13/87 | 52 FR 43568 |

Small Entity: No

Agency Contact: James J. Engel, Deputy General Counsel, National Credit Union Administration, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA81

# 3808. ● INTERPRETIVE RULING AND **POLICY STATEMENT 87-2 -DEVELOPING AND REVIEWING GOVERNMENT REGULATIONS**

CFR Citation: 00 CFR None Legal Deadline: None.

Abstract: This policy statement sets forth NCUA's procedures for developing

and reviewing regulations. These procedures are intended to insure compliance with the Regulatory Flexibility Act of 1980 and the Paperwork Reduction Act of 1980, and reflect the NCUA Board's policy of minimizing the regulatory burden on FCU's. IRPS 87-2 supersedes IRPS 81-4.

#### Timetable:

| /87 52 | FR     | 35231     |
|--------|--------|-----------|
|        | /87 52 | /87 52 FR |

Small Entity: No

Agency Contact: Julie Tamuleviz, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA83

# 3809. ● DESCRIPTION OF OFFICE. DISCLOSURE OF OFFICIAL RECORDS -- AVAILABILITY OF INFORMATION, PROMULGATION OF REGULATIONS

Legal Authority: 12 USC 1766; 12 USC

1789; 5 USC 552

CFR Citation: 12 CFR 790 Legal Deadline: None.

Abstract: These amendments were required by recent amendments to the Freedom of Information Act concerning Exemption 7 of the FOIA (relating to law enforcement records), and the provisions of the FOIA concerning fees and fee waivers.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 07/27/87 | 52 FR 27985 |

Small Entity: No

Agency Contact: Hattie M. Ulan, Staff Attorney, National Credit Union Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

RIN: 3133-AA85

# 3810. ● CREDIT PRACTICES

Legal Authority: 15 USC 57a(f) CFR Citation: 12 CFR 706

Legal Deadline: None.

Abstract: The Credit Practices Rule was necessary because the Competitive Equality Banking Act of 1987, Pub. L. 100-86, amended the Trade Commission Act to transfer to NCUA from the Federal Trade Commission the power to

**Completed Actions** 

declare activities of FCU's unfair or deceptive trade practices. Part 706 is substantially similar to the Federal Trade Commission's rule, 16 C.F.R. 444, which Federal credit unions have complied with since 1985.

| i iiiletable. |          |       |       |   |
|---------------|----------|-------|-------|---|
| Action        | Date     | FR    | Cite  |   |
| Final Action  | 12/09/87 | 52 FR | 46385 | - |

Small Entity: Undetermined

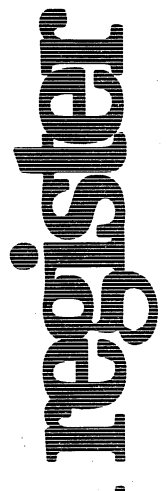
**Agency Contact: Julie Tamuleviz, Staff** Attorney, National Credit Union

Administration, Office of General Counsel, 1776 G Street, NW, Washington, DC 20456, 202 357-1030

**RIN:** 3133-AA86

[FR Doc. 88-5112 Filed 04-22-88; 8:45 am] BILLING CODE 7535-01-T

|  | , | , |  |
|--|---|---|--|



Monday April 25, 1988

Part LV

# Nuclear Regulatory Commission

Semiannual Regulatory Agenda



# **NUCLEAR REGULATORY COMMISSION (NRC)**

# NUCLEAR REGULATORY COMMISSION

10 CFR Ch. I

# **Regulatory Agenda**

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Semiannual publication of NRC regulatory agenda.

SUMMARY: The Nuclear Regulatory Commission (NRC) is publishing its semiannual Regulatory Agenda in accordance with Pub. L. 96-354, "the Regulatory Flexibility Act," and Executive Order 12291, "Federal Regulations." The agenda is a compilation of all rules on which the NRC has recently completed action or has proposed, or is considering action. This issuance updates any action occurring on rules since publication of the last semiannual agenda on October 26, 1987.

ADDRESSES: Comments on any rule in the agenda may be sent to the Secretary of the Commission, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Attention: Docketing and Service Branch. Comments may also be hand delivered to Room 1131, 1717 H Street, NW., Washington, DC, between 7:30 a.m. and 4:15 p.m. Comments received on rules for which the comment period has closed will be considered if it is practical to do so, but assurance of consideration cannot be given except as to comments received on or before the closure dates specified in the agenda.

The agenda and any comments received on any rule listed in the agenda are available for public inspection, and copying at a cost of six cents per page,

at the Nuclear Regulatory Commission's Public Document Room, 1717 H Street, NW., Washington, DC 20555.

FOR FURTHER INFORMATION CONTACT:

For further information concerning NRC rulemaking procedures or the status of any rule listed in this agenda, contact David L. Meyer, Chief, Rules and Procedures Branch, Division of Rules and Records, Office of Administration and Resources Management, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Telephone (301) 492-7086. Persons outside the Washington, DC metropolitan area may call toll-free: (800) 368-5642. For further information on the substantive content of any rule listed in the agenda, contact the individual listed under the heading "Agency Contact" for that rule.

SUPPLEMENTARY INFORMATION: Although publication of the agenda is only required semiannually in April and October, the NRC has chosen to update and publish its agenda each quarter. However, the information contained in this semiannual publication is updated to reflect any action which has occurred on rules since publication of the last NRC semiannual agenda on October 26, 1987.

# Organization of the Agenda

Rules in this agenda are divided into four groups: (1) The Prerule Stage, which includes all rules which will be published in the Federal Register as advance notices of proposed rulemaking, (2) the Proposed Rule Stage, which includes all unpublished rules and published advance notices of proposed rulemaking on which the NRC expects to take action, (3) Final Rule Stage, which includes all rules which have been published in the Federal Register as proposed rules and on which

the NRC plans to take final action, and (4) Completed Actions, which include all rules which have been finally promulgated or withdrawn since publication of the last semiannual agenda.

Within each group, the rules are ordered from lowest to highest 10 CFR part, and when more than one rule appears under the same part, the rules are arranged within the part according to the date of most recent publication. If a rule contains changes to more than one 10 CFR part, the rule is listed under the lowest affected part.

The information in this agenda has been updated through February 29, 1988. The date included under the heading "timetable," for next scheduled action indicates the date the rule is scheduled to be published in the Federal Register. The date is considered tentative and is not binding on the Commission or its staff. This Regulatory Agenda is intended to provide increased notice and opportunity for public participation in the NRC rulemaking process. The NRC may, however, consider or act on any rulemaking even if it is not included in the Regulatory Agenda.

The NRC agenda lists 64 rulemaking actions. Of these, no rulemaking item is considered to be priority or major as defined in section 1(b) of Executive Order 12291.

Dated at Bethesda, Maryland this 22nd day of February 1988.

For the Nuclear Regulatory Commission.

#### Donnie H. Grimsley,

Director, Division of Rules and Records, Office of Administration and Resources Management.

# Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3811                    | Radioactive Waste Below Regulatory Concern; Generic Rulemaking | 3150-AC35                          |

# Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3812                    | Comprehensive Quality Assurance in Medical Use and a Standard of Care  Degree Requirement for Senior Operators at Nuclear Power Plants | 3150-AC42                          |
| 3813                    | Degree Requirement for Senior Operators at Nuclear Power Plants  | 3150-AC26                          |
| 3814                    | + Definition of High-Level Radioactive Waste (HLW) in 10 CFR Part 60   | 3150-AB89                          |
| 3815                    | Enforcement of Nondiscrimination on the Basis of Handicap in Federal Assisted Programs   | 3150-AC64                          |
| 3816                    | Revision of Definition of Meeting  | 3150-AC78                          |
| 3817                    | + Criteria for Licensing the Long-Term Custody and Maintenance of Uranium Mill Tailings Sites  | 3150-AC56                          |
| 3818                    | Amendment to Clarify Equivalent Control Capacity for Standby Liquid Control Systems (SLCS)(SLCS)                                       | 3150-AC72                          |
| 3819                    | Licensee Announcement of Inspectors  | 3150-AC73                          |
| 3820                    | Early Site Permits; Standard Design Certifications; and Combined Licenses for Nuclear Power Reactors                                   | 3150-AC61                          |
| 3821                    | + Elimination of Inconsistencies between NRC Regulations and EPA Standards   |                                    |
| 3822                    | Revised Rules of Practice for Domestic Licensing Proceedings   | 3150-AB66                          |
| 3823                    | Availability of Official Hecords   | 3150-AC07                          |
| 3824                    | Negotiated Rulemaking on the Submission and Management of Records and Documents Related to the Licensing of                            |                                    |
|                         | a Geologic Repository for the Disposal of High Level Waste   | 3150-AC44                          |
| 3825                    | Storage of Spent Nuclear Fuel in NRC Approved Casks at Civilian Nuclear Power Reactor Sites  | 3150-AC76                          |
| 3826                    | + Deletion of Part 11 Requirements for Renewal of "R" Clearances   | 3150-AC58                          |
| 3827                    | + Residual Radioactive Contamination Limits for Decommissioning  | 3150-AC21                          |
| 3828                    | + Safety Related and Important to Safety in 10 CFR Part 50   |                                    |
| 3829                    | Transportation Regulations: Compatibility With the International Atomic Energy Agency  |                                    |
| 3830                    | Regulation of Uranium Enrichment Facilities  | 3150-AC71                          |

# Final Rule Stage

| Se-<br>quence<br>Number  | Title   | Regulation<br>Identifier<br>Number  |
|--|---|---|
| 3831<br>3832<br>3833<br>3834<br>3835<br>3836<br>3837<br>3838<br>3839<br>3840<br>3841<br>3842<br>3843<br>3844<br>3845<br>3846<br>3847<br>3848<br>3849 | Issuance or Amendment of Power Reactor License or Permit Following Initial Decision   | 3150-AC18<br>3150-AC22<br>3150-AA40<br>3150-AA01<br>3150-AB70<br>3150-AB43<br>3150-AA41<br>3150-AA88<br>3150-AC65<br>3150-AC65<br>3150-AA44<br>3150-AB88<br>3150-AB88<br>3150-AC63<br>3150-AC63 |
| 3850<br>3851<br>3852<br>3853<br>3854<br>3855<br>3856<br>3857<br>3858<br>3859   | + Part 51; Conforming Amendments  + Criteria and Procedures for Emergency Access to Non-federal and Regional Low-Level Waste Disposal Facilities  Safeguards Requirements for Fuel Facilities Possessing Formula Quantities of Strategic Special Nuclear Material  + Criteria for an Extraordinary Nuclear Occurrence  Disposal of Low-Level Radioactively Contaminated Waste Oil from Nuclear Power Plants  + Proposed Revisions to the Criteria and Procedures for the Reporting of Defects and Noncompliance  + Safety Requirements for Industrial Radiographic Exposure Devices  Diagnostic Misadministration Report Form  Alternative Methods for Leakage Rate Testing  Amendment to Assign NRC Sole Authority for Approving Onsite Low-Level Waste Disposal | 3150-AB01<br>3150-AC14<br>3150-AA68<br>3150-AC12<br>3150-AC69   |

# **Completed Actions**

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  | 0450 4070                          |
| 3860                    | Reconsideration of Enforcement Provision Involving Reopening Closed Cases  | 3150-AC79                          |
| 3861                    | Relocation of Office of Nuclear Reactor Regulation   | 3150-AC77                          |
| 3862                    | Update of Freedom of Information Act Procedures and Other Minor Amendments   | 3150-AC50                          |
| 3863                    | + Fee Schedule Change for NRC "U" and "Q" Access Authorizations  | 3150-AC59                          |
| 3864                    | Completeness and Accuracy of Information Provided to the Commission  | 3150-AC45                          |
| 3865                    | Regional Nuclear Materials Licensing for the United States Navy  | 3150-AC55                          |
| 3866                    | Revision of List of Non-Agreement States in Region III   | 3150-AC70                          |
| 3867                    | + Uranium Mill Tailings Regulations: Ground Water Protection and Other Issues  | 3150-AB56                          |
| 3868                    | + Broad Scope Modification of General Design Criterion 4 Requirements For Protection Against Dynamic Effects of              | 3150-AC05                          |
| 3869                    | Consideration of Emergency Planning Rule Changes to Deal With Lack of Governmental Cooperation in Offsite Emergency Planning | 3150-AC36                          |
| 3870                    | Change of Region I Address   | 3150-AC68                          |
| 3871                    | Revision of Headquarters Office Locations  | 3150-AC74                          |
| 3872                    | Relocation of NRC OfficesNMSS and GPA  | 3150-AC75                          |
| 3873                    | Minor Nomenclature Amendments  | 3150-AC67                          |
| 3874                    | General Criteria for Security Personnel  | 3150-AC66                          |

# **NUCLEAR REGULATORY COMMISSION (NRC)**

**Prerule Stage** 

# 3811. RADIOACTIVE WASTE BELOW REGULATORY CONCERN; GENERIC RULEMAKING

Legal Authority: 42 USC 2201 CFR Citation: 10 CFR 2; 10 CFR 20

Abstract: The advance notice of proposed rulemaking seeks comments on a proposal to amend NRC regulations to address disposal of radioactive wastes that contain sufficiently low quantities of radionuclides that their disposal does not need to be regulated as radioactive.

The NRC has already published a policy statement providing guidance for filing petitions for rulemaking to exempt individual waste streams (August 29,

1986; 51 FR 30839). It is believed that generic rulemaking could provide a more efficient and effective means of dealing with disposal of wastes below regulatory concern. Generic rulemaking would supplement the policy statement which was a response to Section 10 of the Low- Level Radioactive Waste. Policy Amendment Act of 1985 (Pub. L. 99-240). The public will be asked to comment on 14 questions. The ANPRM requests public comment on several alternative approaches the NRC could take. Public comment will help to determine whether and how NRC should proceed on the matter.

| Timetable: |          |    |    |       |
|------------|----------|----|----|-------|
| Action     | Date     |    | FR | Cite  |
| ANPRM      | 12/02/86 | 51 | FR | 43367 |
| ANPRM      | 03/02/87 | 51 | FR | 43367 |

Comment Period End

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Stanley Neuder, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3737

RIN: 3150-AC35

# **NUCLEAR REGULATORY COMMISSION (NRC)**

**Proposed Rule Stage** 

# 3812. COMPREHENSIVE QUALITY ASSURANCE IN MEDICAL USE AND A STANDARD OF CARE

**Legal Authority:** 42 USC 2111; 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 35

**Abstract:** The Nuclear Regulatory Commission is considering amendments to its regulations governing the use of byproduct material for radiation therapy. In addition to current requirements, the contemplated amendments would require licensees that offer teletherapy or brachtherapy services to implement a comprehensive quality assurance program to reduce the chance of misadministrations. The advance notice requests comment on the extent to which additional

radiopharmaceutical quality assurance, requirements are needed and seek recommendations on several questions being addressed in the comprehensive rulemaking effort.

**Proposed Rule Stage** 

| Timetable:                     |          |    |    |       |
|--------------------------------|----------|----|----|-------|
| Action                         | Date     |    | FR | Cite  |
| ANPRM                          | 10/02/87 | 52 | FR | 36949 |
| ANPRM<br>Comment<br>Period End | 12/31/87 | 52 | FR | 36949 |
| NPRM                           | 09/03/88 |    |    |       |
| Final Action                   | 12/30/89 |    |    |       |

Small Entity: Yes

Agency Contact: Anthony Tse, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3797

RIN: 3150-AC42

# 3813. DEGREE REQUIREMENT FOR SENIOR OPERATORS AT NUCLEAR POWER PLANTS

Legal Authority: 42 USC 2201 CFR Citation: 10 CFR 50; 10 CFR 55

Abstract: The Commission is considering an amendment to its regulations to require that applicants for a senior operator license of a nuclear power plant hold a baccalaureate degree in engineering or a related science from an accredited institution after January 1, 1991. Other baccalaureate degrees from an accredited institution may be accepted on a case-by-case basis. This contemplated rulemaking action is due to a Commission decision to enhance the levels of engineering and accident management expertise on shift. The Commission is also considering issuing a policy statement concurrently with this rule related to utility implementation of the rule.

The staff analysis of comments on the ANPRM has been completed and options for rulemaking and/or policy statements to address degree requirements and training for accident management have been developed.

#### Timetable:

| Date                 | FR Cite                          |
|----------------------|----------------------------------|
| 05/31/86             | 51 FR 19561                      |
| 09/29/86             |                                  |
| 08/05/88<br>08/05/89 |                                  |
|                      | 05/31/86<br>09/29/86<br>08/05/88 |

Small Entity: No

Agency Contact: Morton Fleishman, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3794

RIN: 3150-AC26

# 3814. + DEFINITION OF HIGH-LEVEL RADIOACTIVE WASTE (HLW) IN 10 CFR PART 60

Legal Authority: 42 USC 10101 CFR Citation: 10 CFR 60

Abstract: The proposed rulemaking seeks to revise the definition of HLW in Part 60 to reflect certain changes in the legal definition of HLW contained in the Nuclear Waste Policy Act of 1982. A revision of the definition of HLW would affect DOE'S plans for a geologic repository, costs of waste disposal for certain waste generators, and the development of new technologies and facilities to dispose of certain type of wastes. A definition of HLW which clearly identifies these highly radioactive waste needing permanent isolation would benefit the radioactive waste management system. NRC staff time for processing this rule is estimated to be 4 staff years. Alternatives to rulemaking would be to take no action or request Congress to amend the NWPA. The rulemaking would eliminate uncertainty and reduce costs for the public, industry, and NRC.

# Timetable:

| Action                         | Date     | FR Cite     |
|--------------------------------|----------|-------------|
| ANPRM                          | 02/27/87 | 52 FR 5992  |
| ANPRM<br>Comment<br>Period End | 06/29/87 | 52 FR 16403 |
| NPRM                           | 04/30/88 |             |
| Final Action                   | 10/31/88 |             |

Small Entity: No

Agency Contact: Clark Prichard/Frank Costanzi, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3801

RIN: 3150-AB89

# 3815. © ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN FEDERAL ASSISTED PROGRAMS

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 4

Abstract: The proposed rule would amend regulations concerning the enforcement of section 504 of the Rehabilitation Act of 1973, as amended, in Federally assisted programs or activities to include a cross reference to the Uniform Federal Accessibility Standards (UFAS). This action is necessary because some facilities subject to the new construction or alteration requirements under section 504 are also subject to the Architectural Barriers Act. Therefore, reference to UFAS by all government agencies would diminish the possibility that recipients of Federal financial assistance would face conflicting enforcement standards.

#### Timetable:

|        |      | <br>    |
|--------|------|---------|
| Action | Date | FR Cite |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Edward E. Tucker, Nuclear Regulatory Commission, Office of Small and Disadvantaged Business, Utilization /Civil Rights, 301 492-7697

RIN: 3150-AC64

# 3816. ● REVISION OF DEFINITION OF MEETING

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 9

Abstract: The proposed rule would return the definition of "meeting" to its pre-1985 wording. The proposal is based on a study of comments submitted on an interim final rule published on May 21, 1985 (50 FR 20889) and the 1987 recommendations and report of the American Bar Association (ABA). Since the pre-1985 wording of the definition of meeting is fully adequate to permit the types of non-Sunshine Act discussions that the NRC believes would be useful, the proposal calls for the NRC to reinstitute its pre-1985 definition of meeting, with the intention of conducting its non-Sunshine Act discussions in accordance with the guidelines recommended by the ABA.

## Timetable:

| Action | Date | FR .Cite |
|--------|------|----------|
|        |      |          |

**Next Action Undetermined** 

Small Entity: No

**Agency Contact: Peter Crane**, Nuclear Regulatory Commission, Office of the

**Proposed Rule Stage** 

General Counsel, Washington, DC

20555, **202 634-1465**RIN: 3150-AC78

# 3817. + CRITERIA FOR LICENSING THE LONG-TERM CUSTODY AND MAINTENANCE OF URANIUM MILL TAILINGS SITES

**Legal Authority:** 42 USC 5841; 42 USC 5842; 42 USC 5846

CFR Citation: 10 CFR 40

Abstract: The proposed rule would provide procedures to license a custodian for the post-closure, longterm control of uranium mill tailings sites required by the Uranium Mill Tailings Radiation Control Act of 1978 (UMTRCA). This amendment would establish a general license for long-term possession and control of uranium mill tailings by the Department of Energy, other designated Federal agencies, or States when applicable. The general license would be formulated so that it would become effective for a particular site upon written NRC approval of a site-specific surveillance and maintenance plan. No impact to the public or industry is expected as a result of this proposed action.

# Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 05/30/88 |         |
| Final Action | 12/30/88 |         |

Small Entity: No

Agency Contact: Mark Haisfield, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3877

RIN: 3150-AC56

# 3818. • AMENDMENT TO CLARIFY EQUIVALENT CONTROL CAPACITY FOR STANDBY LIQUID CONTROL SYSTEMS (SLCS)

Legal Authority: 42 USC 2136 CFR Citation: 10 CFR 50

Abstract: The proposed rule would clarify the Commission's regulations pertaining to boiling water reactors (BWR). The current regulations require that all boiling water reactors must have a standby liquid control system (SLCS) with a minimum flow capacity and boron content equivalent in control capacity to 86 gallons per minute (gpm) of 13 weight percent of sodium pentaborate solution. In January 1985, a

generic letter was issued to all appropriate licensees that provided clarification of the phrase "equivalent in control capacity" contained in section 50.62 (c) (4). This letter provided the basis for the flow and weight percent of sodium pentaborate decahydrate requirements and described how equivalency could be achieved for smaller plants. The NRC staff considers the contents of the generic letter to be technically correct and desired that this position be established in the regulations.

# Timetable:

| Action | Date     | FR | Cite |
|--------|----------|----|------|
| NPRM   | 04/28/88 |    |      |

Small Entity: No

Agency Contact: William R. Pearson, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3764

RIN: 3150-AC72

# 3819. ● LICENSEE ANNOUNCEMENT OF INSPECTORS

Legal Authority: 42 USC 2201; 42 USC

CFR Citation: 10 CFR 50

Abstract: The Nuclear Regulatory Commission is proposing to amend its regulations to ensure that the presence of NRC inspectors on power reactor sites is not announced to licensee and contractor personnel without the expressed request to do so by the inspector. This change would allow the NRC inspector, who is badged at the facility, to observe ongoing activities as they are naturally occurring without licensee or contractor personnel having advanced notice of the inspection.

#### Timetable:

| Action | Date     | FR Cite |
|--------|----------|---------|
| NPRM   | 04/00/88 |         |
|        |          |         |

Small Entity: No

Agency Contact: George Barber, Nuclear Regulatory Commission, Office of Nuclear Reactor Regulation, Washington, DC 20555, 301 492-8324

RIN: 3150-AC73

# 3820. EARLY SITE PERMITS; STANDARD DESIGN CERTIFICATIONS; AND COMBINED LICENSES FOR NUCLEAR POWER REACTORS

**Legal Authority:** 42 USC 2133; 42 USC 2201; 42 USC 2232; 42 USC 2233; 42 USC 2236; 42 USC 2239; 42 USC 2282; 42 USC 5841; 42 USC 5842; 42 USC 5846

CFR Citation: 10 CFR 52

**Abstract:** The Nuclear Regulatory Commission is considering adding a new part to its regulations to improve the reactor licensing process. The proposed rule would provide for the issuance of early site permits, standard design certifications, and combine construction permits and conditional operating licenses for nuclear power reactors. These procedural reforms are intended to improve the quality, effectiveness, and efficiency of nuclear power plant licensing without detracting from protection of the public health and safety or the public's ability to participate in the licensing process. They are designed to implement as much of the Commission's proposed "Nuclear Power Plant Standardization and Licensing Act of 1987" as is permissible under its existing statutory authority. The proposed legislation is based on an earlier proposal that was developed by the Commission's Regulatory Reform Task Force. If licensing reform legislation is ultimately enacted, the rules can be modified to implement that legislation fully.

# Timetable:

| Action       | Date       | FR | Cite |
|--------------|------------|----|------|
| NPRM         | 04/00/88   |    |      |
| Final Action | 12/00/88 - |    |      |

Small Entity: No

Agency Contact: Steven Crockett, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-1465

RIN: 3150-AC61

# 3821. + ELIMINATION OF INCONSISTENCIES BETWEEN NRC REGULATIONS AND EPA STANDARDS

Legal Authority: 42 USC 10101

CFR Citation: 10 CFR 60

Abstract: The Nuclear Waste Policy Act of 1982 directs NRC to promulgate criteria for the licensing of HLW geologic repositories. Section 121 (c) of this act states that these criteria must NRC Proposed Rule Stage

be consistent with standards to be developed by EPA for the disposal of HLW in deep geologic repositories. The proposed rule is needed in order to eliminate several inconsistencies with the EPA standards, thus fulfilling the statutory requirements.

Because the NWPA directs NRC to eliminate inconsistencies between Part 60 and the EPA standard, the alternatives to the proposed action are limited by statute.

The public, industry, and NRC will benefit from eliminating inconsistencies in Federal HLW regulations. NRC resources needed would be several staff years but will not include contract resources.

Because the Federal Court invalidated the EPA standards, action on this rule, which is in response to the EPA standards is undetermined.

# Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/19/86 | 51 | FR | 22288 |
| NPRM Comment | 08/18/86 | 51 | FR | 22288 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Frank Costanzi/Clark Prichard, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3810

RIN: 3150-AC03

# 3822. REVISED RULES OF PRACTICE FOR DOMESTIC LICENSING PROCEEDINGS

**Legal Authority:** 42 USC 2201; 42 USC 2231; 42 USC 2241; 42 USC 5841; 5 USC 552

**CFR Citation:** 10 CFR 0; 10 CFR 1; 10 CFR 2; 10 CFR 9; 10 CFR 50

Abstract: The Nuclear Regulatory
Commission has deferred further
consideration of this proposal which
would have revised the Commissions's
procedural rules governing the conduct
of all adjudicatory proceedings, with
the exception of export licensing
proceedings. The proposed rule would
comprehensively restate current
practice, retitle the hearing office, and
revise and reorganize the Commission's
procedural rules. The changes in this
proposed rule would enable the
Commission to render decisions in a
more timely fashion and reduce the

burden and expense to the parties participating in the proceedings.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: No

Agency Contact: B. Paul Cotter, Jr., Nuclear Regulatory Commission, Atomic Safety and Licensing Board Panel, Washington, DC 20555, 301 492-7787

RIN: 3150-AB66

# 3823, AVAILABILITY OF OFFICIAL RECORDS

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 2

Abstract: The proposed amendment would conform the NRC's regulations pertaining to the availability of official records to existing case law and agency practice. The amendment would reaffirm that the terms of 10 CFR 2.790 (c) provide submitters of information a qualified right to have their information returned upon request. This amendment informs the public of three exceptions to the right to withdraw pursuant to 10 CFR 2.790 (c) of the NRC's regulations, i.e., information submitted in a rulemaking proceeding that subsequently forms the basis for the final rule, information which has been made available to an advisory committee or was received at an advisory committee meeting, and information that is subject to a pending Freedom of Information Act request.

#### Timetable:

|        | <br> |    |      |
|--------|------|----|------|
| Action | Date | FR | Cite |
|        | <br> |    |      |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Paul Bollwerk, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-3224

RIN: 3150-AC07

3824. NEGOTIATED RULEMAKING ON THE SUBMISSION AND MANAGEMENT OF RECORDS AND DOCUMENTS RELATED TO THE LICENSING OF A GEOLOGIC REPOSITORY FOR THE DISPOSAL OF HIGH LEVEL WASTE

Legal Authority: 42 USC 10101

CFR Citation: 10 CFR 2; 10 CFR 60

Abstract: The Nuclear Waste Policy Act (NWPA) provides three years for the NRC to reach a decision on construction authorization for a high level waste repository. In order for the NRC to be able to make its decision within the allotted time, ready access to all pertinent records must be assured to all parties in the licensing proceeding. The DOE has committed to develop an electronic information management system to be used for the licensing proceeding. The NRC staff intends to use the process of negotiated rulemaking to develop a proposed rule that would revise the Commission's discovery procedure and motion practice in 10 CFR Part 2 for the high level waste licensing proceeding.

This rule would require the DOE license application and all supporting records to be provided in a standardized electronic format. All parties to the licensing proceeding would be required to submit all relevant data to this system. In turn all parties would have access to the data base.

#### Timetable:

| /08/88   |                   |
|----------|-------------------|
| , 00, 00 |                   |
| /14/88   |                   |
|          | /14/88<br>ermined |

Agency Contact: Francis Cameron, Nuclear Regulatory Commission, Office of General Counsel, Washington, DC 20555, 301 492-1623

RIN: 3150-AC44

# 3825. ● STORAGE OF SPENT NUCLEAR FUEL IN NRC APPROVED CASKS AT CIVILIAN NUCLEAR POWER REACTOR SITES

**Legal Authority:** 42 USC 10153; 42 USC 10198

**CFR Citation:** 10 CFR 2; 10 CFR 51; 10 CFR 72

Abstract: The proposed rule is in response to the Nuclear Waste Policy Act (NWPA) section 218 (a) which states in part, that the Secretary of DOE shall establish a demonstration program, in cooperation with the private sector, for dry storage of spent nuclear fuel at civilian nuclear power reactor sites, with the objective of establishing one or more technologies that the Commission may, by rule, approve for use at sites of civilian

**Proposed Rule Stage** 

nuclear power reactors. The NWPA also requires that the NRC establish procedures for the licensing of any technology approved by the Commission under section 218(a) for use at the site of any civilian nuclear power reactor.

The staff anticipates a significant increase in the demand for use of dry spent fuel storage casks starting in the early 1990s, thus processing of this proposed rule would be timely. NRC resources requirements are anticipated to be about two staff years.

# Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| NPRM                  | 06/30/88 |         |
| Interim Final<br>Rule | 04/29/89 |         |

Small Entity: No

Agency Contact: William R. Pearson, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3764

RIN: 3150-AC76

# 3826. + DELETION OF PART 11 REQUIREMENTS FOR RENEWAL OF "R" CLEARANCES

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 11

Abstract: The current regulations require licensees to renew "R" clearances every 5 years. This level of clearance corresponds to the "L" clearances used by NRC and DOE which do not require renewal. Because of this equivalence, the renewal requirement for the "R" level licensee clearance is deemed unnecessary. This rulemaking would delete that requirement from Part 11. The timetable for this rule has been placed on hold pending publication of Executive Order 10450, "Security Requirements for Government Employees".

# Timetable:

| Action | Date | FR Cite |
|--------|------|---------|

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Sandra D. Frattali, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3773

RIN: 3150-AC58

# 3827. + RESIDUAL RADIOACTIVE CONTAMINATION LIMITS FOR DECOMMISSIONING

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 20

Abstract: The proposed rule would establish residual radioactive contamination limits (including induced and other volumetric radioactivity as well as removable and fixed surface contamination) which must be met before structures and lands with residual radioactive contamination below these limits would be eligible for release without regulatory restrictions from a radioactivity standpoint.

The proposed amendments were considered necessary to provide licensees with quantitative criteria to use during decommissioning relative to cleanup and decontamination of structures and lands.

Alternatives to rulemaking would be continued reliance on the issuance of criteria as guidance. However, the current criteria are incomplete, decisions on implementation and compliance are often required on a case-by-case basis, and criteria issued by guidance may not be enforced in the manner of legally binding regulations. The proposed rule would relieve the administrative burden on NRC and licensees while providing a consistent and enforceable basis for agency action. NRC resource requirements

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |
|        |      |         |

Next Action Undetermined

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: were estimated at approximately 2 staff-years and a \$237,000 research contract which is ongoing at PNL. Staff is participating in an EPA-organized interagency working group developing Federal guidance on this subject; however, this activity has been dormant since January 1987.

The timetable for this rule is on hold pending the EDO decision on the staff's recommended action to terminate this rule.

Agency Contact: Dr. Stanley Neuder, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3737

**RIN:** 3150-AC21

# 3828. + SAFETY RELATED AND IMPORTANT TO SAFETY IN 10 CFR PART 50

**Legal Authority:** 42 USC 5841; 42 USC 5842; 42 USC 5846

CFR Citation: 10 CFR 50

Abstract: The Nuclear Regulatory Commission proposes to clarify its regulations on the use of the terms "important to safety" and "safety related" by adding definitions of these two terms and of "facility licensing documents" to 10 CFR Part 50 and by discussing how these definitions will be applied in NRC licensing reviews. Significant issues concerning the meaning of these terms as they are used in this part have arisen in Commission licensing proceedings. This proposed rule would define those terms and clarify the nature and extent of their effect on quality assurance requirements, thereby resolving these issues.

Rulemaking was chosen as the method of resolving this issue as a result of the Commission's directive to resolve the issue by rulemaking contained in the Shoreham licensing decision (CLI-84-9, 19 NRC 1323, June 5, 1984).

A position paper requesting approval of the staff proposed definitions and additional guidance from the Commission was signed by the EDO on May 29, 1986. In addition to rulemaking, the position paper discusses the alternative of the Commission(cont)

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ABSTRACT CONT: issuing a policy statement concerning the definitions and their usage.

Since the proposed rule is only clarifying existing requirements, their is no impact on the public or the industry as a result of this rulemaking. It is anticipated that the NRC will expend 3.2 to 4.4 staff years in developing the final rule over a two year period. The manpower and time frame will depend upon guidance from the Commission

Proposed Rule Stage

regarding the extent to which 10 CFR usage of the terms is to be consistent, i.e., 10 CFR Part 50 only or all of 10 CFR. The timetable for this rule is on hold based on a decision by the Commission.

Agency Contact: Jerry N. Wilson, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3729

RIN: 3150-AB88

# 3829. TRANSPORTATION REGULATIONS: COMPATIBILITY WITH THE INTERNATIONAL ATOMIC ENERGY AGENCY

**Legal Authority:** 42 USC 2073; 42 USC 2093; 42 USC 2111; 42 USC 2232; 42 USC 2233; 42 USC 2273; 42 USC 5842

CFR Citation: 10 CFR 71

Abstract: The proposed rule, would in conjunction with a corresponding rule change by the U.S. Department of Transportation, make the United States Federal regulations for the safe transportation of radioactive material consistent with those of the International Atomic Energy Agency (IAEA). The IAEA regulations can be found in IAEA Safety Series No. 6 "Regulations for the Safe Transport of Radioactive Material," 1985 Edition.

Consistency in transportation regulations throughout the world facilitates the free movement of radioactive materials between countries for medical, research, industrial, and

nuclear fuel cycle purposes. Consistency of transportation regulations throughout the world also contributes to safety by concentrating the efforts of the world's experts on a single set of safety standards and guidance (those of the IAEA) from which individual countries can develop their domestic regulations. Perhaps as important, the accident experience of every country that bases it domestic regulations on those of the IAEA can be applied by every other country with consistent regulations to improve its safety program. The action will be handled as(cont)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 04/30/88 |         |
| Final Action | 01/30/89 |         |

Small Entity: No

Additional Information: ABSTRACT CONT: as a routine updating of NRC transportation regulations. There is no reasonable alternative to rulemaking action. These changes should result in a minimal increase in costs to affected licensees. Proposed changes to 10 CFR Part 71, based on current IAEA regulations, will be issued for public comments. The task will be scheduled over a 2 year interval ending June 1989 and will consume 2-3 staff years of effort depending on the number and difficulty of conflicts to be resolved.

**Agency Contact: Donald R. Hopkins,** Nuclear Regulatory Commission, Office

of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3784

RIN: 3150-AC41

# 3830. ● REGULATION OF URANIUM ENRICHMENT FACILITIES

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 76

Abstract: The Nuclear Regulatory
Commission is considering an
amendment to its regulations to create
a new part that would pertain to
uranium enrichment facilities. The
construction and operation of these
facilities are currently licensed under
the NRC regulations for other
production and utilization facilities (e.g.,
nuclear power plants) in 10 CFR Part
50. The advance notice of proposed
rulemaking seeks comments on whether
a separate set of regulations for
uranium licensing is desirable.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Arthur T. Clark, Nuclear Regulatory Commission, Office of Nuclear Material Safety and, Safeguards, Washington, DC 20555, 301 492-4205

RIN: 3150~AC71

# **NUCLEAR REGULATORY COMMISSION (NRC)**

Final Rule Stage

# 3831. ISSUANCE OR AMENDMENT OF POWER REACTOR LICENSE OR PERMIT FOLLOWING INITIAL DECISION

**Legal Authority:** 42 USC 2201; 42 USC 2231; 42 USC 2241; 42 USC 5841

CFR Citation: 10 CFR 2

Abstract: The proposed rule would amend the Commission's "immediate effectiveness' regulation that specifies when an initial adjudicatory decision authorizing the issuance or amendment of a license or permit becomes effective. The proposed rule would (1) remove the existing provision governing the effectiveness of initial decisions regarding power reactor construction permits and (2) revise the Commission's

existing practice regarding "effectiveness reviews" for full-power operating licenses. The proposed rule also would delete language in the existing regulation emanating from Three Mile Island-related regulatory policies, action upon which now has been completed.

The proposed rule would supersede two prior proposed rules entitled "Possible Amendments to "Immediate Effectiveness Rules," published May 22, 1980 (45 FR 43279). and "Commission Review Procedures for Power Reactor Construction Permits; Immediate Effectiveness Rule," published October 25, 1982 (47 FR 47260).

## Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 02/04/87 | 51 | FR | 3442 |
| NPRM Comment<br>Period End | 04/06/87 | 51 | FR | 3442 |
| Final Action               | 04/00/88 |    |    |      |

Small Entity: No

Agency Contact: Paul Bollwerk, Núclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-3224

RIN: 3150-AC15

NRC Final Rule Stage

# 3832. REVISION TO EX PARTE AND SEPARATION OF FUNCTIONS RULES APPLICABLE TO FORMAL ADJUDICATORY PROCEEDINGS

Legal Authority: 5 USC 554 (d); 5 USC 557(d)

CFR Citation: 10 CFR 0; 10 CFR 2

Abstract: The proposed rule would amend the Commission's regulations dealing with ex parte communications and separation of adjudicatory and nonadjudicatory functions in formal adjudicatory proceedings by updating the agency's rules of practice and incorporating requirements imposed by the Government in the Sunshine Act. Changes are proposed in both the form and the substance of the existing rules to clarify their meaning and to aid agency adjudicatory officials in maintaining effective communication with NRC staff personnel and persons outside the agency while at the same time ensuring that proceedings will be conducted fairly and impartially. This proposed rule supersedes a prior proposed rule entitled, "Ex Parte Communications and Separation of Adjudicatory and Non Adjudicatory Functions," (3150-AA00) published March 7, 1979 (44 FR 12428).

## Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 03/26/86 | 51 | FR | 10393 |
| NPRM Comment<br>Period End | 06/26/86 | 51 | FR | 19067 |
| Final Action               | 04/00/88 |    |    |       |

Small Entity: No

Agency Contact: Paul Bollwerk, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-3224

RIN: 3150-AC18

# 3833. RULES OF PRACTICE FOR DOMESTIC LICENSING PROCEEDINGS-- PROCEDURAL CHANGES IN HEARING PROCESS

**Legal Authority:** 42 USC 2201; 42 USC 2231; 42 USC 2241; 42 USC 5841

CFR Citation: 10 CFR 2

Abstract: The Nuclear Regulatory Commission (NRC) is considering amendments to its rules of practice which address the following aspects of the hearing process: admission contentions, discovery against NRC staff, use of cross examination plans, timing of motions for summary disposition and limitations on matters and issues that may be included in proposed findings of fact or conclusions of law, or in an appellate brief submitted by a person who does not have the burden of proof or who has only a limited interest in the proceedings. These proposals were initially developed by the Regulatory Reform Task Force and published for public comment, together with a number of other proposals, as suggestions for procedural changes in the licensing of nuclear power plants. (49 FR 14698; April 12, 1984). The Commission has decided not to proceed with the April 1984 proposals, except to the extent that they were included in this proposed rule. Therefore, the April 1984 proposals have been deleted from the regulatory agenda.

The NRC is also considering related amendments on the process of intervention that were developed by Commissioner

# Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 07/03/86 | 51 | FR | 24356 |
| NPRM Comment<br>Period End | 10/17/86 | 51 | FR | 31340 |
| Final Action               | 07/00/88 |    |    |       |

Small Entity: No

Additional Information: ABSTRACT CONT: Asselstine. The staff is analyzing public comments received on the proposals and expects to forward a recommendation for the Commission's consideration.

Agency Contact: Jane R. Mapes, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 301 492-6142

RIN: 3150-AC22

# 3834. + GENERAL REQUIREMENTS FOR DECOMMISSIONING NUCLEAR FACILITIES

Legal Authority: 42 USC 2201

CFR Citation: 10 CFR 30; 10 CFR 40; 10 CFR 50; 10 CFR 51; 10 CFR 70; 10 CFR 72

Abstract: The proposed rule would provide assurance that licensees fulfill their responsibility to dispose of licensed material including any associated contamination when they cease licensed activity. The proposed rule would also provide the applicant or licensee with appropriate regulatory guidance to decommission a nuclear

facility. The issue is addressed through rulemaking to assure that funds for decommissioning will be available and the decommissioning will be carried out in an orderly manner. The Commission has indicated a need for this rulemaking in other previous rulemakings.

The major cost impact of the proposed rule would involve proper planning at all stages of nuclear facility operation. Proper planning includes providing for (1) financial assurance that funding will be available for decommissioning, (2) maintenance of records that could affect decommissioning, and (3) careful(cont)

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| ANPRM                      | 03/13/78 | -43 | FR | 10370 |
| NPRM .                     | 02/11/85 | 50  | FR | 5600  |
| NPRM Comment<br>Period End |          |     |    |       |
| Final Action               | 04/30/88 |     |    |       |

Small Entity: Yes

# Additional Information: ABSTRACT CONT: planning of procedures at the

CONT: planning of procedures at the time of decommissioning. For non-reactor facilities affected by financial assurance requirements, it is estimated that the major impact will result in an aggregate expenditure of 21 staff-years (\$1.6 million) spread over 5 years (or \$320,000 per year).

For the approximately 110 power reactors estimated to be affected (i.e., those with operating licenses and those under construction which are at least two-thirds complete) plus 75 research and test reactors, it is estimated that the major impact will result in an aggregate expenditure of 3.8 staff-years (\$288,000) spread over 3 years. These expenditures will ensure that adequate measures have been taken to protect the health and safety of occupational workers, the public, and the environment within the confines of optimum cost benefit consideration.

Agency Contact: Keith G. Steyer/Frank Cardile, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3824

RIN: 3150-AA40

# 3835. PROCEDURES INVOLVING THE EQUAL ACCESS TO JUSTICE ACT: IMPLEMENTATION

Legal Authority: 5 USC 504

NRC Final Rule Stage

CFR Citation: 10 CFR 1; 10 CFR 2

Abstract: The proposed rule would implement the Equal Access to Justice Act (EAJA) by providing for the payment of fees and expenses to certain eligible individuals and businesses that prevail in agency adjudications when the agency's position is determined not to have been substantially justified. This proposed regulation is modelled after rules issued by the Administrative Conference of the United States (ACUS) and have been modified to conform to NRC's established rules of practice. The proposed rule would further the EAJA's intent to develop government-wide, "uniform" agency regulations and would describe NRC procedures and requirements for the filing and disposition of EAJA applications. A draft final rule was sent to the Commission in June 1982, but Commission action was suspended pending a decision by the Comptroller General on the availability of funds to pay awards to intervenor parties. This issue was also the subject of litigation in Business and Professional People for the Public Interest v. NRC, 793 F. 2d 1366 (D.C. Cir. 1986). This litigation is being evaluated to determine what if any changes may be necessary in the proposed rule. (cont)

# Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/28/81 | 46 | FR | 53189 |
| NPRM Comment | 11/28/81 | 46 | FR | 53189 |

**Next Action Undetermined** 

Small Entity: No

# **Additional Information:** ABSTRACT CONT:

Additionally, in August 1985, the President signed into law an enactment renewing the EAJA after its expiration under a statutory sunset requirement. This legislation, Pub. L. No. 99-80 revises the EAJA and these revisions are being evaluated to determine whether further conforming changes may be necessary in the proposed rule.

Agency Contact: Paul Bollwerk, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-3224

RIN: 3150-AA01

# 3836. + MODIFICATIONS TO THE NRC HEARING PROCESS (LIMITED INTERROGATORIES AND FACTUAL BASIS FOR CONTENTIONS)

Legal Authority: 42 USC 2239 CFR Citation: 10 CFR 2

Abstract: The proposed rule would expedite conduct of NRC adjudicatory proceedings by requiring intervenors in formal NRC hearings to set forth the facts on which contentions are based and the sources or documents used to establish those facts and limit the number of interrogatories that a party may file in an NRC proceeding. The proposed rule would expedite the hearing process by, among other things, requiring intervenors to set forth at the outset the facts upon which their contention is based and the supporting documentation to give other parties early notice of intervenor's case so as to afford opportunity for early dismissal of contentions where there is no factual dispute. Expediting the hearing process should ultimately provide cost savings to all participants in the process. The content of this rule is being considered as part of the regulatory reform rulemaking package.

#### Timetable:

| Action | Date       | FR   | Cite  |
|--------|------------|------|-------|
| NPRM   | 06/08/81 4 | 6 FR | 30349 |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Trip Rothschild, Nuclear Regulatory Commission, Regulatory Reform Task Force, Washington, DC 20555, 202 634-1461

RIN: 3150-AA05

# 3837. + LICENSING REQUIREMENTS FOR THE STORAGE OF SPENT FUEL AND HIGH- LEVEL RADIOACTIVE WASTE

Legal Authority: 42 USC 2021; 42 USC 2071; 42 USC 2073; 42 USC 2077; 42 USC 2093; 42 USC 2099; 42 USC 2099; 42 USC 2111; 42 USC 2201; 42 USC 2232; 42 USC 2233; 42 USC 2234; 42 USC 2236; 42 USC 2237; 42 USC 2282

**CFR Citation:** 10 CFR 2; 10 CFR 19; 10 CFR 20; 10 CFR 21; 10 CFR 51; 10 CFR 70; 10 CFR 72; 10 CFR 73; 10 CFR 75; 10 CFR 150

Abstract: The proposed rule would revise existing regulations to establish specific licensing requirements for the storage of spent nuclear fuel and highlevel radioactive waste in a monitored retrievable storage installation (MRS). This revision is intended to ensure that the Commission has in place the appropriate regulations to fulfill the requirements contained in the Nuclear Waste Policy Act of 1982 concerning the licensing of facilities which could be part of the MRS program.

Paragraph (d) of Section 141 of the NWPA requires that any monitored retrievable storage installation pursuant to Section 141 be licensed by the Commission. The Commission could await further development of the MRS option before proposing its MRS rules. However, this approach could result in unnecessary delay in reviewing a license application if Congress authorizes construction of an MRS.

There is no appropriate alternative to rulemaking, the vehicle used by NRC to establish its licensing procedures.

## Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/27/86 | 51 | FR | 19106 |
| NPRM Comment<br>Period End | 08/25/86 | 51 | FR | 21560 |
| Final Action               | 04/30/88 |    |    |       |

# Small Entity: No

# Additional Information:

The basic requirements for storage of spent fuel in an independent spent fuel storage installation (ISFSI) currently codified in 10 CFR Part 72 are not being changed, thus no incremental impact on NRC, industry, or the health and safety of the public is anticipated.

Agency Contact: Keith Steyer/Charles Nilsen, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3824

RIN: 3150-AB70

# 3838. RETENTION PERIODS FOR RECORDS

Legal Authority: 42 USC 2201

**CFR Citation:** 10 CFR 4; 10 CFR 11; 10 CFR 21; 10 CFR 25; 10 CFR 30; 10 CFR 31; 10 CFR 32; 10 CFR 34; 10 CFR 35; 10 CFR 40; 10 CFR 50; 10 CFR 60; 10 CFR 61; 10 CFR 70; 10 CFR 71; ...

Abstract: This proposed rule would establish a specific retention period for certain NRC-required records. It would also provide a uniform standard acceptable to the NRC for the condition of a record throughout a specified retention period. Further, the rule would

NRC Final Rule Stage

establish throughout NRC regulations, with some exceptions, uniform retention periods of three years, five years, ten years, and the life of a license. This rule would bring NRC regulations into compliance with the Office of Management and Budget's (OMB) regulation (5 CFR 1320.6) that requires a specified retention period for each required record. It also implements NRC's 1982 commitment to OMB to establish a record retention period of determinable length for each required record.

Amending twenty one parts of NRC regulations to specify clearly what records to retain, how long to retain them, and the condition of a record useful for NRC inspection, will be mutually beneficial to applicants and licensees and to the NRC.

Recordkeeping labor for NRC's approximately 6,700 licensees who would be affected by the rule can be divided into four functions: (1) preparing the report, (2) storing the report, (3)

# Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 10/28/87 | 52 FR 41442 |
| NPRM Comment<br>Period End | 12/28/87 | 52 FR 41442 |
| Final Action               | 04/30/88 |             |

## Small Entity: No

Additional Information: ABSTRACT CONT: files, and (4) retrieving the report information.

The principal savings to the licensee, dispersed over the period licensed, would be in physical storage space and associated storage equipment and materials. The burden of recordkeeping would be reduced approximately 10 percent annually for these licensees by the proposed rule. An estimated 466,323 hours associated with recordkeeping or \$28,000,000 annually would be saved. Preparing and publishing this rule would cost NRC approximately 3000 hours of staff time at \$60 per hour for an estimated total of \$180,000

Agency Contact: Brenda Jo. Shelton, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington, DC 20555, 301 492-8132

RIN: 3150-AB43

# 3839. + STANDARDS FOR PROTECTION AGAINST RADIATION

**Legal Authority:** 42 USC 2073; 42 USC 2093; 42 USC 2095; 42 USC 2111; 42 USC 2133; 42 USC 2134; 42 USC 2201; 42 USC 2273; 42 USC 5841; 42 USC 5842

CFR Citation: 10 CFR 20

Abstract: Radiation protection philosophy and technology have changed markedly since the present Part 20 was promulgated nearly thirty years ago. Since Part 20 contains the NRC standards for protection against radiation that are used by all licensees and affects exposures of workers and members of the public, it should be the most basic of the NRC regulations. However, because the present Part 20 has become outdated, most radiation protection actions occur through licensing actions independent of Part 20. A complete revision is necessary to provide better assurance of protection against radiation; establish a clear health protection basis for the limits; reflect current information on health risk, dosimetry, and radiation protection practices and experience; provide NRC with a health protection base from which it may consider other regulatory actions taken to protect public health; be consistent with recommendations of world authorities (ICRP); and apply these standards to all licensees in a consistent manner.

Alternatives to the complete revision considered were no action

# Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 03/20/80 | 45 | FR | 18023 |
| ANPRM<br>Comment<br>Period End | 06/18/80 | 45 | FR | 18023 |
| NPRM                           | 12/20/85 | 50 | FR | 51992 |
| NPRM Comment<br>Period End     | 09/12/86 | 51 | FR | 1092  |
| Final Action                   | 07/30/89 |    |    |       |

Small Entity: Yes

Additional Information: ABSTRACT CONT: delay for further guidance, and partial revision of the standards. These were rejected as ignoring scientific advancements being unresponsive to international and national guidance correcting only some of the recognized problems with the present Part 20.

Benefits would include updating the regulations which reflect contemporary scientific knowledge and radiation protection philosophy, implementing

regulations which reflect the ICRP riskbased rationale, reducing lifetime doses to individuals receiving the highest exposures; implementing provisions for summation of doses from internal and external exposures; providing clearly identified dose limits for the public; providing an understandable health-risk base for protection, and placing constraints on collective dose evaluations at levels where risks are trifles.

Agency Contact: Harold Peterson, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3738

**RIN:** 3150-AA38

# 3840. + EMERGENCY PREPAREDNESS FOR FUEL CYCLE AND OTHER RADIOACTIVE MATERIALS LICENSEES

**Legal Authority:** 42 USC 2201; 42 USC 5841

**CFR Citation:** 10 CFR 30; 10 CFR 40; 10 CFR 70

Abstract: The proposed rule would require about 30 fuel cycle and other radioactive materials licensees to submit an emergency plan that would, among other actions, require the notification of local authorities in case of an accident and that the licensee recommend protective actions for the public. The proposed rule is intended to further protect the public from accidental exposure to radiation. The affected licensees are those whose possession limits indicate the potential for an accident that could deliver a radiation dose offsite exceeding one rem effective dose equivalent or 5 rems to the thyroid or could cause a soluble uranium inhalation of 2 milligrams (a chemical toxicity hazard).

Currently, the proposed requirements are, for the most part, required by order. However, the Commission decided that a regulation was needed for the long term. The cost of the rule to licensees was estimated to be between \$26,000 and \$73,000 per year per licensee. The cost to NRC is estimated to be \$4,000 per year per licensee. The NRC will expend about 2 staff-years of effort to promulgate the rule.

Final Rule Stage

| Timetable:                 | ÷        |             |
|----------------------------|----------|-------------|
| Action                     | Date     | FR Cite     |
| ANPRM                      | 06/03/81 | 46 FR 29712 |
| ANPRM<br>Comment           | 08/03/81 | 46 FR 29712 |
| Period End                 |          |             |
| NPRM                       | 04/20/87 | 52 FR 12921 |
| NPRM Comment<br>Period End | 07/20/87 | 52 FR 12921 |
| Final Action               | 04/30/88 | ·           |

Small Entity: No

Analysis: Regulatory Impact Analysis

Agency Contact: Michael Jamgochian, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3918

RIN: 3150-AA41

# 3841. + INFORMAL HEARING PROCEDURES FOR MATERIALS LICENSES PROCEEDINGS

**Legal Authority:** 42 USC 2201; 42 USC 2111

**CFR Citation:** 10 CFR 30; 10 CFR 32; 10 CFR 33; 10 CFR 34; 10 CFR 35; 10 CFR 40; 10 CFR 70; 10 CFR 71; 10 CFR 50; 10 CFR 61; 10 CFR 72

Abstract: This proposed rule, being prepared at Commission direction, would provide comprehensive treatment of hearing procedures to be implemented by the Commission for materials licensing proceedings. In addition, the proposed rule would encompass the objective of the proposed rule, "Jurisdiction of Adjudicatory Boards," identified as 3150-AA53, which has been deleted from OMB's Unified Agenda. There are no reasonable alternatives to rulemaking for implementing these informal hearing procedures. The procedures are expected to reduce the economic burden imposed on a participant in a proceeding.

# Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 05/29/87 | 52 | FR | 20089 |
| NPRM Comment<br>Period End | 08/28/87 | 52 | FR | 27821 |
| Final Action               | 04/00/88 | •  |    |       |

Small Entity: No

Agency Contact: Paul Bollwerk, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-3224

RIN: 3150-AB83

# 3842. CONTROLS OF AEROSOLS AND GASES

Legal Authority: 42 USC 5841 CFR Citation: 10 CFR 35

Abstract: The proposed rule is in response to PRM-35-6 which requests that the Commission remove the requirements in Part 35 that radioactive aerosols be administered in rooms that are at negative pressure relative to surrounding rooms. The petitioner states that the imposition of the negative room pressure requirement could have an adverse impact on the delivery of health care to certain patients with pulmonary disease and that this requirement is unnecessary to protect workers and public health and safety. The staff agrees and has developed a proposed rule change to remove the negative room pressure requirement for aerosols.

# Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 12/16/87 | 52 FR 47726 |
| NPRM Comment<br>Period End | 01/15/88 | 52 FR 47726 |
| Final Action               | 07/31/88 |             |

# Small Entity: No

Agency Contact: Alan Roecklein, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3740

RIN: 3150-AC60

# 3843. BASIC QUALITY ASSURANCE IN RADIATION THERAPY

**Legal Authority:** 42 USC 2111; 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 35

**Abstract:** The Nuclear Regulatory Commission is proposing to amend its regulations concerning the medical use of byproduct material. The proposed amendments would require its medical licensees to implement certain quality assurance steps that would reduce the chance of therapy misadministrations. The proposed action is necessary to provide for improved patient safety and serve as a basis for enforcement action in case of a therapy misadministration. The proposed amendment, which is intended to reduce the potential for and severity of therapy misadministrations would primarily affect hospitals, clinics, and individual physicians.

| Timetable: |  |
|------------|--|
|------------|--|

|                            |          |      |    | <u> </u> |
|----------------------------|----------|------|----|----------|
| Action                     | Date     |      | H  | Cite     |
| NPRM                       | 10/02/87 | 52 ( | FR | 36942    |
| NPRM Comment<br>Périod End | 12/01/87 | 52 1 | FR | 36942    |
| Final Action               | 07/30/88 |      |    |          |

Small Entity: No

Agency Contact: Anthony Tse, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3797

RIN: 3150-AC65

# 3844. ACCEPTANCE CRITERIA FOR EMERGENCY CORE COOLING SYSTEM (ECCS) FOR LIGHT WATER NUCLEAR POWER REACTORS

**Legal Authority:** 42 USC 2132; 42 USC 2133; 42 USC 2134; 42 USC 2201; 42 USC 2232; 42 USC 2233; 42 USC 2236; 42 USC 2239; 42 USC 2282; 42 USC 5841; 42 USC 5842; 42 USC 5846

CFR Citation: 10 CFR 50

Abstract: The proposed rule would amend regulations concerning acceptance criteria for emergency core cooling systems (ECCS) by allowing the use of realistic methods to demonstrate that an ECCS would protect the nuclear reactor core during a loss-of-coolant accident. This action is proposed because research has shown that calculations performed under current requirements greatly underestimate the ability of the ECCS to protect the core. This restricts the operation of some nuclear reactors unnecessarily and increases the costs of generating electricity. The proposed rule would allow use of the best information currently available to demonstrate that the ECCS would protect the reactor core during a loss-of-coolant accident.

Use of the proposed acceptance criteria could result in a 5 percent power upgrade for affected plants. The present value of energy replacement cost savings resulting from a potential upgrade would range from 13 to \$147 million dollars depending on the location and age of a specific plant.

The proposed rule would apply to all applicants for and (cont)

# Timetable:

| Action                | Date     | FR Cite     |
|-----------------------|----------|-------------|
| ANPRM                 | 12/06/78 | 43 FR 57157 |
| ANPRM                 |          | 43 FR 57157 |
| Comment<br>Period End |          |             |

NRC.

Final Rule Stage

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/03/87 | 52 | FR | 6334 |
| NPRM Comment<br>Period End | 07/17/87 | 52 | FR | 6334 |
| Final Action               | 06/15/88 |    |    |      |

Small Entity: No

Additional information: ABSTRACT CONT: holders of construction permits for light water reactors.

Because the proposed rule represents a significant change in a regulatory requirement, the staff prepared and issued on May 15, 1987, a summary of ECCS research performed over the last 10 years which identifies the technical basis for the proposed rule. A regulatory guide was also prepared and issued on April 2, 1987. This guide provides a definition of what constitutes an acceptable best estimate model and acceptable methods of performing the uncertainty evaluation. The estimated cost to the NRC of this rulemaking is 2-3 staff years and \$200,000.

The only option to rulemaking considered by the staff was the continued use of the current licensing approach. At best, this is viewed as an interim solution because two separate calculations are required to meet the requirements of the current regulation and staff conditions for use of the licensing approach and continued use of the approach risks case-by-case litigation.

Agency Contact: Harry Tovmassian, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3568

RIN: 3150-AA44

# 3845. + PRIMARY REACTOR CONTAINMENT LEAKAGE TESTING FOR WATER-COOLED POWER REACTORS

**Legal Authority:** 42 USC 2133; 42 USC 2134; 42 USC 5841

CFR Citation: 10 CFR 50

Abstract: The proposed rule would update and revise the 1973 criteria for preoperational and periodic pressure testing for leakage of primary containment boundaries of water-cooled power reactors. Problems have developed in application and interpretation of the existing rule. These result from changes in testing technology, test criteria, and a relevant

national standard that needs to be recognized.

The revision is urgently needed to resolve continuing conflicts between licensees and NRC inspectors over interpretations, current regulatory practice is no longer being reflected accurately by the existing rule, and endorsement in the existing regulation of an obsolete national standard that was replaced in 1981.

The benefits anticipated include elimination of inconsistencies and obsolete requirements, and the addition of greater usefulness and a higher confidence in the leak-tight integrity of containment system boundaries under post-loss of coolant accident conditions. The majority of the effort needed by NRC to issue the rule has already been expended. (cont)

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 10/29/86 | 51 FR | 39538 |
| NPRM Comment<br>Period End | 04/24/87 | 52 FR | 2416  |
| Final Action               | 06/15/88 |       |       |

Small Entity: No

# **Additional Information:** ABSTRACT CONT:

A detailed analysis of costs, benefits, and occupational exposures is available in the Public Document Room, and indicates possible savings to industry of \$14 million to \$300 million and an increase in occupational exposure of less than one percent per year per plant due to increased testing.

Agency Contact: Gunter Arndt, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3945

**RIN: 3150-AA86** 

# 3846. + STATION BLACKOUT

**Legal Authority:** 42 USC 2133; 42 USC 2134; 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 50

Abstract: This proposed rule would require licensees of light water nuclear power plants to ensure that these plants are capable of withstanding a total loss of alternating current (AC) electrical power (called station blackout) to the essential and nonessential switchgear buses for a specified duration. A draft regulatory guide was issued at the same time as the proposed rule to provide

guidance on how to determine the duration.

The proposed requirements were developed in response to information generated by the Commission's study of Unresolved Safety Issue A-44, Station Blackout. The proposed rule is intended to provide further assurance that a loss of both off-site and emergency on-site electric AC power systems will not adversely affect the public health and safety.

A regulatory analysis has been prepared for the proposed rule. The estimated public risk reduction is 145,000 person-rem over 25 years, and the estimated total cost for industry to comply with the proposed rule is \$60 million. This results in an overall cost benefit ratio of about 2,400 person-rem per million dollars.

# Timetable:

| Action                     | Date     |    | FR | Cite |
|----------------------------|----------|----|----|------|
| NPRM                       | 03/21/86 | 51 | FR | 9829 |
| NPRM Comment<br>Period End | 06/19/86 | 51 | FR | 9892 |
| Final Action               | 04/30/88 |    |    |      |

Small Entity: Not Applicable

# Additional information: ABSTRACT CONT:

The alternatives to this proposed rule are to take no action or to provide only guidance for plants to be able to cope with a station blackout period for a specified period. To take no action would not yield any reduction in public risk from station blackout events. To provide guidance only, since there is presently no requirement for nuclear power plants to be able to cope with a total loss of AC power, would not result in any basis for enforcement. The proposed rule is the recommended alternative based on its enforceability and, in part, on the favorable cost/benefit ratio.

Agency Contact: Alan Rubin/A.W. Serkiz, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-8303

RIN: 3150-AB38

# 3847. + CODES AND STANDARDS FOR NUCLEAR POWER PLANTS

**Legal Authority:** 42 USC 5841; 42 USC 5842; 42 USC 5846

CFR Citation: 10 CFR 50

NRC Final Rule Stage

**Abstract:** The Commission proposes to amend its regulations to incorporate by reference the Winter 1984 Addenda, Summer 1985 Addenda, Winter 1985 Addenda, and 1986 Edition of Section III, Division 1, of the American Society of Mechanical Engineers Boiler and Pressure Vessel Code (ASME Code), and the Winter 1983 Addenda, Summer 1984 Addenda, Winter 1984 Addenda, Summer 1985 Addenda, Winter 1985 Addenda, and 1986 Edition of Section XI, Division 1 of the ASME Code. A limitation is placed on the use of paragraph IWB-3640 as contained in the Winter 1983 Addenda and Winter 1984 Addenda of Section XI, Division 1. This limitation requires that for certain types of welds, IWB-3640 be used as modified by the Winter 1985 Addenda. The sections of the ASME Code being incorporated provide rules for the construction of light-water-cooled nuclear power plant components and specify requirements for inservice inspection of those components. Adoption of these amendments would permit the use of improved methods for construction and inservice inspection of nuclear power plants.

#### Timetable:

| Action                     | Date     | FR, Cite    |
|----------------------------|----------|-------------|
| NPRM                       | 06/26/87 | 52 FR 24015 |
| NPRM Comment<br>Period End | 08/25/87 | 52 FR 24015 |
| Final Action               | 04/30/88 |             |

#### Small Entity: No

Agency Contact: Gilbert C. Millman, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3872

RIN: 3150-AC29

## 3848. • BACKFIT REQUIREMENT FOR SENIOR OPERATORS AT NUCLEAR POWER PLANTS

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 50

Abstract: The Nuclear Regulatory
Commission is considering an
amendment to its rule concerning the
backfitting of nuclear power plants.
This rulemaking action is necessary to
bring the existing backfitting rule into
unambiguous conformance with the
decision of the United States Court of
Appeals for the District of Columbia in
the Union of Concerned Scientist, et al.
v. U.S. Nuclear Regulatory Commission

(Nos. 85-1757 and 86-1219 (August 4, 1987)). The rulemaking is intended to clarify when economic factors may be considered in making a decision as to whether or not a backfit requirement is imposed on a nuclear power plant.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 09/10/87 | 52 FR 34223 |
| NPRM Comment<br>Period End | 10/13/87 | 52 FR 34223 |
| Final Action               | 04/00/88 | •           |

Small Entity: No

Agency Contact: Steven F. Crockett, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 202 634-1465

RIN: 3150-AC63

3849. + TABLE S-3, ADDITION OF RADON-222 AND TECHNETIUM-99 RADIATION VALUES AND ADDITION OF APPENDIX B, "TABLE S-3 EXPLANATORY ANALYSIS"

Legal Authority: 42 USC 2011; 42 USC

CFR Citation: 10 CFR 51

Abstract: The proposed rule provides a narrative explanation of the numerical values established in Table S-3, "Table of Uranium Fuel Cycle Environmental Data," that appears in the Commission's environmental protection regulations. The proposed rule describes the basis for the values contained in Table S-3, the significance of the uranium fuel cycle data in the table, and the conditions governing the use of the table. The proposed rule would also modify or eliminate reference to the enrichment value of U-235 and the average level of fuel irradiation. The narrative explanation also addresses important fuel cycle impacts and the cumulative impacts of the nuclear fuel cycle for the whole nuclear power industry so that it may be possible to consider these impact generically rather than repeatedly in individual licensing proceedings, thus reducing litigation time and costs for both NRC and applicants.

The proposed rule regarding revision of Section 51.51 and the addition of Appendix B was published for public review and comment on March 4, 1981 (46 FR 15154). The final rulemaking

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 03/04/81 | 46 FR 15154 |
| NPRM Comment<br>Period End | 05/04/81 | 46 FR 15154 |
| Final Action               | 12/00/88 |             |

Small Entity: No

Additional Information: ABSTRACT CONT: was deferred pending the outcome of a suit (Natural Resources Defense Council, et al. v. NRC, No. 74-186) in the U.S. Circuit Court of Appeals. The U.S. Court of Appeals (D.C. Circuit decision of April 27, 1982, invalidated the entire Table S-3 rule. The Supreme Court reversed this decision on June 6, 1983.

The proposed rule to provide a narrative explanation for Table S-3 has been revised to reflect new developments and the passage of time while the rulemaking was deferred. Final action on the Table S-3 rule was held in abevance until new values for radon- 222 and technetium-99 could be added to the table and covered in the narrative explanation. The rule is being reissued as a proposed rule because the scope has been extended to include radiation values for radon-222 and technetium-99 and the narrative explanation has been extensively revised from that published on March 4, 1981 (46 FR 15154)

The Staff's estimate is that the completion of a final Table S-3 rule covering the new values for radon-222 and technetium-99, and the revised narrative explanation will be completed in 1989.

Agency Contact: William Pearson, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3764

RIN: 3150-AA31

## 3850. + PART 51; CONFORMING AMENDMENTS

Legal Authority: 42 USC 10101

CFR Citation: 10 CFR 51; 10 CFR 60

Abstract: The proposed rule would provide procedures for performing an environmental review of High Level Waste geologic repositories. Part 51 contains no provisions for the environmental review of a license application for a HLW repository. The Nuclear Waste Policy Act of 1982 established requirements for

Final Rule Stage

environmental reviews which are at variance with the environmental review which NRC performs in licensing other types of nuclear facilities. The issue must be addressed in order to avoid delay in the U.S. HLW Program. The proposed rule would benefit the public, industry, and NRC by clarifying licensing procedures, thus avoiding case determinations and possible litigation during HLW geologic repository licensing. Minor revisions to Part 60 will be necessary to conform to the environmental requirements of the NWPA. Alternatives are to take no action, issue an ANPRM, or ask Congress for additional legislation.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/15/88 |         |
| Final Action | 03/15/89 |         |

Small Entity: No

Agency Contact: James R. Wolf, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 301 492-1641

RIN: 3150-AC04

#### 3851. + CRITERIA AND PROCEDURES FOR EMERGENCY ACCESS TO NON-FEDERAL AND REGIONAL LOW-LEVEL WASTE DISPOSAL FACILITIES

Legal Authority: 42 USC 2021

CFR Citation: 10 CFR 62

Abstract: The proposed rule would establish procedures and criteria for fulfilling NRC's responsibilities associated with action on requests by low-level radioactive waste generators, or State officials on behalf of those generators, for emergency access to operating, non-Federal or regional, low level radioactive waste disposal facilities under Section 6 of the Low-Level Radioactive Waste Policy Amendments Act of 1985 (LLRWPAA). Section 6 of the LLRWPAA authorizes the NRC to grant emergency access to any non-Federal low-level waste disposal facility, if necessary, to eliminate the immediate and serious threat to the public health and safety of the common defense and security, provided the threat cannot be mitigated by any alternative.

#### Timetable:

| Action                     | Date     | (    | FR | Cite  |
|----------------------------|----------|------|----|-------|
| NPRM                       | 12/15/87 | 52 [ | FR | 47578 |
| NPRM Comment<br>Period End | 02/12/88 | 52 ( | FR | 47578 |
| Final Action               | 08/31/88 |      |    |       |

Small Entity: Yes

Agency Contact: Janet Lambert, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3904

RIN: 3150-AC24

# 3852. • SAFEGUARDS REQUIREMENTS FOR FUEL FACILITIES POSSESSING FORMULA QUANTITIES OF STRATEGIC SPECIAL NUCLEAR MATERIAL

**Legal Authority:** 42 USC 2073; 42 USC 2167; 41 USC 2201; 42 USC 5841; 42 USC 5844

CFR Citation: 10 CFR 73

Abstract: In a staff requirements memorandum dated June 8, 1987, the Commission directed the staff to publish a proposed rule within 120 days which would implement improved safeguards requirements based on the findings of a review team which compared DOE and NRC safeguards programs (SECY 87-28). Primary focus is in the following areas: (1) security system performance evaluations, (2) night firing qualifications for guards, (3) 100 percent entrance searches, (4) armed guards at material access area control points, (5) two protected area fences, and (6) revision of the design basis threat.

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 12/31/87 | 52 FR | 49418 |
| NPRM Comment<br>Period End | 03/30/88 | 52 FR | 49418 |
| Final Action               | 10/30/88 |       |       |

Small Entity: No

Agency Contact: Dr. Sandra D. Frattali, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3773

RIN: 3150-AC62

## 3853. + CRITERIA FOR AN EXTRAORDINARY NUCLEAR OCCURRENCE

**Legal Authority:** 42 USC 2201; 42 USC 2210; 42 USC 5841; 42 USC 5842

CFR Citation: 10 CFR 140

Abstract: The final rule will revise the ENO criteria to eliminate the problems that were encountered in the Three Mile Island ENO determination. It is desirable to get revised criteria in place in the event they are needed.

There are no alternatives to this rulemaking, as the current ENO criteria are already embodied in Subpart E of 10 CFR Part 140. The only way to modify these criteria, as this rule seeks to do through rulemaking.

There is no impact on public health or safety. The ENO criteria provide legal waivers of defenses. Industry (insurers and utilities) claims that a reduction in the ENO criteria could cause increases in insurance premiums. The final rule would also be responsive to PRM-140-1.

It is estimated that approximately 1.0 staff year of NRC time will be required to process the final rule. No contract funding is anticipated.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 04/09/85 | 50 | FR | 13978 |
| NPRM Comment<br>Period End | 09/06/85 |    |    |       |
| Final Action               | 04/30/88 |    |    |       |

Small Entity: No

Agency Contact: Harold Peterson, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3738

RIN: 3150-AB01

## 3854. DISPOSAL OF LOW-LEVEL RADIOACTIVELY CONTAMINATED WASTE OIL FROM NUCLEAR POWER PLANTS

**Legal Authority:** 42 USC 2201; 42 USC 2167; 42 USC 2073

CFR Citation: 10 CFR 20.

Abstract: The proposed rule, which is being initiated in partial response to a petition filed by Edison Electric Institute and Utility Nuclear Waste Management Group (PRM-20-15, dated July 31, 1984), would amend NRC regulations to allow onsite incineration of waste oil at nuclear power plants subject to specified conditions. Currently, the only approved disposal method for low-level, radioactively contaminated waste oil from nuclear power plants involves absorption or solidification, transportation to, and

Final Rule Stage

burial at a licensed disposal site. There is a clear need to allow, for very low activity level wastes, the use of alternative disposal methods which are most cost effective from a radiological health and safety standpoint and which conserve the limited disposal capacity of low-level waste burial sites.

Increased savings to both the public and the industry could thereby be achieved without imposing additional risk to the public health and safety. There would be, in a mature reactor economy, an estimated industry-wide economic savings of approximately \$5 million to \$18 million per year if such a rule

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/01/88 |         |
| Final Action | 12/30/88 |         |

#### Small Entity: No

## Additional information: ABSTRACT CONT: were promulgated.

Alternatives to this rulemaking action are to maintain the status quo or to wait until the Environmental Protection Agency develops standards on acceptable levels of radioactivity which may be released to the environment on an unrestricted basis. It is estimated that approximately 1-2 staff-years will be required to process this rule.

Agency Contact: Catherine R. Mattsen, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3638

RIN: 3150-AC14

## 3855. + PROPOSED REVISIONS TO THE CRITERIA AND PROCEDURES FOR THE REPORTING OF DEFECTS AND NONCOMPLIANCE

**Legal Authority:** 42 USC 2201; 42 USC 2282; 42 USC 5841; 42 USC 5846

**CFR Citation:** 10 CFR 21: 10 CFR 50

Abstract: This proposed rule would amend Part 21 and sec. 50.55(e), both of which require the reporting of safety defects by licensees. In addition, Part 21 requires reporting by non-licensees. This proposed amendment was prompted by TMI Action Plan Task II, J.4, and NRC staff experience with Part 21 and section 50.55 (e) reporting. The main objectives of the rulemaking effort are: (1) elimination of duplicate evaluation and reporting of safety defects; (2) consistent threshold for

safety defect reporting in Part 21 and section 50.55(e); (3) establishment of consistent and uniform content of reporting under Part 21 and section 50.55 (e) and (4) establishment of time limits within which a defect must be evaluated and reported.

Approximately 500 reports are submitted to the Commission annually under Part 21. Approximately 1500 reports are submitted to the Commission annually under section 50.55 (e). These reports identify both plant-specific and generic safety for further NRC regulatory action. Under current rules, these reports have formed the basis for NRC issuance of numerous NRC information notices and bulletins. (cont)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 03/01/88 |         |
| Final Action | 09/11/88 |         |
|              |          |         |

#### Small Entity: No

### **Additional Information:** ABSTRACT CONT:

Alternatives to this rulemaking approach which were considered, varied from establishment of a single rule for all reporting of safety defects and operating reactors events to maintaining status quo for defect reporting. All alternatives were rejected since they would not substantially improve the current safety defect reporting situation.

Current costs of reporting under Part 21 and section 50.55 (e) are estimated at \$10.08 million annually for industry and 1.74 million annually for NRC evaluations. It is anticipated that the industry reporting burden should be reduced by \$1.93 million; while NRC burden should remain the same. Additional industry burden, though minimal, is anticipated in the area of reissuing procedures for reporting and record keeping.

The Commission disapproved this proposed rule on 10/20/86 and provided direction to the staff to revise the proposed rulemaking.

Agency Contact: William R. Jones, Nuclear Regulatory Commission, Office of Analysis and Evaluation of, Operational Data, Washington, DC 20555, 301 492-4488

RIN: 3150-AA68

#### 3856. + SAFETY REQUIREMENTS FOR INDUSTRIAL RADIOGRAPHIC EXPOSURE DEVICES

**Legal Authority:** 42 USC 2111; 42 USC 2201; 42 USC 2232; 42 USC 2233

CFR Citation: 10 CFR 34

Abstract: The proposed rule would amend the present regulations to establish performance standards for industrial radiography exposure devices. Overexposures of radiographers (and occasionally the general public) are more than double that of other radiation workers and have been a concern to the NRC for some time. Approximately 25-35% of the radiography overexposures are associated with equipment malfunction. The issue of safety requirements for these devices is a primary concern since the devices use relatively high intensity, high energy gamma-ray emitting sources with the potential for serious overexposures. Although a consensus standard for radiographic exposure devices was published in 1981, (American National Standard. N432) it is not clear that all manufacturers are adopting the standard.

The alternatives considered were to (1) take no action at this time, (2) amend the regulations to require performance standards for radiographic devices plus a requirement for radiographers to wear alarm dosimeters and simultaneously issue a regulatory guide endorsing the consensus standard, supplemented by such other performance standards deemed necessary, plus a requirement (cont)

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 02/15/88 | •       |
| Final Action | 08/15/88 |         |

#### Small Entity: Yes

Additional Information: ABSTRACT CONT: for radiographers to wear alarm dosimeters.

The proposed rule would require licensees to modify radiographic devices to meet the performance standards through design changes and quality control procedures. Cost of incorporating the proposed changes are estimated to be a one-time cost \$1,600 per licensee to purchase alarm dosimeters and \$250.00 per year per licensee to replace existing devices with devices that meet the requirements

Final Rule Stage

of the consensus standard. Determination of the benefits to be derived from the proposed rule are difficult to determine on a monetary basis but the potential hazards that might be averted include radiation sickness, injury, and even death. NRC resources required for processing this rule to final publication are estimated to be 0.4 person-years.

Agency Contact: Donald O. Nellis, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3628

RIN: 3150-AC12

### 3857. ● DIAGNOSTIC MISADMINISTRATION REPORT FORM

Legal Authority: 42 USC 2201; 42 USC

CFR Citation: 10 CFR 35

Abstract: The final rule amends the regulations governing the medical use of byproduct material to specify the form that is to be used by NRC medical licensees to report diagnostic misadministrations. The rule is intended to inform licensees that the form contemplated in the revision to these regulations (see the Federal Register of October 16, 1986; 51 FR 36932) has been developed and is now available for use.

#### Timetable:

| Action                | Date     | FR Cite |
|-----------------------|----------|---------|
| Interim Final<br>Rule | 04/00/88 |         |

Small Entity: No

Agency Contact: Norman L. McElroy, Nuclear Regulatory Commission, Office of Nuclear Materials Safety and, Safeguards, Washington, DC 20555, 301 427-4108

RIN: 3150-AC69

### 3858. ALTERNATIVE METHODS FOR LEAKAGE RATE TESTING

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 50

**Abstract:** The Nuclear Regulatory Commission proposes a limited amendment to its regulations to clarify a question of interpretation in regard to leakage testing of containments of lightwater cooled nuclear power plants. This proposed amendment would explicitly permit the continued use of a statistical data analysis technique that the NRC has considered to be an acceptable method of calculating containment leakage rates. Rulemaking is the only acceptable alternative for resolving this issue because the regulations specify the methods the NRC finds acceptable for calculation leakage rates. Because the proposed rule would simply make another method of calculating leakage rates available to the industry, there is no economic impact likely to result from . this action.

#### Timetable:

| Action                     | Date     |    | FR | Cite | _ |
|----------------------------|----------|----|----|------|---|
| NPRM                       | 02/29/88 | 53 | FR | 5985 | _ |
| NPRM Comment<br>Period End | 03/30/88 |    |    |      |   |
| Final Action               | 08/15/88 |    |    |      |   |
| Small Entity: No           | o ·      |    |    |      |   |

Agency Contact: E. Gunter Arnot, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3945

RIN: 3150-AC54

#### 3859. AMENDMENT TO ASSIGN NRC SOLE AUTHORITY FOR APPROVING ONSITE LOW-LEVEL WASTE DISPOSAL

Legal Authority: 42 USC 2201; 42 USC

2021; 42 USC 5841

CFR Citation: 10 CFR 150

Abstract: This rulemaking would establish NRC's sole authority for approving onsite disposal of low-level waste at all NRC licensed reactors and at Part 70 fuel cycle facilities. There is a need to amend section 150.15 to authorize one agency (NRC) to regulate all onsite disposal of low-level waste in order to provide a more comprehensive regulatory review procedure of all onsite waste management activities and to avoid unnecessary duplication of effort. Uniform review procedures by the NRC will provide for greater health hazard at a later date after the site is decommissioned.

#### Timetable:

| Cite | FR Cit | Date     | Action        |
|------|--------|----------|---------------|
|      |        | 02/28/88 | NPRM          |
| •    | •      | 02/28/89 | Final Action  |
|      |        |          | Small Entity: |

Agency Contact: John Stewart, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3618

RIN: 3150-AC57

#### **NUCLEAR REGULATORY COMMISSION (NRC)**

**Completed Actions** 

## 3860. • RECONSIDERATION OF ENFORCEMENT PROVISION INVOLVING REOPENING CLOSED CASES

**Legal Authority:** 42 USC 2201; 42 USC 5841

CFR Citation: 10 CFR 2

Abstract: The final rule modifies the NRC's general statement of policy and procedure for enforcement actions. The modification is necessary to clarify the policy on reopening closed enforcement actions. The policy statement is modified to make it clear that a

decision to reopen a case is to be made on a case-by-case basis.

#### Timetable:

| Date     | F    | FR | Cite                      |
|----------|------|----|---------------------------|
| 03/23/88 | 53 F | R  | 9429                      |
|          |      |    | Date FR<br>03/23/88 53 FR |

Small Entity: No

Agency Contact: James Lieberman, Nuclear Regulatory Commission, Office of Enforcement, Washington, DC 20555, 301 492-0741

RIN: 3150-AC79

### 3861. ● RELOCATION OF OFFICE OF NUCLEAR REACTOR REGULATION

**Legal Authority:** 42 USC 2201; 42 USC 5841

**CFR Citation:** 10 CFR 4; 10 CFR 15; 10 CFR 19; 10 CFR 20; 10 CFR 21; 10 CFR 50; 10 CFR 53; 10 CFR 55; 10 CFR 73; 10 CFR 75; 10 CFR 81; 10 CFR 140; 10 CFR 150; 10 CFR 170

Abstract: The final rule amends the NRC's regulations to indicate that its Office of Nuclear Reactor Regulation has relocated at the agency's new office building located at One White Flint

NRC Completed Actions

North, 11555 Rockville Pike, Rockville, Maryland. The final rule also indicates this relocation by revising the address for the personal delivery of communications and reports to the NRC's Document Control Desk. These amendments are being made to inform NRC licensees and members of the public of the relocation.

#### Timetable:

| Action                    | Date     | FR Cite    |
|---------------------------|----------|------------|
| Final Action<br>Effective | 02/29/88 | ,          |
| Final Action              | 03/01/88 | 53 FR 6137 |

Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington, DC 20555, 301 492-7211

RIN: 3150-AC77

## 3862. UPDATE OF FREEDOM OF INFORMATION ACT PROCEDURES AND OTHER MINOR AMENDMENTS

**Legal Authority:** 42 USC 2201; 42 USC 5841; 5 USC 552; 31 USC 9701; 5 USC 552a; 5 USC 552b

CFR Citation: 10 CFR 2; 10 CFR 9

Abstract: The final rule revised Parts 2 and 9 to reflect changes in the Freedom of Information Act. This action is being taken to comply with Pub. L. 99-570 "Freedom of Information Reform Act of 1986," signed into law by the President on October 1986. These amendments also reflect current NRC organizational structure, current agency practice and delegation. The revision will also reduce the repetition of statutory requirements.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM                       | 08/06/87 | 52 FR 29197 |
| NPRM Comment<br>Period End | 08/26/87 | 52 FR 29197 |
| Final Action               | 12/31/87 | 52 FR 49350 |
| Final Action<br>Effective  | 02/01/88 | 52 FR 49350 |

Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington, DC 20555, 301 492-7211

RIN: 3150-AC50

#### 3863. + FEE SCHEDULE CHANGE FOR NRC "U" AND "Q" ACCESS AUTHORIZATIONS

**Legal Authority:** 42 USC 2201; 42 USC 2273; 42 USC 5841

CFR Citation: 10 CFR 11; 10 CFR 25

Abstract: The final rule increases the fees for NRC "U" and "Q" access authorizations charged to NRC licensees and others applying for access authorizations which require full field background investigations. The final amendments also require that the title of the NRC point of contact, in the event a request for an individual's access authorization is withdrawn or cancelled, be changed to read Chief, Personnel Security Branch, NRC Division of Security. The final amendments are in response to the Office of Personnel Management's Notification of an increase in cost to conduct background investigations.

#### Timetable:

| Action       | Date     | FR    | Cite  | • |
|--------------|----------|-------|-------|---|
| Final Action | 11/20/87 | 52 FR | 44593 | • |

Small Entity: No

Agency Contact: Duane G. Kidd, Nuclear Regulatory Commission, Office of Administration and Resources Management, Washington, DC 20555, 301 492-4124

RIN: 3150-AC59

## 3864. COMPLETENESS AND ACCURACY OF INFORMATION PROVIDED TO THE COMMISSION

**Legal Authority:** 42 USC 2201; 42 USC 2021a; 42 USC 5841; 42 USC 5851; 42 USC 10141; 42 USC 2273; 42 USC 2201(o)

**CFR Citation:** 10 CFR 30; 10 CFR 40; 10 CFR 50; 10 CFR 55; 10 CFR 60; 10 CFR 61; 10 CFR 70; 10 CFR 71; 10 CFR 72; 10 CFR 150

Abstract: The final rule requires all licensees and applicants for licenses to provide the Commission with complete and accurate information, to provide for disclosure of information identified by licensees as significant for licensed activities and to define those circumstances when inaccurate or incomplete information will be considered by the Commission as material false statements.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Final Action<br>Effective  | 02/01/87 | 52 FR 49362 |
| NPRM                       | 03/11/87 | 52 FR 7432  |
| NPRM Comment<br>Period End | 04/10/87 | 52 FR 7432  |
| Final Action               | 12/31/87 | 52 FR 49362 |

Small Entity: No

Agency Contact: Mary Wagner, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 301 492-1683

RIN: 3150-AC45

## 3865. REGIONAL NUCLEAR MATERIALS LICENSING FOR THE UNITED STATES NAVY

Legal Authority: 42 USC 5841

CFR Citation: 10 CFR 30; 10 CFR 40; 10

**CFR 70** 

Abstract: The final rule amends provisions concerning the domestic licensing of source, byproduct, and special nuclear materials. The final rule is intended to provide information about the further implementation of NRC's decentralized licensing program. This amendment implements another phase of the process by transferring the newly consolidated U.S. Navy license to Region II. The final rule does not have any cost impact on NRC, the licensee or the public.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Final Action              | 10/16/87 | 52 FR 38391 |
| Final Action<br>Effective | 12/01/87 | 52 FR 38391 |

Small Entity: No

Agency Contact: George J. Deegan, Nuclear Regulatory Commission, Office of Nuclear Material, Safety and Safeguards, Washington, DC 20555, 301 427-4114

RIN: 3150-AC55

## 3866. ● REVISION OF LIST OF NON-AGREEMENT STATES IN REGION III

**Legal Authority:** 42 USC 2201; 42 USC 5841

**CFR Citation:** 10 CFR 30; 10 CFR 40; 10 CFR 70

Abstract: The final rule amends the Commission's regulations to reflect the removal of Illinois and Iowa from the list of non-Agreement States in Region

**Completed Actions** 

III because Iowa became an Agreement State in 1986 and Illinois became an Agreement State in 1987. These amendments are necessary to inform the public and affected licensees of the change in status of the two States.

#### Timetable:

| Action                    | Date     | FR    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action              | 12/18/87 | 52 FR | 48092 |
| Final Action<br>Effective | 12/18/87 | 52 FR | 48092 |

#### Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington, DC 20555, 301 492-7211

RIN: 3150-AC70

#### 3867. + URANIUM MILL TAILINGS REGULATIONS: GROUND WATER PROTECTION AND OTHER ISSUES

**Legal Authority:** 42 USC 2201; 42 USC 5841; 42 USC 7901 Note

CFR Citation: 10 CFR 40

Abstract: The final rule incorporates groundwater standards established by the Environmental Protection Agency for uranium mill tailings into NRC regulations. This action is necessary to make NRC regulations conform to EPA standards as required by the Uranium Mill Tailings Radiation Control Act.

#### Timetable:

| Action                     | Date     |     | FR | Cite  |
|----------------------------|----------|-----|----|-------|
| ANPRM                      | 11/26/84 | 49  | FR | 46425 |
| ANPRM<br>Comment           | 03/01/85 | 50  | FR | '2293 |
| Period End                 |          |     |    |       |
| NPRM                       | 07/08/86 | -51 | FR | 24697 |
| NPRM Comment<br>Period End | 09/08/86 | 51  | FR | 24697 |
| Final Action               | 11/13/87 | 52  | FR | 43553 |
| Final Action<br>Effective  | 12/14/87 |     |    |       |
|                            |          |     |    |       |

#### Small Entity: No

Agency Contact: Kitty S. Dragonette, Nuclear Regulatory Commission, Office of Nuclear Material Safety and Safeguards, Washington, DC 20555, 301 427-4300

RIN: 3150-AB56

# 3868. + BROAD SCOPE MODIFICATION OF GENERAL DESIGN CRITERION 4 REQUIREMENTS FOR PROTECTION AGAINST DYNAMIC EFFECTS OF POSTULATED PIPE RUPTURES

**Legal Authority:** 42 USC 2201; 42 USC 5846

CFR Citation: 10 CFR 50

Abstract: The final broad scope modification of General Design Criterion 4 (GDC 4) allows demonstration of piping integrity by analyses to serve as a basis for excluding consideration of dynamic effects associated with pipe ruptures. A final rule published April 11, 1986 (51 FR 12502) was limited to the primary loops of pressurized water reactors (PWRs), whereas this final rule covers all high energy piping in all light water reactors (LWRs). The modification permits the general but selective removal of pipe whip restraints and jet impingement shields from operating plants, plants under construction, and future plant designs, but will not impact other design requirements for containment design or ECCS performance. Alternative equipment qualification requirements developed by industry based on leak-before-break may be submitted to the NRC for review and approval in a limited number of applications.

#### Timetable:

| Action                     | Date     | •    | FR | Cite  |
|----------------------------|----------|------|----|-------|
| NPRM                       | 07/23/86 | 51 ( | FR | 26393 |
| NPRM Comment<br>Period End | 09/22/86 | 51   | FR | 26393 |
| Final Action               | 10/28/87 | 52   | FR | 41288 |
| Final Action<br>Effective  | 11/27/87 | 52 ! | FR | 41288 |

Small Entity: No

Agency Contact: John A. O'Brien, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 443-7854

RIN: 3150-AC05

#### 3869. CONSIDERATION OF EMERGENCY PLANNING RULE CHANGES TO DEAL WITH LACK OF GOVERNMENTAL COOPERATION IN OFFSITE EMERGENCY PLANNING

Legal Authority: 42 USC 2201; 42 USC

CFR Citation: 10 CFR 50

Abstract: The final rule in limited circumstances, allows a full power nuclear plant operation to begin when there is a lack of State or local government cooperation in offsite emergency planning. In earlier regulations, the Commission published revised emergency planning regulations which required that emergency plans be developed by licensees in cooperation with State and local governments. Although the Commission acknowledged the possibility that some governments might not cooperate, the Commission premised the new rules on a coordinated effort among all parties. Because this coordination has proved impossible to achieve in a few isolated cases, this final rulemaking is intended to cover those cases not contemplated by the 1980 amendments.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 03/06/87 | 52 | FR | 6980  |
| NPRM Comment<br>Period End | 06/04/87 | 52 | FR | 6980  |
| Final Action               | 11/03/87 | 52 | FR | 42078 |
| Final Action<br>Effective  | 12/03/87 | 52 | FR | 42078 |

Small Entity: No

Agency Contact: Peter Crane, Nuclear Regulatory Commission, Office of the General Counsel, Washington, DC 20555, 301 634-1465

RIN: 3150-AC36

### 3870. ● CHANGE OF REGION I ADDRESS

**Legal Authority:** 42 USC 2201; 42 USC 5841

**CFR Citation:** 10 CFR 1; 10 CFR 20; 10 CFR 30; 10 CFR 40; 10 CFR 55; 10 CFR 70; 10 CFR 73

Abstract: The final rule would amend the Commission's regulations to reflect the change of address for its Region I Office. The amendments are necessary to inform the public and affected licensees of the change in address.

#### Timetable:

| Action                    | Date     |    | FR | Cite |
|---------------------------|----------|----|----|------|
| Final Action              | 02/10/88 | 53 | FR | 3861 |
| Final Action<br>Effective | 02/10/88 | 53 | FR | 3861 |

Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources,

**Completed Actions** 

Management, Washington, DC 20555, 301 492-7211

RIN: 3150-AC68

## 3871. ● REVISION OF HEADQUARTERS OFFICE LOCATIONS

Legal Authority: 42 USC 2201; 42 USC

CFR Citation: 10 CFR 1

Abstract: The final rule amends NRC regulations pertaining to its statement of organization and general information to amend the name of one of its Headquarters Office Buildings and to add two new office locations to its list of offices. The amendment is being made to inform NRC licensees and members of the public of these changes.

#### Timetable:

| /22/88 53 | FR | 1744                         |
|-----------|----|------------------------------|
| /22/88 53 | FR | 1744                         |
|           |    | /22/88 53 FR<br>/22/88 53 FR |

Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington, DC 20555, 301 492-7211

RIN: 3150-AC74

## 3872. ● RELOCATION OF NRC OFFICES--NMSS AND GPA

Legal Authority: 42 USC 2201; 42 USC 5841

**CFR Citation:** 10 CFR 30; 10 CFR 40; 10 CFR 60; 10 CFR 61; 10 CFR 70; 10 CFR 72; 10 CFR 74

Abstract: The final rule amends the NRC's regulations to indicate that its Office of Nuclear Material Safety and Safeguards has relocated at the agency's new office building located at One White Flint North, 11555 Rockville Pike, Rockville, Maryland. In addition, the final rule announces that portions of

the Office of Governmental and Public Affairs--the State, Local, and Indian Tribe Programs and International Programs--have also relocated at One White Flint North. These amendments are being made to inform NRC licensees and members of the public of these relocations.

#### Timetable:

| Action ·     | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/12/88 | 53 FR 4109 |

Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington, DC 20555, 301 492-7211

RIN: 3150-AC75

## 3873. ● MINOR NOMENCLATURE AMENDMENTS

Legal Authority: 42 USC 2201; 42 USC

CFR Citation: 10 CFR 150

Abstract: The final rule amends the Commission's regulations to correct an oversight that was made when a final rule regarding the NRC's organizational structure was recently published in the Federal Register. The amendment corrects references to a now defunct of the agency and informs the public and affected licensees of the nomenclature changes.

#### Timetable:

| Action                    | Date     | FR Cite     |
|---------------------------|----------|-------------|
| Interim Final<br>Rule     | 10/30/87 |             |
| Final Action              | 10/30/87 | 52 FR 41699 |
| Final Action<br>Effective | 10/30/87 | 52 FR 41699 |

#### Small Entity: No

Agency Contact: Donnie H. Grimsley, Nuclear Regulatory Commission, Office of Administration and Resources, Management, Washington DC 20555, 301 492-7211

RIN: 3150-AC67

### 3874. • GENERAL CRITERIA FOR SECURITY PERSONNEL

**Legal Authority:** 42 USC 2073; 42 USC 2167; 42 USC 2201; 42 USC 5841; 42 USC 5844

CFR Citation: 10 CFR 73

Abstract: The final rule is in response to the outstanding request made in PRM-73-6 submitted by Wisconsin Electric Power Company, et al, which requested several changes in the qualifications for armed security personnel set out in 10 CFR Part 73, Appendix B. The petition was partially denied on September 3, 1987 (52 FR 33428). The final rule will grant that part of the petition which requested deletion of a scheduling link between the timing of the medical examination and the physical fitness test given at least annually to all armed security personnel. The amendment results in no impact on NRC resources and a cost savings to those licensees adversely impacted by the current requirement that all armed security personnel be subjected to an annual physical fitness test which must be preceded within 30 days by a medical examination.

#### Timetable:

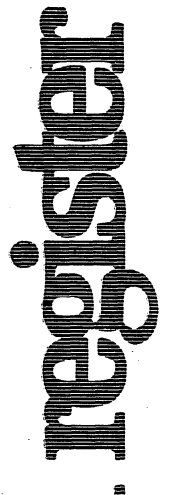
| Action                    | Date     | FR Cite   |
|---------------------------|----------|-----------|
| Final Action              | 01/07/88 | 53 FR 403 |
| Final Action<br>Effective | 02/08/88 | 53 FR 403 |

Small Entity: No

Agency Contact: William R. Lahs, Nuclear Regulatory Commission, Office of Nuclear Regulatory Research, Washington, DC 20555, 301 492-3774

RIN: 3150-AC66

[FR Doc. 88-5113 Filed 04-22-88; 8:45 am] BILLING CODE 7590-01-T



Monday April 25, 1988

Part LVI

# Securities and Exchange Commission

Semiannual Regulatory Agenda



#### SECURITIES AND EXCHANGE COMMISSION (SEC)

## SECURITIES AND EXCHANGE COMMISSION

17 CFR Ch. II

[Release Nos. 33-6757, 34-25404, 35-24592, 39-2147, IC-16294, IA-1107; File No. S7-3-88]

### Regulatory Flexibility Agenda and Rules Scheduled for Review

**AGENCY:** Securities and Exchange Commission.

**ACTION:** Publication of regulatory flexibility agenda and rules scheduled for review.

SUMMARY: The Securities and Exchange Commission is today publishing an agenda of its open and anticipated rulemaking actions, pursuant to Chapter Six of the Administrative Procedure Act and Office of Management and Budget Bulletin 88-1. The agenda is a general announcement to the public intended to provide advance notice of rulemaking actions which may have a significant economic impact on a substantial number of small entities. The Commission invites questions and public comment on individual agenda entries.

**DATE:** Public Comments are due by June 30, 1988.

ADDRESSES: Persons wishing to submit written views should file three copies with Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 5th Street, NW., Room 6184, Stop 6-9, Washington, DC 20549. All submissions should refer to File No. S7-3-88, and will be available for public inspection at the Commission's Public Reference Room, Room 1026, at the same address.

#### FOR FURTHER INFORMATION CONTACT:

William J. Atkinson, Office of Economic Analysis, Securities and Exchange Commission, 450 5th Street, NW., Room 10215, Stop 10-5, Washington, DC 20549 (202-272-7100). Additional names of persons to contact are identified with each entry.

SUPPLEMENTARY INFORMATION: The Regulatory Flexibility Act ("RFA") (Pub. L. No. 96-354, 94 Stat. 1164 [September 19, 1980]) requires each federal agency during April and October of each year to publish in the Federal Register a regulatory flexibility agenda identifying rules which the agency expects to propose or adopt which are likely to have a significant economic impact on a substantial number of small entities (the "significant impact criterion"). 1

The RFA also requires the Commission to publish a plan for the periodic review of all rules issued by the agency which have or will have a significant economic impact on a substantial number of small entities.2 The Commission published such a plan in 1981.3 The plan provides for the review of all rules in effect on January 1. 1981 within ten years of that date and for the review of all rules adopted thereafter within ten years of their adoption as final rules. The RFA further requires publication each year of a list of those rules which are to be reviewed during the succeeding twelve months.4

The Commission's continuing review of its rules, begun before the effective date of the statute (January 1, 1981), extends beyond the requirements of the RFA. Consequently, some rules listed in this part of the agenda may not be subject to RFA review requirements. The Commission is identifying them here in order to inform the public of its intention to review them. The agenda

also identifies the rulemaking actions which have been completed (or withdrawn) since the last RFA release was approved by the Commission on August 28, 1987.

The statute specifically provides that the agenda does not preclude the Commission from considering or acting on any matter not included, nor is the Commission required to consider or act on any matter which is included. Furthermore, the inclusion of a rule in the Commission's agenda reflects only the staff's preliminary judgment that the rule, if adopted or as it exists, may have a significant economic impact on a substantial number of small entities. This preliminary judgment may be changed upon further analysis.

The Commission's entries to the April 1988 Unified Agenda of Federal Regulations are listed below. The Commission's agenda includes new entries as well as items carried over from the October 1987 publication. New entries are marked with an asterisk. Copies of this preamble and a list of the entries (which includes next action dates and identifies a staff contact) are available from the Commission's Office of Public Affairs (Room 1015). The agenda also is available for inspection and copying in the Public Reference Room (Room 1026) (File S7-3-88), as noted above.

The Commission invites public comment on the individual entries in its agenda of rulemaking actions and rules scheduled for review in the next twelve months.

Dated: March 1, 1988.

By the Commission.

Jonathan G. Katz,

Secretary.

#### Prerule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3875                    | 17 CFR 210.9-03(7)(e) Financial Statement Disclosure by Bank Holding Companies About Loans to Related Parties  | 3235-AB45                          |
| 3876                    | 17 CFR 210 Proposed Additions to Rules and Guide for Disclosures concerning Reserves for Unpaid Claims and Claim Adjustment Expenses of Property - Casualty Underwriters | 3235-AC44                          |
| 3877                    | 17 CFR 240.3a12-10 Exemption of Sales of Certain Interests and Participations Issued in Connection with H.R. 10 Plans from Section 15(a)                                 | 3235-AC16                          |

<sup>15</sup> U.S.C. 602(a).

<sup>25</sup> U.S.C. 610(a).

<sup>&</sup>lt;sup>3</sup> Securities Act Release No. 6362 (June 24, 1981) [46 FR 33287].

<sup>45</sup> U.S.C. 610(c).

<sup>&</sup>lt;sup>5</sup> Securities Act Release No. 6732 (October 26, 1987) [52 FR 41226].

<sup>65</sup> U.S.C. 602(d).

<sup>&</sup>lt;sup>7</sup> The agenda relies on the definitions of the term "small entity" for purposes of the RFA which were adopted by the Commission for the various categories of regulated entities. See Securities Act Release No. 6380 (January 28, 1982) [47 FR 5215].

#### Prerule Stage—Continued

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
|                         |  | •                                  |
| 3878                    | 17 CFR 240.17Ad-8 Rule 17Ad-8 of the Securities Exchange Act                                 | 3235-AC29                          |
| 3878<br>387 <b>9</b>    | 17 CFR 240.17Ad-8 Rule 17Ad-8 of the Securities Exchange Act 17 CFR 240.15c2-10 Rule 15c2-10 |                                    |
|                         | 17 CFR 240.17Ad-8 Rule 17Ad-8 of the Securities Exchange Act                                 | 3235-AC94                          |

#### Proposed Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3882                    | 17 CFR 240.13e-2 Acquisitions of Substantial amounts of Securities and Related Activities during and following a                           | •                                  |
|                         | Tender Offer for those Securities  | 3235-AA50                          |
| 3883                    | 17 CFR 240.16a-1 to 240.16a-11 Reports of Directors, Officers and Principal Stockholders   | 3235-AB14                          |
| 3884                    | 17 CFR 239.16b Form S-8 Registration Statement under the Securities Act of 1933  | 3235-AB79                          |
| 3885                    | 00 CFR Not yet determined Rulemaking for Operational Edgar System  | 3235-AC48                          |
| 3886                    | 17 CFR 230 Rule 153 Definition of Preceded by a prospectus as used in Section 5(b)(2) in relation to Certain Transactions                  | 3235-AC61                          |
| 3887                    | 17 CFR 210 Facilitation of Multinational Securities Offerings  | 3235-AC64                          |
| 3888                    | 17 CFR 230.144A Proposed Rule for Limited Resales of Securities  | 3235-AC65                          |
| 3889                    | 17 CFR 230 Classification of Small Issuers for Reporting Purposes  | 3235-AC66                          |
| 3890                    | 17 CFR 230.701 Rules 701, 702, 703 and Form 701  | 3235-AC82                          |
| 3891                    | 17 CFR 230.501 Regulation D  | 3235-AC83                          |
| 3892                    | 17 CFR 270.3a-7 Two-Tier Real Estate Companies   | 3235-AC84                          |
| 3893                    | 17 CFR 270.17f-5 Rule 17f-5 under the Investment Company Act of 1940   | 3235-AC85                          |
| 3894                    | 17 CFR 229.303 Management's Discussion and Analysis of Financial Condition and Operations  | 3235-AD03                          |
| 3895                    | 17 CFR 230.144 Section 16(a) Compliance  | 3235-AD04                          |
| 3896                    | 17 CFR 240.13a-10 Reporting Requirements for Change in Fiscal Year End   |                                    |
| 3897                    | 17 CFR 240.13d-1 Regulation 13D-G  | 3235-AD09                          |
| 3898                    | 17 CFR 200:81 Publication of Interpretative and No-Action Letters and Other Written Communications   | 3235-AD10                          |
| 3899                    | 17 CFR 230.134 Communications not Deemed a Prospectus  | 3235-AD22                          |
| 3900                    | 00 CFR Not yet determined Rule Governing Foreign Offerings of Securities without Registration under the Securities Act of 1933             | 3235-AD23                          |
| 3901                    | 17 CFR 230.465 Automatically Effective Post -Effective Amendments for Acquisitions by certain Limited Partner-<br>ships                    | 3235-AD24                          |
| 3902                    | 17 CFR 240 Disclosure of Block Repurchases by an Issues or Affiliate   | 3235-AD25                          |
| 3903                    | 17 CFR 240.10b-21 Proposed Rule 10b-21 of the Securities Exchange Act of 1934 - Short Sales in Connection with a Public Offering           | 3235-AC95                          |
| 3904                    | 17 CFR 230.180 Amendment to Rule 180 Exemption from Registration of Certain Interests and Participations in Certain H.R. 10 Plans          | 3235-AA08                          |
| 3905                    | 17 CFR 270.11a-3 Proposed Rules 11a-3 and 11c-1 Under the Investment Company Act   | 3235-AA14                          |
| 3906                    | 00 CFR Not yet determined Mutual Fund Governance   | 3235-AA44                          |
| 3907                    | 17 CFR 270.17j-1 Rule 17j-1 under the Investment Company Act of 1940.  | 3235-AA68                          |
| 3908                    | 17 CFR 240.14a-1 to 240.14a-102 Revision of Investment Company Proxy Rules.  | 3235-AA69                          |
| 3909                    | 17 CFR 239.14 Prospectus Simplification Amendments to Form N-2   | 3235-AB40                          |
| 3910                    | 17 CFR 275.206(3)-3 Method for Compliance with Section 206(3) of the Investment Advisers Act of 1940 with respect to Certain Transactions. | 3235-AB74                          |
| 3911                    | 17 CFR 270.3a-6 Proposed Rule 3a-6 under the Investment Company Act(the "ICA")   | 3235-AC03                          |
| 3912                    | 17 CFR 275.206(4)-1 Advertising by Investment Advisers   | 3235-AC09                          |
| 3913                    | 17 CFR 270.12b-1 Proposed amendments to Rules 12b-1 and 17d-3 under the investment Company Act of 1940                                     | 3235-AC11                          |
| 3914                    | 17 CFR 270.10f-3 Exemption of Acquisition of Securities During the Existence of Underwriting Syndicate                                     | 3235-AC28                          |
| 3915                    | 17 CFR 270.12d3-2 Proposed Rule 12d3-2under the Investment Company Act   | 3235-AC36                          |
| 3916                    | 00 CFR Not yet determined Advertising by Unit Investment Trusts  | 3235-AC70                          |
| 3917                    | 17 CFR 230.139a Information that Broker-Dealers may Disseminate about Investment Companies   | 3235-AD20                          |
| 3918                    | 17 CFR 275. Revisions to the registration and the annual supplement forms used by Investment Advisers                                      | 3235-AD21                          |

#### Final Rule Stage

| Se-<br>quence<br>Number | Title  | Regulation<br>Identifier<br>Number |
|-------------------------|--|------------------------------------|
| 3919                    | 17 CFR 210.5-02 Proposals Regarding Industry Segment and Other Interim Financial Reporting Matters, Manage-      |                                    |
| 3919                    | ment's Discussion and Analysis, and Off Balance Sheet Financing Disclosures                                      | 3235-AB15                          |
| 3920                    | 17 CFR 210 Request for Comments on "Opinion Shopping"  | 3235-AC02                          |
| 3921                    | 17 CFR 210 Independent Accountants - Mandatory Peer Review   | 3235-AC79                          |
| 3922                    | 17 CFR 230.433 Prospectus delivery requirements in firm commitment underwritten offerings of securities made for |                                    |
|                         | cash (Rule 433)  | 3235-AC80                          |
| 3923                    | cash (Rule 433)  | 3235-AC81                          |
| 3924                    | 17 CFR 240.14a-1 Facilitating Shareholder Communications   | 3235-AD07                          |
| 3925                    | 17 CFR 229.401 Elimination of Filing Requirements for Preliminary Proxy Material Under Certain Circumstances;    |                                    |
|                         | Rule 14a-8 Shareholder Proposals   | 3235-AD08                          |
| 3926                    | 17 CFR 270.3a-4 Proposed Rule 3a-4 Individualized Investment Management Services                                 |                                    |
| 3927                    | 17 CFR 270.17g-1 Proposed Amendment to Rule 17g-1 Under the Investment Company Act                               |                                    |
| 3928                    | 17 CFR 239.16 Simplification of Registration Statements Filed by Unit Investment Trusts                          |                                    |
| 3929                    | 17 CFR 230.134 Disclosure of Security Ratings in Registration Statements of Money Market Funds                   | 3235-AC24                          |
| 3930                    | 17 CFR 274.11A N-1A Technical Amendments   | 3235-AC25                          |
| 3931                    | 17 CFR 230.174 Rule 174 Amendment - Prospectus Delivery During Quiet Period                                      |                                    |
| 3932                    | 17 CFR 275.204-2(a) Revision of Certain Investment Adviser Recordkeeping Rules                                   | 3235-AC97                          |

#### Completed Actions

| Se-<br>quence<br>Number | Title   | Regulation<br>Identifier<br>Number |
|-------------------------|---|------------------------------------|
| 2002                    | 17 CER 000 Prepared Bule Amendments Conserving Disclosure of Inflation adjusted Information                     | 3235-AC78                          |
| 3933                    | 17 CFR 229 Proposed Rule Amendments Concerning Disclosure of Inflation-adjusted Information                     | 3235-AC78                          |
| 3934                    | 17 CFR 240.3a12-8 Rule 3a12-8 of the Securities Exchange Act of 1934  |                                    |
| 3935                    | 17 CFR 239.15A Revisions to Expense-Related Disclosure Requirements of Form N-1A                                | 3235-AB73                          |
| 3936                    | 17 CFR 275.206(4)-4 Disclosure of Legal and Disciplinary Proceedings  | 3235-AC06                          |
| 3937                    | 17 CFR 210.6-07 Accounting for Distribution Expenses  | 3235-AC07                          |
| 3938                    | 17 CFR 270 Standardized Formula for Calculating Investment Company Performance Data in Advertisements           | 3235-AC08                          |
| 3939                    | 17 CFR 270.24f-3 Registration Under The Securities Act of 1933 of an Indefinite Number of Certain Investment    |                                    |
|                         | Company Securities  | 3235-AC10                          |
| 3940                    | 17 CFR 270.6c-9 Exemption for the offer or sale of debt securities and non-voting preferred stock in the United | 0200 / 10 10                       |
| 0340                    | States by foreign banks and subsidiaries organized to finance the operations of foreign banks                   | 3235-AC37                          |
|                         |   | 3235-AC99                          |
| 3941                    | 17 CFR 270.19b-1 Rule 19b-1 under the Investment Company Act  | 3235-AC99                          |

#### SECURITIES AND EXCHANGE COMMISSION (SEC)

Prerule Stage

#### **Accounting Rules**

3875. FINANCIAL STATEMENT DISCLOSURE BY BANK HOLDING COMPANIES ABOUT LOANS TO RELATED PARTIES

**Legal Authority:** 15 USC 77f; 15 USC 77g; 15 USC 77h; 15 USC 77h; 15 USC 77s(a); 15 USC 77a(25); 15 USC 77a(26); 15 USC 78l; 15 USC 78m; 15 USC 78n; 15 USC 78o(d); 15 USC 78w(a)

CFR Citation: 17 CFR 210.9-03(7)(e)

Legal Deadline: None.

Abstract: The staff is considering whether to recommend that the

Commission propose amendments to its rules in Article 9 of Regulations S-X requiring disclosure by bank holding companies about loans to related parties. Assertions have been made that accumulation of the required information may be unreasonably costly.

Timetable:

Action Date FR Cite

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Jeffrey Jones, Professional Accounting Fellow, Securities and Exchange Commission, 450 5th Street, NW, Washington, DC 20549, 202 272-2130

RIN: 3235-AB45

3876. PROPOSED ADDITIONS TO RULES AND GUIDE FOR DISCLOSURES CONCERNING RESERVES FOR UNPAID CLAIMS AND CLAIM ADJUSTMENT EXPENSES OF PROPERTY - CASUALTY UNDERWRITERS

**Legal Authority:** 15 USC 77F; 15 USC 77G; 15 USC 77H; 15 USC 77J; 15 USC 77S; 15 USC 78L; 15 USC 78M; 15 USC 78N; 15 USC 78O; 15 USC 78W; 15 USC 79E; 15 USC 79N; 15 USC 79F; 15 USC 80A-8; 15 USC 80A-29

**Prerule Stage** 

CFR Citation: 17 CFR 210 Legal Deadline: None.

Abstract: The staff is considering whether to recommend that the Commission propose additions to the rules and guides concerning the underwriting and loss reserving experience of property - casualty underwriters. The proposed disclosures would be intended to assist investors in understanding and evaluating companies' reserving practices, the effect on reported income of adjustments to reserves established in prior periods and in comparing those practices and adjustments among entities.

#### Timetable:

Action

Date

**FR Cite** 

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Jeffrey C. Jones, Professional Accounting Fellow, Securities and Exchange Commission, Office of the Chief Accountant, 450 5th Street N.W., Washington, D.C. 20549,

202 272-2130

RIN: 3235-AC44

Securities Markets and Securities Industry Rules

3877. EXEMPTION OF SALES OF CERTAIN INTERESTS AND PARTICIPATIONS ISSUED IN CONNECTION WITH H.R. 10 PLANS FROM SECTION 15(A)

**Legal Authority:** 15 USC 78c(a)(12); 15 USC 78o; 15 USC 78w; 15 USC 77c(a)(12); 15 USC 77s(a)

**CFR Citation:** 17 CFR 240.3a12-10; 17 CFR 230.180

Legal Deadline: None.

Abstract: The proposed rule would specify certain conditions under which persons engaged in the sale of interests and participation issued in connection with certain tax-qualified retirement plans ("H.R.10" or "Keogh" plans) would not be required to register as broker-dealers under Section 15(a) of the Securities Exchange Act of 1934. In 1981, the Commission adopted Rule 180 under the Securities Act of 1933 exempting from the registration requirements of that Act interests and participations issued in connection with H.R. 10 plans. The proposed rule

provides a parallel exemption from broker-dealer registration for sales of such interests and participations in H.R. 10 plans. As an alternative the staff could consider granting no-action or exemptive requests on a case-by-case basis. However, such procedure would be inefficient and needlessly expensive for both the public and the Commission staff. In addition, the Commission is proposing to amend Rule 180 to clarify that, under paragraph (a)(3)(ii) of that Rule, the employer only needs to obtain investment advice prior to the investment of plan assets. This proposal codifies a previous staff position.

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Susan J. Walters, Branch Chief, Legal Interpretations, Securities and Exchange Commission, Division of Market Regulation, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2417

RIN: 3235-AC16

## 3878. RULE 17AD-8 OF THE SECURITIES EXCHANGE ACT

**Legal Authority:** 15 USC 17b; 15 USC 78g-1; 15 USC 78w(a)

CFR Citation: 17 CFR 240.17Ad-8

Legal Deadline: None.

Abstract: Rule 17Ad-8 requires a registered clearing agency, at the request of an issuer, to provide the issuer with a "securities position listing." A securities position listing is a list of the clearing agency's participants on whose behalf the clearing agency holds the issuer's securities as well as participants' positions as of a specified date. The Rule further provides that the clearing agency may charge a reasonable fee for providing the list.

#### Timetable:

Action

Date

FR Cite

**Next Action Undetermined** 

Small Entity: No

**Agency Contact:** Thomas C. Etter, Jr., Attorney, Securities and Exchange Commission, Division of Market

Regulation, 450 Fifth Street, N.W., Washington, DC 20549, 202 272-2782

RIN: 3235-AC29

#### 3879. RULE 15C2-10

**Legal Authority:** 15 USC 78b; 15 USC 78k-1; 15 USC 78o(c)(1); 15 USC 78o(c)(2); 15 USC 78w(a)

CFR Citation: 17 CFR 240.15c2-10

Legal Deadline: None.

Abstract: The Division of Market Regulation is preparing a draft release that would solicit comment on a rule that would govern the operation of proprietary securities trading systems that are not operated as facilities of a national securities association or exchange.

#### Timetable:

Action

Date FR Cite

NPRM Comment 10/30/87 Period End

**Next Action Undetermined** 

Small Entity: No

Agency Contact: William M. Harter, Attorney, Securities and Exchange Commission, Division of Market Regulation, 450 Fifth St., N.W., Washington, D.C. 20549, 202 272-2414

RIN: 3235-AC94

#### **Investment Management Rules**

#### 3880. ● PROPOSED RULE 6C-10 UNDER THE INVESTMENT COMPANY ACT OF 1940

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-22(c); 15 USC 80a-37

CFR Citation: 17 CFR CFR 270.6c-10

Legal Deadline: None.

Abstract: The Commission will consider whether to propose rule 6c-10 under the act to allow Investment Companies to charge deferred sales loads including contingent deferred sales loads, under certain conditions. These actions would eliminate the need for Investment Companies to file applications for exemptive relief to impose deferred loads.

SEC Prerule Stage

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: Proposed rule 6c-10 was formerly included with the proposed amendments to rules 12b-1 and 17d-3 under the Investment Company Act. Proposed rule 6c-10 has been split from that entry to comprise a separate item on the agenda.

Agency Contact: Rochelle G.
Kauffman, Staff Attorney, Securities
and Exchange Commission, Division of
Investment Management, 450 5th Street

Investment Management, 450 5th Street, N.W., Washington, D. C. 20549, 202 272-2048

RIN: 3235-AD18

## 3881. PROPOSED AMENDMENTS TO RULE 12D3-1 UNDER THE INVESTMENT COMPANY ACT OF 1940

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-37

CFR Citation: 17 CFR 12d3-1

Legal Deadline: None.

Abstract: The Commission is considering whether to propose amendments to Rule 12d3-1 under the Investment Company Act of 1940, which provides exemptive relief from the Act's prohibition against investment company acquisitions of securities issued by persons engaged in certain securities-related businesses. If adopted, the proposed amendments would expand the exemptive relief provided by the rule to permit, under certain conditions, investment

companies to acquire equity securities issued by persons organized outside the United States that are engaged in securities related businesses.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W., Washington, D. C. 20549, 202 272-2048

RIN: 3235-AD19

#### SECURITIES AND EXCHANGE COMMISSION (SEC)

**Proposed Rule Stage** 

#### **Disclosure Rules**

3882. ACQUISITIONS OF SUBSTANTIAL AMOUNTS OF SECURITIES AND RELATED ACTIVITIES DURING AND FOLLOWING A TENDER OFFER FOR THOSE SECURITIES

**Legal Authority:** 15 USC 78c(b); 15 USC 78m(e); 15 USC 78n(d); 15 USC 78w(a); 15 USC 78o(c); 15 USC 78t(b)

**CFR Citation:** 17 CFR 240.13e-2; 17 CFR 240.14d-11

Legal Deadline: None.

Abstract: In 1986, the Commission published a release seeking public comment on three concepts relating to corporate takeovers. On October 1, 1987, the Commission issued a release proposing the first issue discussed in the concept release. Rules 13e-2 and 14d-11 would require that, subject to certain exceptions, purchases, offers to purchase, arrangements or understandings to purchase and solicitations of offers to sell securities undertaken during and shortly after a tender offer that would increase any person's ownership of the class of securities subject to the tender offer by 10% or more of the class be made in compliance with the statutory provisions and rules applicable to tender offers. The proposed rules would apply to all persons from the formal commencement of a tender offer until 10 business days after the scheduled expiration date. A proposed rule, also, would subject a bidder to the same requirements from the time it commenced a tender offer by public announcement until it either formally commenced a tender offer by some other means or 30 business days after it made a subsequent public announcement (cont)

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 07/31/86 | 51 | FR | 28096 |
| ANPRM<br>Comment<br>Period End | 12/01/86 | ٠  |    |       |
| NPRM                           | 10/01/87 |    |    |       |
|                                |          |    |    |       |

Next Action Undetermined Small Entity: Undetermined

Additional Information: ABSTRACT CONT:stating that it had determined not to continue with the tender offer.

Agency Contact: David A. Sirignano, Chief, Office of Tender Offers, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, NW, Washington, DC 20549, 202 272-3097

RIN: 3235-AA50

## 3883. REPORTS OF DIRECTORS, OFFICERS AND PRINCIPAL STOCKHOLDERS

**Legal Authority:** 15 USC 78m(d); 15 USC 78p(a); 15 USC 78p(b); 15 USC 78p(c); 15 USC 78p(e); 15 USC 78w(a)

**CFR Citation:** 17 CFR 240.16a-1 to 240.16a-11; 17 CFR 240.16b-1 to 240.16b-11; 17 CFR 240.16c-1 to 240.16c-3; 17 CFR 240.16e-1; 17 CFR 240.13d-3; 17 CFR 240.14d-1; 17 CFR 229.403; 17 CFR 249.103; 17 CFR 249.104; 17 CFR 240.12h-2

Legal Deadline: None.

Abstract: The Commission will review the existing rules and reporting forms intended to implement the provisions of Section 16 of the Securities Exchange Act. Section 16 seeks to deter misuse of inside information by imposing certain periodic and transactional reporting requirements on the officers, directors and principal beneficial shareholders of companies registered under that Act as well as certain limitations on equity transactions by those persons. Over the years the Commission has adopted a number of rules to clarify the applicability of Section 16's requirements to particular circumstances. The Commission will examine their current suitability in light of the purposes of the statute.

**Proposed Rule Stage** 

## Timetable: Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: ABSTRACT CONT: The Commission believes that these actions will result in savings to persons subject to these provisions with no reduction in investor protection. This initiative is a consolidation of five projects that were previously listed separately in the October 1983 agenda.

Agency Contact: Brian J. Lane, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, NW, Washington, DC 20549, 202 272-2589

RIN: 3235-AB14

#### 3884. FORM S-8 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

**Legal Authority:** 15 USC 77f; 15 USC 77g; 15 USC 77j; 15 USC 77s(a); 15 USC 78l; 15 USC 78m; 15 USC 78n; 15 USC 78w(a)

CFR Citation: 17 CFR 239.16b Legal Deadline: None.

Abstract: The Commission will consider whether to revise the disclosure requirements under the federal securities laws relating to registration under the securities Act of 1933 of securities to be offered to employees of an issuer pursuant to certain plans. Such registration currently is made on Form S-8 (17 CFR 239.16b). The Commission staff is developing proposals in this area and considering alternative approaches to the problem of reducing burdens while ensuring the availability of sufficient information to employees, particularly where they already have access to much of the required information under ERISA. In the context of this rulemaking, Form S-8 will be fully reviewed for purposes of the Regulatory

#### Timetable:

Flexibility Act.

| Action _ | Date | FR Cite     |
|----------|------|-------------|
|          |      | <del></del> |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Larisa Dobriansky, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235~AB79

### 3885. RULEMAKING FOR OPERATIONAL EDGAR SYSTEM

Significance: Agency Priority

**Legal Authority:** 15 USC 77a to 77aa; 15 USC 78a to 78ii; 15 USC 79 to 79z-6; 15 USC 77aaa to 77bbb; 15 USC 80a-1 to 80a-52

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: This rulemaking encompasses the changes necessary to mandate and accommodate electronic filing in the operational Edgar system, as well as to update the rules to take advantage of the efficiencies of electronic filing and processing.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| ANPRM                      | 07/02/86 | 51 | FR | 24155 |
| ANPRM                      | 09/05/86 |    |    |       |
| Comment                    |          |    |    |       |
| Period End                 |          |    |    |       |
| NPRM                       | 08/31/88 |    |    |       |
| NPRM Comment<br>Period End | 10/31/88 |    |    |       |
| Final Action               | 01/31/89 |    |    |       |

Small Entity: Undetermined

Agency Contact: Sarah A. Miller, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AC48

#### 3886. RULE 153 DEFINITION OF PRECEDED BY A PROSPECTUS AS USED IN SECTION 5(B)(2) IN RELATION TO CERTAIN TRANSACTIONS

Legal Authority: 15 USC 77e CFR Citation: 17 CFR 230 Legal Deadline: None.

Abstract: The prospectus delivery requirement for certain transactions effectuated on a national securities exchange may be satisfied by delivery to the exchange. The Commission will consider whether this procedure should be available for certain transactions on the NASDAQ Inter Dealer Quotation System.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: John Reynolds, Special Counsel, Office of Small Business Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2644

RIN: 3235-AC61

## 3887. FACILITATION OF MULTINATIONAL SECURITIES OFFERINGS

**Legal Authority:** 15 USC 77e; 15 USC 77f; 15 USC 77g; 15 USC 77j; 15 USC 77s(a); 15 USC 77ddd; 15 USC 77eee; 15 USC 77fff; 15 USC 78c(b); 15 USC 78j; 15 USC 78l; 15 USC 78m; 15 USC 78w; 15 USC 78x

**CFR Citation**: 17 CFR 210; 17 CFR 230; 17 CFR 239; 17 CFR 240; 17 CFR 249; 17 CFR 260

Legal Deadline: None.

Abstract: In order to facilitate simultaneous multinational securities offerings among, initially, the United States, Canada and the United Kingdom, appropriate criteria are being sought to reconcile differences in disclosure standards, financial statement requirements and distribution systems. The Commission issued a concept release in February 1985 addressing numerous regulatory issues raised by multinational offerings. At that time, the Commission published for comment two conceptual approaches to facilitating such offerings--a "common prospectus" approach and a "reciprocal" approach. The Commission's staff is currently in the process of developing the reciprocal prospectus approach, which involves reciprocal recognition and use of home country disclosure documents. It is likely that initially the proposal will focus on debt offerings of certain issuers, limited rights offerings and exchange offers.

#### Timetable:

| Action     | Date     |    | FR | Cite |
|------------|----------|----|----|------|
| ANPRM      | 02/28/85 | 50 | FR | 9281 |
| ANPRM      | 07/15/85 |    |    |      |
| Comment    | •        |    |    |      |
| Period End |          |    |    |      |

**Next Action Undetermined** 

**Proposed Rule Stage** 

Small Entity: Undetermined

Agency Contact: Carl T. Bodolus, Chief, Office of International Corporate Finance, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-3246

RIN: 3235-AC64

## 3888. PROPOSED RULE FOR LIMITED RESALES OF SECURITIES

**Legal Authority:** 15 USC 77d(1); 15 USC 77d(3); 15 USC 77s(a)

**CFR Citation: 17 CFR 230.144A** 

Legal Deadline: None.

Abstract: The staff is considering whether to recommend that the Commission publish for comment two alternative versions of a new rule that would provide a safe harbor exemption from the registration requirements of the Securities Act of 1933 for resales of securities to institutional investors if certain conditions are met. The first version would require that the issuer of such securities be a reporting company or that the securities be investment grade, non-convertible debt or preferred securities, while the second version would be available for resales of any securities, debt or equity, of reporting or non-reporting companies.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: William E. Morley, Special Counsel, Office of Chief Counsel, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2573

RIN: 3235-AC65

## 3889. CLASSIFICATION OF SMALL ISSUERS FOR REPORTING PURPOSES

Legal Authority: 15 USC 78I; 15 USC 78m

**CFR Citation:** 17 CFR 230; 17 CFR 240; 17 CFR 244; 17 CFR 260

Legal Deadline: None.

Abstract: Other appropriate criteria are being sought to establish the threshold level for companies to enter into the Securities Exchange Act of 1934 reporting system which would complement or be substituted for the present size criteria of 500 shareholders and total assets of \$5 million.

#### Timetable:

| Action                         | Date     |    | FR | Cite  |
|--------------------------------|----------|----|----|-------|
| ANPRM                          | 07/08/86 | 51 | FR | 25369 |
| ANPRM<br>Comment<br>Period End | 09/30/86 |    |    |       |
| NPRM .                         | 02/01/88 |    |    |       |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Richard K. Wulff, Chief, Office of Small Business Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2644

RIN: 3235-AC66

3890. RULES 701, 702, 703 AND FORM

Legal Authority: 15 USC 77c(b); 15 USC

**CFR Citation:** 17 CFR 230.701; 17 CFR 230.702; 17 CFR 230.703; 17 CFR 239.701

Legal Deadline: None.

Abstract: The proposed rules and form would provide an exemption from the registration requirements of the Securities Act of 1933 for offers and sales of Securities pursuant to certain employment contracts and employee benefit plans of non-reporting companies. Since some cost is involved in registration, the proposed rules would provide some relief to small issuers.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 08/05/87 | 52 | FR | 29033 |
| NPRM Comment<br>Period End | 09/15/87 |    |    |       |
| Final Action               | 01/29/88 |    |    |       |
| Final Action<br>Effective  | 03/15/88 |    |    |       |
|                            |          |    |    |       |

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: John Reynolds, Special Counsel, Office of Small Business Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2644

RIN: 3235-AC82

#### 3891. REGULATION D

Significance: Agency Priority

**Legal Authority:** 15 USC 77b(15); 15 USC 77c(b); 15 USC 77d(2); 15 USC 77d(b); 15 USC 77s(a); 15 USC 77s(c)

**CFR Citation:** 17 CFR 230.501; 17 CFR 230.502; 17 CFR 230.503; 17 CFR 230.504; 17 CFR 230.505; 17 CFR 230.506

Legal Deadline: None.

Abstract: The proposed revisions would add to the number of persons who would qualify as accredited investors, raise the dollar ceiling for certain exempt offerings and make general technical changes to the regulation which provides three different exemptions from the registration requirements of the Securities Act of 1933. By widening the scope of the exemptions, the proposed revisions would aid smaller businesses that would be able to raise needed capital without registering under the Securities Act.

#### Timetable:

| 1/12/87<br>3/15/87 |                    |
|--------------------|--------------------|
| 2/15/07            |                    |
| 3/13/8/            |                    |
| 1/31/88            |                    |
|                    | 1/31/88<br>ermined |

Small Entity: Yes

Agency Contact: Karen O'Brien, Attorney Advisor, Office of Small Business Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2644

RIN: 3235-AC83

## 3892. TWO-TIER REAL ESTATE COMPANIES

Legal Authority: 15 USC 80a-6(c)

**CFR Citation:** 17 CFR 270.3a-7; 17 CFR 270.6c-11

Legal Deadline: None.

Abstract: The regulation will be designed to codify numerous exemptions from the provisions of the Investment Company Act of 1940 ("Act") granted to two-tier real estate limited partnerships. Exemptions from the Act pursuant to Section 6(c) of the Act have generally been granted where:

1) the two-tier partnership invests in limited partnerships engaged in the development and building of housing

**Proposed Rule Stage** 

for low and moderate income persons; 2) the limited partnership interests are sold only to suitable investors; and 3) requirements for fair dealing by the general partner of the issuer with the limited partners of the issuer are included in the basic organizational documents of the partnership. The regulation will reduce the number of exemptive relief applications received by the Office of Investment Company Regulation requesting exemptions for two-tier real estate limited partnerships.

#### Timetable:

| Action | Date | FR | Cite |  |
|--------|------|----|------|--|

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2048

RIN: 3235-AC84

#### **3893. RULE 17F-5 UNDER THE INVESTMENT COMPANY ACT OF 1940**

Legal Authority: 15 USC 80a-17(f); 15 USC 80a-6(c); 15 USC 80a-37(a)

CFR Citation: 17 CFR 270.17f-5

Legal Deadline: None.

Abstract: Rule 17f-5 permits U.S. registered Investment Companies to maintain certain Securities and other assets in the custody of an "Eligible Foreign Custodian," as that term is defined in the rule. In response to comments that the present definition of Eligible Foreign Custodian and other provisions of the rule are too restrictive, the Commission is considering whether to propose amendments to the rule.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Rochelle G. Kauffman, Staff Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2048

RIN: 3235-AC85

#### 3894. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL **CONDITION AND OPERATIONS**

Legal Authority: 15 USC 78w(a) **CFR Citation: 17 CFR 229.303** 

Legal Deadline: None.

Abstract: The Commission has solicited public comment on issues relating to Management's Discussion and Analysis of financial condition and operations as required by Item 303 of Regulation S-K. This requirement is the subject of recommendations from members of the accounting profession calling for a more specific approach to requiring disclosure of business risks and uncertainties, as well as additional board of director scrutiny and independent auditor association with these disclosures. The Commission will review comments received to determine whether future rulemaking is appropriate.

#### Timetable:

| Action                         | Date     | FR Cite        |
|--------------------------------|----------|----------------|
| ANPRM                          | 04/24/87 | 52 FR 13715    |
| ANPRM<br>Comment<br>Period End | 06/23/87 | . <del>-</del> |

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: Brian J. Lane, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D. C. 20549, 202 272-2589

RIN: 3235-AD03

#### 3895. SECTION 16(A) COMPLIANCE

Legal Authority: 15 USC 78p

CFR Citation: 17 CFR 230.144; 17 CFR 239.300; 17 CFR 240.16a-1; 17 CFR 249.103; 17 CFR 249.104; 17 CFR 249.308a; 17 CFR 249.310

Legal Deadline: None.

Abstract: The Commission has perceived substantial non-compliance with Section 16(a) of the Securities Exchange Act of 1934. To address the problem, the Commission is considering proposing rules to insure that required information is disclosed, either by the reporting person or the registered companies.

#### Timetable:

Action Date **FR Cite** 

Next Action Undetermined

Small Entity: Yes

Agency Contact: Brian Lane, Special Counsel, Securities and Exchange Commission, Division of Corporation Finance, 450 5th St., N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AD04

#### 3896. REPORTING REQUIREMENTS FOR CHANGE IN FISCAL YEAR END

Legal Authority: 15 USC 78n; 15 USC

CFR Citation: 17 CFR 240.13a-10; 17 CFR 240.13a-13; 17 CFR 240.14a-3; 17 CFR 240.15d-10; 17 CFR 240.15d-13; 17 CFR 249.308

Legal Deadline: None.

Abstract: The Commission staff is developing proposals to revise Rules 13a-10 and 15d-10 that would change, under certain circumstances, the reporting form to be used and the period for which audited financial statements are required to be filed where an issuer changes its fiscal year end. Also, proposals that would revise rules governing quarterly reporting are being developed. The proposals would close a reporting and clarify interim and quarterly reporting requirements when an issuer changes its fiscal yearend. The proposals also would permit an issuer, under certain circumstances, to utilize the reporting format of Form 10-1 for reporting on certain interim periods.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: Barbara J. Green, Attorney Fellow, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AD05

#### 3897. REGULATION 13D-G

Legal Authority: 15 USC 78a

CFR Citation: 17 CFR 240.13d-1; 17 CFR

240.13d-2

**Proposed Rule Stage** 

Legal Deadline: None.

Abstract: The Commission will consider proposing revision of Regulation 13D-G to close certain disclosure gaps, to make the disclosure more meaningful and to broaden the pool of persons allowed to use the short-form beneficial ownership report on Schedule 13G so as to lessen the costs and burdens of compliance.

#### Timetable:

Action Date **FR CIte** 

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: David A. Sirignano, Chief, Office of Tender Offers. Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-3097

RIN: 3235-AD09

#### 3898. PUBLICATION OF INTERPRETATIVE AND NO-ACTION **LETTERS AND OTHER WRITTEN** COMMUNICATIONS

Legal Authority: 15 USC 77s; 15 USC 77sss; 15 USC 78w; 15 USC 79t; 15 USC 80a-37; 15 USC 80b-11; 5 USC 552

CFR Citation: 17 CFR 200.81

Legal Deadline: None.

Abstract: The Commission is proposing amendments to Rule 81 of the Commission's regulations on Information and Requests, which would provide for immediate publication of interpretative and no-action letters written by the Commission's staff at the time such letters are sent or given to the requesting party, unless temporary confidential treatment is granted.

#### Timetable:

| Action                     | Date     |    | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 09/08/87 | 52 | FR | 35115 |
| NPRM Comment<br>Period End | 10/19/87 |    |    |       |

**Next Action Undetermined** Small Entity: Not Applicable

Agency Contact: Michael G. Hyatte, Special Counsel, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-

RIN: 3235-AD10

#### 3899. ● COMMUNICATIONS NOT **DEEMED A PROSPECTUS**

Legal Authority: 15 USC 77b; 15 USC

**CFR Citation: 17 CFR 230.134** 

Legal Deadline: None.

Abstract: The Commission will consider proposing amendments to Rule 134 of the Commission's rules and regulations under the Securities Act of 1933 that would permit direct participation programs such as state limited partnerships to include additional information in their Rule 134 tombstone advertisements.

#### Timetable:

| Action | Date | FR | Cite |
|--------|------|----|------|
| ,      |      |    |      |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: William E. Morley, Chief Counsel, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2573

RIN: 3235-AD22

#### 3900. ● RULE GOVERNING FOREIGN **OFFERINGS OF SECURITIES** WITHOUT REGISTRATION UNDER THE SECURITIES ACT OF 1933

Legal Authority: 15 USC 77a et seq CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: The extraterritorial reach of Section 5 of the Securities Act of 1933 has become of critical importance with the development of major markets abroad and the growth of transnational investment. As a result of these developments, the Commission staff is re-evaluating the question of the proper scope of the registration requirements. The staff is currently developing a proposal for a safe harbor rule which would set forth specified non-exclusive conditions under which the Commission would not seek to apply the registration provisions. In general, under this approach the registration provisions would apply when an offer or sale of securities takes place in the United States--a territorial approach.

| _    |   |   |    |   |    |
|------|---|---|----|---|----|
| - 11 | m | e | ta | D | ıе |

| Action | Date | FR Cite |
|--------|------|---------|

**Next Action Undetermined** Small Entity: Undetermined

Agency Contact: Carl Bodolus, Chief, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-3246

RIN: 3235-AD23

#### 3901. ● AUTOMATICALLY EFFECTIVE **POST -EFFECTIVE AMENDMENTS** FOR ACQUISITIONS BY CERTAIN **LIMITED PARTNERSHIPS**

Legal Authority: 15 USC 77h(c); 15 USC

**CFR Citation: 17 CFR 230.465** Legal Deadline: None.

Abstract: The Commission will

consider proposing a new Rule 465 to provide for the automatic effectiveness upon filing with the Commission of post-effective amendments that reflect acquisitions by specified limited partnerships. The proposal is intended to address the practical difficulties associated with acquisition related interruptions in sales efforts by sponsors of limited partnerships.

#### Timetable:

| Action | Date | FR Cite   |
|--------|------|-----------|
| ACION  | Date | I II CILE |

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: Alexander G. Shtofman, Special Counsel, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AD24

#### 3902. ● DISCLOSURE OF BLOCK REPURCHASES BY AN ISSUES OR **AFFILIATE**

Legal Authority: 15 USC 78m; 15 USC 78w(a)

CFR Citation: 17 CFR 240; 17 CFR 249

Legal Deadline: None.

Abstract: The staff is developing proposals to require either pre - or post transactional disclosure of issuer or. affiliate repurchases of securities of the issuers over a certain threshold percentage. The staff has yet to

**Proposed Rule Stage** 

determine the appropriate percentage level.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Sarah Miller, Special Counsel, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AD25

Securities Markets and Securities Industry Rules

3903. PROPOSED RULE 10B-21 OF THE SECURITIES EXCHANGE ACT OF 1934 - SHORT SALES IN CONNECTION WITH A PUBLIC OFFERING

**Legal Authority:** 15 USC 78b; 15 USC 78c; 15 USC 78i(a)(6); 15 USC 78j(a); 15 USC 78j(b); 15 USC 78o(c); 15 USC 78w(a); 15 USC 78dd(a)

CFR Citation: 17 CFR 240.10b-21

Legal Deadline: None.

Abstract: Proposed Rule 10b-21 would prohibit a person who effects short sales of an equity security during the period between the filing of a registration statement relating to the same class of equity securities and the commencement of the public offering of such equity securities from covering such short sales with securities purchased from an underwriter or broker or dealer participating in the public offering of such equity securities. The proposed rule is designed to prevent manipulative short selling by market participants in anticipation of underwritten public offerings.

#### Timetable:

| Action       | Date     | FR Cite   |  |
|--------------|----------|-----------|--|
| NPRM         | 05/20/87 | 52 FR 102 |  |
| NPRM Comment | 07/27/87 |           |  |
| Period End   |          |           |  |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Nancy J. Burke, Branch Chief, Securities and Exchange Commission, Division of Market Regulation, 450 Fifth St., N.W., Washington, D.C. 20549, 202 272-2880

RIN: 3235-AC95

#### **Investment Management Rules**

3904. AMENDMENT TO RULE 180 --EXEMPTION FROM REGISTRATION OF CERTAIN INTERESTS AND PARTICIPATIONS IN CERTAIN H.R. 10 PLANS

**Legal Authority:** 15 USC 77c(a)(2); 15 USC 77s(a)

CFR Citation: 17 CFR 230.180 Legal Deadline: None.

Abstract: Rule 180 provides an exemption from the registration requirements of the Securities Act for interests and participations issued in connection with certain qualified H.R. 10 plans. In order for interests in funding media issued to plans established by financially inexperienced employers to qualify for the rule's exemption, the rule, as adopted, requires those employers to obtain financial advice from an independent expert prior to adopting the H.R. 10 plan. Among other things, the Commission is considering proposing an amendment to Rule 180 that would codify a present "no-action" position regarding the situation where a financially unsophisticated employer has already established a plan for its employees without obtaining advice from an independent expert, and intends either to change the funding medium or add another funding medium to the choices already available to employees. The issuer of the funding medium in such a case would be in compliance with the rule if the issuer has reasonable grounds to believe and, after having made reasonable inquiry, does believe, that an independent financial expert reviewed the funding medium prior to the investment of the (cont)

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Additional Information: ABSTRACT CONT: plan's assets in that funding medium. The type of amendment being considered would impose no additional compliance cost, and would increase the flexibility of existing plans and the number of investment choices available to participating employees.

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 Fifth Street, N. W. (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AA08

#### 3905. PROPOSED RULES 11A-3 AND 11C-1 UNDER THE INVESTMENT COMPANY ACT

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-11(a); 15 USC 80a-37

**CFR Citation:** 17 CFR 270.11a-3; 17 CFR 270.11c-1

Legal Deadline: None.

Abstract: The proposed rules would exempt certain persons from the requirements of Section 11(a) of the Investment Company Act. That section prohibits any registered open-end investment company and its principal underwriter from making an offer to a shareholder to exchange his security for another security on any basis other than the relative net asset values of the respective securities to be exchanged. unless the terms have been submitted to and approved by the Commission or comply with rules the Commission may prescribe. Section 11(c) states in part that the terms of any offer of exchange involving the securities of registered unit investment trusts must also be submitted to and approved by the Commission or comply with rules the Commission may prescribe. Proposed rule 11a-3 would permit a mutual fund or its principal underwriter to make certain exchange offers to its own shareholders or to shareholders of another fund in the same family of funds. Proposed rule 11c-1 would permit a unit investment trust or its sponsor to make certain exchange offers to unitholders of the same series or another series of the same trust or to unit holders of another unit investment trust

#### Timetable:

| Action                     | Date                 |    | FR | Cite  |
|----------------------------|----------------------|----|----|-------|
| NPRM Comment<br>Period End | 12/23/86<br>03/31/88 | 51 | FR | 47260 |

Next Action Undetermined Small Entity: Undetermined

**Proposed Rule Stage** 

SEC

Additional Information: ABSTRACT CONT: having the same sponsor. By codifying standards for a variety of exchanges, these proposed rules are intended to significantly reduce the number of exemptive applications filed with the Commission under Section 11.

Analysis: Regulatory Flexibility Analysis

Agency Contact: Brian P. Kindelan, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AA14

#### 3906. MUTUAL FUND GOVERNANCE

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-37

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: On December 10, 1982, the Commission issued an advance concept release (Investment Company Act Release No. 12888, (47 FR 56509)) soliciting public comment on whether the Commission should propose rules or recommend legislation which would provide for an alternative form of mutual fund governance. Specifically, this release requests comment on whether mutual funds should be exempted from shareholder voting and/or director requirements under the Investment Company Act of 1940 (the "Act") and, if so, whether conditions could be fashioned which would adequately insure against loss of investor protection. Although such changes might be effected through rulemaking, the Commission has indicated that, in its preliminary judgment, changes of this magnitude should be effected through legislative rather than administrative action. Since the costs and benefits of providing for an alternative scheme of mutual fund governance cannot be estimated at the present time, the release solicits specific comment on the costs and benefits which would result from such changes. Extension of comment period until April 18, 1983 was announced in Investment Company Act Release No. 13012 (cont)

| Action              | Date     |    | FR | Cite  | • |
|---------------------|----------|----|----|-------|---|
| ANPRM               | 12/10/82 | 47 | FR | 56509 |   |
| Extended<br>Comment | 02/07/83 | 48 | FR | 6354  |   |
| Period to           |          |    |    |       |   |
| 4/18/83             |          |    |    |       |   |

ANPRM 04/18/83 48 FR 6354 Comment Period End

Next Action Undetermined Small Entity: Undetermined

Additional information: ABSTRACT CONT: (February 7, 1983) 48 FR 6354.

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AA44

Timetable:

## 3907. RULE 17J-1 UNDER THE INVESTMENT COMPANY ACT OF 1940

**Legal Authority:** 15 USC 80a-17(j); 15 USC 80a-37(a)

CFR Citation: 17 CFR 270.17j-1

Legal Deadline: None.

Abstract: Rule 17j-1 requires every access person of a registered investment company, or of an investment adviser of or principal underwriter for the investment company to report to the investment company certain of his securities transactions. The Commission is considering whether to propose an amendment to this rule which would reduce the reporting requirement for investment company directors who are interested persons with respect to the investment company by reason of their affiliation with a registered brokerdealer. Members of the industry have characterized these reporting requirements as unnecessarily burdensome in some instances. Any such rule amendment would have the effect of lessening the reporting requirements currently imposed by the rule. As a result, the staff believes that the costs, which should be insignificant, of complying with any amendment would be significantly less than the benefits it would provide. The Commission is also considering whether to amend Rule 12 j-1 to define specifiéd acts as fraudulent, deceptive or manipulative or to require certain

minimum standards to be set forth on a company's code of ethics. (con't)

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W. (Stop 5-2), Washington, D.C. 20549, 202 272-3038

RIN: 3235-AA68

### 3908. REVISION OF INVESTMENT COMPANY PROXY RULES

**Legal Authority:** 15 USC 78n; 15 USC 78w; 15 USC 80a-20; 15 USC 80a-37

**CFR Citation:** 17 CFR 240.14a-1 to 240.14a-102; 17 CFR 240.14b-1; 17 CFR 240.14c-1 to 240.14c-101; 17 CFR 270.20a-1; 17 CFR 270.20a-2; 17 CFR 270.20a-3

Legal Deadline: None.

Abstract: Absent an exception, every solicitation of a proxy, authorization or consent in respect of any security with respect to which a registered investment company is the issuer, is subject to rules adopted pursuant to the Securities Exchange Act of 1934 and the Investment Company Act of 1940 concerning solicitations of proxies. Solicitations to which the rules apply may not commence unless each person solicited is furnished or has previously been furnished with a proxy statement containing specified information prepared in accordance with certain rules and the material has been filed with the Commission. The existing proxy rules were adopted in piecemeal fashion and have been the subject of frequent changes. This has led to certain duplicative and, in certain cases, complex requirements. To the extent that a proxy statement contains repetitive material or is overly complicated and difficult to read, it may not effectively perform its intended function of communicating meaningful information to security holders in order that they may make informed voting decisions. In order to update the proxy regulations and, in doing so, improve the (cont)

**Proposed Rule Stage** 

Timetable:

Action

FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: ABSTRACT CONT: readability of proxy statements and eliminate unnecessary disclosure costs, the Commission has commenced a comprehensive review of the proxy regulations as they relate to investment companies. There does not currently exist a basis upon which to quantify the reduced costs and burdens of such action on those registrants affected. Since the action will apply to all registered investment companies soliciting proxies, unless the solicitation is excepted, the Action is expected to have a significant impact on a substantial number of small entities. However, the contemplated revisions are still in the developmental stage and have not yet been formally proposed by the Commission. Thus, the extent of the revision actually proposed and the attendant reductions in costs and burdens are as yet largely unknown, but are anticipated to be significant.

Date

Agency Contact: Dorothy M. Donohue, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-7317

RIN: 3235-AA69

## 3909. PROSPECTUS SIMPLIFICATION AMENDMENTS TO FORM N-2

Legal Authority: 15 USC 80a-8 Investment Company; 15 USC 77g Securities Act; 15 USC 77j Securities Act

**CFR Citation:** 17 CFR 239.14; 17 CFR 274.11a-1

Legal Deadline: None.

Abstract: Form N-2 is the registration statement form under the Investment Company Act of 1940 and the Securities Act of 1933 for closed-end management investment companies other than small business investment companies and companies which issue periodic payment plan certificates or which are sponsors or depositors of companies issuing such certificates. Included within the registration statement are the companies' prospectuses used in offering their securities to the public. The Commission believes a simplified prospectus is necessary because current

prospectuses have become too cumbersome for the average investor to understand and because current requirements result in the disclosure of much information that is not necessarily material to an investment decision. Simplification will, therefore, make disclosure easier for investors to understand and reduce the costs and burdens of of preparing and distributing prospectuses. Accordingly, the Commission is proposing a new form N-2A that most likely would be structured as a three-part form, one part of which would be a new simplified prospectus. There does not currently exist (cont)

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined Small Entity: Undetermined

Additional Information: ABSTRACT CONT: a basis upon which to quantify the reduced costs and burdens of such action on those registrants affected. The contemplated amendments are still in the developmental stage and have not yet been formally proposed by the Commission. Thus, the extent of the simplification of investment companies prospectuses actually proposed and the attendant reductions in costs and burdens are as yet largely unknown, but are expected to reduce the cost of registration for both the industry and government.

Agency Contact: Debra J. Kertzman, Attorney, Securities and Exchange Commission, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-2107

RIN: 3235-AB40

3910. METHOD FOR COMPLIANCE WITH SECTION 206(3) OF THE INVESTMENT ADVISERS ACT OF 1940 WITH RESPECT TO CERTAIN TRANSACTIONS

Legal Authority: 15 USC 80b-11(a) CFR Citation: 17 CFR 275.206(3)-3

Legal Deadline: None.

Abstract: Section 206(3) of the Investment Advisers Act of 1940 makes it unlawful for any investment adviser, by use of the mail or any means or instrumentality of interstate commerce, directly or indirectly, knowingly to effect a securities transaction (a) with a client while acting as principal or (b) for a client while acting as broker for a

person other than such client, without disclosing in writing to such client before the completion of the transaction the capacity on which he is acting and obtaining the consent of the client to the transaction. The Commission is considering whether to propose a rule that would provide a nonexclusive method for compliance with the provisions of Section 206(3) of the Investment Advisers Act of 1940 in connection with purchases of securities from an underwriting syndicate for an advisory client under specified conditions. Because the proposed rule is still in the developmental stages, its potential effect on small entities and its potential costs and benefits as a wholeare unknown at this time.

#### Timetable:

Action

Date

FR. Cite

Next Action Undetermined

Small Entity: Undetermined Agency Contact: John McGuire,

Attorney, Securities and Exchange Commission, Investment Management, 450 5th Street, N.W. (Stop 5-2), Washington, D.C. 20549, 202 272-2107

RIN: 3235-AB74

## 3911. PROPOSED RULE 3A-6 UNDER THE INVESTMENT COMPANY ACT(THE "ICA")

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-37(a)

CFR Citation: 17 CFR 270.3a-6

Legal Deadline: None.

Abstract: The Commission is considering whether to propose a rule that would provide exemptive relief from all provisions of the ICA to limited purpose finance subsidiaries that own or hold mortgage-backed securities. This would obviate the necessity of these subsidiaries filing applications for exemptive relief.

#### Timetable:

Action

Date

FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Brian P. Kindelan, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W. (Stop

**Proposed Rule Stage** 

5-2), Washington, D.C. 20549, 202 272-2048

RIN: 3235-AC03

### 3912. ADVERTISING BY INVESTMENT ADVISERS

**Legal Authority:** 15 USC 80b-6(4) **CFR Citation:** 17 CFR 275.206(4)-1

Legai Deadline: None.

Abstract: Rule 206(4)-1 contains a wide range of restrictions on advertising by investment advisers including prohibitions on the use of testimonials. The rule was adopted in 1962 and has not been revised since. The Commission is considering whether to amend the rule in a manner which would permit greater flexibility to investment advisers in their advertising and protect the investing public from potential abuse. Because the proposed amendments to the rule are still in the developmental stages, the potential effect on small entities and its potential costs and benefits as a whole are uncertain at this time.

#### Timetable:

| Action | Date | FR Cite |
|--------|------|---------|
|        |      |         |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Robert E. Plaze, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W. (Stop 5-2), Washington, D.C. 20549, 202 272-2098

RIN: 3235-AC09

#### 3913. PROPOSED AMENDMENTS TO RULES 12B-1 AND 17D-3 UNDER THE INVESTMENT COMPANY ACT OF 1940

**Legal Authority:** 15 USC 80a-12(b); 15 USC 80a-17(d); 15 USC 80a-37

**CFR Citation:** 17 CFR 270.12b-1; 17 CFR 270.17d-3

Legal Deadline: None.

Abstract: The Commission will consider whether to propose amendments to Rule 12b-1 under the Investment Company Act to redefine the circumstances under which investment companies may finance distribution out of fund assets. The Commission will also consider whether to propose amendments to Rule 17d-3 to allow affiliated investment companies

to jointly finance distribution Activities under certain conditions.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W. (Stop 5-2), Washington, D.C. 20549, 202 272-2048

RIN: 3235-AC11

## 3914. EXEMPTION OF ACQUISITION OF SECURITIES DURING THE EXISTENCE OF UNDERWRITING SYNDICATE

**Legal Authority:** 15 USC 80a-10(f); 15 USC 80a-37(a); 15 USC 80a-6(c)

CFR Citation: 17 CFR 270.10f-3

Legal Deadline: None.

Abstract: The conditions in existing Rule 10f-3, which allow purchases from affiliated underwriters during the existence of an underwriting syndicate, may no longer be appropriate in today's financial markets. The Commission is investigating possible alternative provisions and soliciting comment on these alternatives.

#### Timetable:

| Action                         | Date     |    | FR | Cite |
|--------------------------------|----------|----|----|------|
| ANPRM                          | 01/29/86 | 51 | FR | 4386 |
| ANPRM<br>Comment<br>Period End | 04/07/86 | 51 | FR | 4386 |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Ann M. Glickman, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 Fifth Street, NW (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AC28

### 3915. PROPOSED RULE 12D3-2UNDER THE INVESTMENT COMPANY ACT

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-37

CFR Citation: 17 CFR 270.12d3-2

Legal Deadline: None.

Abstract: The Commission is

considering whether to propose a rule

that would set forth the conditions under which registered investment companies may engage in repurchase agreement transactions with persons engaged in securities related businesses.

#### Timetable:

Action Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Brian Kindelan, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 Fifth Street, N.W. (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AC36

### 3916. ADVERTISING BY UNIT INVESTMENT TRUSTS

Legal Authority: 15 USC 77j; 15 USC 77s;

15 USC 80a-37(a)

CFR Citation: Not yet determined

Legal Deadline: None.

Abstract: Currently unit investment trusts advertise their performance by means of an "estimated current return" which shows estimated cash flow. However, because there is no uniform method of computing the estimated current return, they cannot be compared by prospective investors. This rulemaking project will endeavor to create such a uniform method. A uniform method of computation will permit investors to make more informed investment decisions by enabling them to compare the performance of different trusts.

#### Timetable:

| Action | • | Date | FR Cite |
|--------|---|------|---------|

Next Action Undetermined

Small Entity: No

Government Levels Affected: Federal

Agency Contact: Diane C. Blizzard, Securities and Exchange Commission, Securities and Exchange Commission, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2107

RIN: 3235-AC70

**Proposed Rule Stage** 

## 3917. • INFORMATION THAT BROKER-DEALERS MAY DISSEMINATE ABOUT INVESTMENT COMPANIES

Legal Authority: 15 USC 775(a) CFR Citation: 17 CFR 230.139a

Legal Deadline: None.

Abstract: The Commission is considering proposing a rule that would provide a safe harbor under Section 5 of the Securities Act of 1933 for broker-dealer publications that contain information about investment companies whose shares are available through the broker-dealer.

#### Timetable:

Action

Date

**FR Cite** 

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Diane C. Blizzard, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2107

RIN: 3235-AD20

## 3918. ● REVISIONS TO THE REGISTRATION AND THE ANNUAL SUPPLEMENT FORMS USED BY INVESTMENT ADVISERS

**Legal Authority:** 15 USC 780(b)(1); 15 USC 78w(a); 15 USC 80b-3; 15 USC 80b-4; 15 USC 80b-6A; 15 USC 80b-11; 15 USC 80b-1

CFR Citation: 17 CFR 275.; 17 CFR 279.

Legal Deadline: None.

Abstract: The Commission is considering a proposal that would revise the Amendment and updating requirements and procedures for an advisers registration form and annual report. The Commission would propose such revisions in order to facilitate the review of investment adviser

registration forms and resolve certain administrative difficulties.

#### Timetable:

Action

Date

**FR Cite** 

**Next Action Undetermined** 

Small Entity: Undetermined

Agency Contact: John McGuire, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2107

RIN: 3235-AD21

#### SECURITIES AND EXCHANGE COMMISSION (SEC)

Final Rule Stage

#### Accounting Rules

3919. PROPOSALS REGARDING INDUSTRY SEGMENT AND OTHER INTERIM FINANCIAL REPORTING MATTERS, MANAGEMENT'S DISCUSSION AND ANALYSIS, AND OFF BALANCE SHEET FINANCING DISCLOSURES

Legal Authority: 15 USC 77f; 15 USC 77g; 15 USC 77h; 15 USC 77h; 15 USC 77s(a); 15 USC 77aa(25) to 77aa(26); 15 USC 78l; 15 USC 78m; 15 USC 78o(d); 15 USC 78w(a); 15 USC 79e(b); 15 USC 79n; 15 USC 79t(a); 15 USC 80a-8; 15 USC 80-29

**CFR Citation:** 17 CFR 210.5-02; 17 CFR 210.10-01; 17 CFR 210.11-02; 17 CFR 229.303

Legal Deadline: None.

Abstract: The Commission proposed amendments to require (1) presentation of certain industry segment information for interim periods; (2) a discussion of reportable segments in management's discussion and analysis; and (3) modifications of other miscellaneous interim reporting requirements. The release also provides advance notice of possible future rulemaking regarding (1) additional segment reporting disclosures and (2) uniform disclosure

of off balance sheet financing arrangements. The proposals are designed to enhance analysis of financial information. They may entail some new recordkeeping but any such costs have not been determined. The Commission's interim reporting rules will be reviewed as a part of this action.

#### Timetable:

Action Date FR Cite

NPRM 02/15/84 49 FR 6737 NPRM Comment 05/15/84

Period End

**Next Action Undetermined** 

Small Entity: Undetermined

Additional Information: This entry replaces the following three entries from the October 1983 agenda. RIN 3235-AA53 -- Off Balance Sheet Obligations. RIN 3235-AA54 -- Segment Information. RIN 3235-AA55 -- Quarterly Financial Reporting.

Agency Contact: John W. Albert, Assistant Chief Accountant, Securities and Exchange Commission, 450 5th Street, NW, Washington, DC 20549, 202 272-2130

RIN: 3235-AB15

### 3920. REQUEST FOR COMMENTS ON "OPINION SHOPPING"

**Legal Authority:** 15 USC 77f; 15 USC 77g; 15 USC 77h; 15 USC 77s; 15 USC 78l; 15 USC 78m; 15 USC 78n; 15 USC 78n; 15 USC 78v; 15 USC 79e; 15 USC 79n; 15 USC 79t; 15 USC 80a-8; 15 USC 80a-29

**CFR Citation:** 17 CFR 210; 17 CFR 249

Legal Deadline: None.

**Abstract:** The Commission requested comments on proposed amendments to Forms 8-K and N-SAR and Regulation S-K related to a change in a registrant's certifying accountant. Certain amendments to Form clarify the circumstances in which registrants are deemed to have N-SAR were adopted by the Commission on November 24, 1987. The remaining proposals would clarify the circumstances in which registrants are deemed to have bad disagreements with their former auditors and provide for more complete disclosure of potential opinion shopping situations and the circumstances surrounding the change in accountants.

SEC Final Rule Stage

| Timetable:                     |          |             |  |  |  |
|--------------------------------|----------|-------------|--|--|--|
| Action                         | Date     | FR Cite     |  |  |  |
| ANPRM                          | 07/01/85 | 50 FR 28219 |  |  |  |
| ANPRM<br>Comment<br>Period End | 10/09/85 | 50 FR 28219 |  |  |  |
| NPRM                           | 06/18/87 | 52 FR 24019 |  |  |  |
| NPRM Comment<br>Period End     | 09/24/87 | 52 FR 24019 |  |  |  |
| Final Action                   | 03/31/88 |             |  |  |  |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Robert E. Burns, Chief Counsel, Office of Chief Accountant, Securities and Exchange Commission, Office of the Chief Accountant, 450 5th Street, NW, Washington, D.C. 20549, 202 272-2130

RIN: 3235-AC02

#### **Disclosure Rules**

## 3921. INDEPENDENT ACCOUNTANTS - MANDATORY PEER REVIEW

Legal Authority: 15 USC 77f; 15 USC 77g; 15 USC 77h; 15 USC 77h; 15 USC 77s(a); 15 USC 77aa(25) to 77aa(26); 15 USC 78l; 15 USC 78m; 15 USC 78o(d); 15 USC 78w(a); 15 USC 79e(b); 15 USC 79n; 15 USC 79t(a); 15 USC 80a-8; 15 USC 80a-29

CFR Citation: 17 CFR 210 Legal Deadline: None.

Abstract: The Commission has proposed amendments to its rules that would require accountants' reports included in Commission filings be signed by an independent accountant who has undergone a peer review of its accounting and audit practice within the past three years.

#### Timetable:

| Action                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| NPRM .                     | 04/01/87 | 52 FR 11665 |
| NPRM Comment<br>Period End | 09/01/87 | 52 FR 11665 |
| Final Action               | 03/31/88 |             |

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: John A. Heyman, Professional Accounting Fellow, Securities and Exchange Commission, Office of the Chief Accountant, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2130

RIN: 3235-AC79

# 3922. PROSPECTUS DELIVERY REQUIREMENTS IN FIRM COMMITMENT UNDERWRITTEN OFFERINGS OF SECURITIES MADE FOR CASH (RULE 433)

**Legal Authority:** 15 USC 77b(10); 15 USC 77s(a); 15 USC 77j(a)(4); 15 USC 77j(d)

**CFR Citation:** 17 CFR 230.433

Legal Deadline: None.

Abstract: The Commission proposed two alternative versions of a new Rule 433 that would provide a safe harbor from the requirement to deliver a final prospectus prior to or contemporaneously with a confirmation of sale in a firm commitment offering of securities for cash. Both proposals would permit, if all conditions of the rule are satisfied, the sending of a final prospectus no later than five business days after a confirmation of sale is sent to an investor in such an offering.

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 08/06/87 | 52 FR 29206 |
| NPRM Comment | 10/05/87 |             |
| Period End   |          |             |

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: Sarah A. Miller, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AC80

## 3923. FACILITATING SHAREHOLDER COMMUNICATIONS

**Legal Authority:** 15 USC 78I; 15 USC 78n; 15 USC 78q; 15 USC 78w(a)

**CFR Citation:** 17 CFR 240.14a-1; 17 CFR 240.14a-13; 17 CFR 240.14b-1; 17 CFR 240.14b-2; 17 CFR 240.14c-1; 17 CFR 240.14c-7

Legal Deadline: None.

Abstract: In order to avoid duplicative forwarding of proxy soliciting material to employee benefit plan participants who are beneficial owners and excessive recordkeeping burdens for both brokers and banks and to save costs for registrants, the Commission is proposing amendments that would exclude, under certain circumstances, certain employee benefit plan participants from the shareholder communications rules. The alternatives

proposed include: (1) an optional exclusion on the part of registrant if certain prerequisites are satisfied; (2) a mandatory exclusion without any trigger mechanism; and (3) a mandatory exclusion with a trigger mechanism.

#### Timetable:

| Action                           | Date     | FR Cite     |
|----------------------------------|----------|-------------|
| NPRM                             | 03/27/87 | 52 FR 11083 |
| NPRM Comment<br>Period End       | 05/07/87 |             |
| Further public comment requested | 06/19/87 | 52 FR 23855 |
| Extended comment period will end | 08/10/87 |             |

**Next Action Undetermined** 

Small Entity: No

Agency Contact: Sarah A. Miller, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AC81

### 3924. FACILITATING SHAREHOLDER COMMUNICATIONS

**Legal Authority:** 15 USC 78I; 15 USC 78n; 15 USC 78q; 15 USC 78w(a)

**CFR Citation:** 17 CFR 240.14a-1; 17 CFR 240.14a-13; 17 CFR 240.14b-1; 17 CFR 240.14b-2; 17 CFR 240.14c-1; 17 CFR 240.14c-7

Legal Deadline: None.

Abstract: The Commission is proposing amendments to the shareholder communications rules that would require a registrant to exclude under certain circumstances, employee benefit plan participants from the operation of the proxy processing provisions with respect to securities of a registrant held in nominee name pursuant to the plan. The proposed amendments also would exclude plan participants from a registrant's request for a list of beneficial owners under certain circumstances. The proposed amendments are intended to avoid duplicative mailing of proxy materials to plan participants, to achieve the most efficient means of communicating with such plan participants and to realize cost savings for registrants in connection with proxy processing obligations and requesting beneficial ownership lists. In addition to these proposed amendments, the Commission

Final Rule Stage

is considering various alternatives including an optional exclusion of plan participants from the shareholder communications rules if certain prerequisites are satisfied, making one or both of the exclusions from the proxy processing and direct communications systems mandatory and an automatic across-the-board (cont')

#### Timetable:

| Action       | Date     | FR Cite     |
|--------------|----------|-------------|
| NPRM         | 06/19/87 | 52 FR 23855 |
| NPRM Comment | 08/10/87 |             |
| Period End   |          |             |

**Next Action Undetermined** 

Small Entity: No

Additional Information: ABSTRACT (CONT') mandatory exclusion.

Agency Contact: Barbara J. Green, Attorney Fellow, Office of Diclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AD07

#### 3925. ELIMINATION OF FILING REQUIREMENTS FOR PRELIMINARY PROXY MATERIAL UNDER CERTAIN CIRCUMSTANCES; RULE 14A-8 SHAREHOLDER PROPOSALS

**Legal Authority:** 15 USC 78n; 15 USC 78w(a)

**CFR Citation:** 17 CFR 229.401; 17 CFR 240.14a-3; 17 CFR 240.14a-6; 17 CFR 240.14a-8; 17 CFR 240.14a-101; 17 CFR 240.14c-3; 17 CFR 240.14c-5; 17 CFR 240.14c-101; 17 CFR 270.20a-1

Legal Deadline: None.

Abstract: The Commission is proposing to eliminate the filing of preliminary proxy and information statements under certain circumstances. The proposed amendments are intended to decrease filing burdens on registrants and reduce administrative costs incurred by the Commission in processing such preliminary material. The Commission also is proposing amendments to Rule 14a-8, the shareholder proposal Rule including deleting the limitation on inclusion of a shareholder proposal in a registrant's proxy material where the proponent delivers written proxy materials to holders of more than 25% of a class of the registrant's securities. As alternatives, the Commission is

considering modifying or clarifying the 25% limitation.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 06/04/87 | 52 | FR | 22334 |
| NPRM Comment | 07/27/87 |    |    |       |

**Next Action Undetermined** 

Small Entity: Yes

Agency Contact: Barbara J. Green, Attorney Fellow, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 5th Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AD08

#### **Investment Management Rules**

## 3926. PROPOSED RULE 3A-4 -INDIVIDUALIZED INVESTMENT MANAGEMENT SERVICES

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-37(a)

CFR Citation: 17 CFR 270.3a-4

Legal Deadline: None.

Abstract: In Investment Company Act Release No. 11391 (October 10, 1980) (45 FR 69479) the Commission proposed for public comment Rule 3a-4, which would deem investment management services providing their clients with individualized treatment not to be investment companies for purposes of the Act. The rule provides a "safe harbor" for any investment manager providing its clients with treatment based on the needs and goals of each client. Under such circumstances. regulation of investment management services under the Act appears unnecessary. The proposed rule was intended to clarify the Commission's position on the question of "miniaccounts" by providing a safe harbor for certain investment management services and thereby provide some certainty to the public. The Commission does not expect any final action taken on the proposal to significantly affect the cost of providing investment management services. The public comment letters on the proposal have been reviewed and alternatives for final action are being considered.

#### Timetable:

| Action       | Date     |    | FR | Cite  |
|--------------|----------|----|----|-------|
| NPRM         | 10/10/80 | 45 | FR | 69479 |
| NPRM Comment | 01/31/81 | 45 | FR | 69479 |
| Period End   |          |    |    |       |

Next Action Undetermined

Small Entity: Undetermined

Additional Information: NPRM is Release No. IC-11391 (10/10/80)

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AA12

#### 3927. PROPOSED AMENDMENT TO RULE 17G-1 UNDER THE INVESTMENT COMPANY ACT

**Legal Authority:** 15 USC 80a-6(c); 15 USC 80a-17(g); 15 USC 80a-37(a)

CFR Citation: 17 CFR 270.17a-1

Legal Deadline: None.

Abstract: The Commission is considering whether to adopt an amendment to Rule 17g-1 under the Investment Company Act. The amendment was proposed for public comment in Investment Company Act Release No. 11193 (June 2, 1980) (45 FR 38407). Rule 17g-1 requires every registered investment company to provide and maintain a bond against larceny and embezzlement covering officers and employees of the company. In some circumstances, the officers and employees of a company's depositor, trustee, investment adviser or other manager and various affiliates of such persons, because they have access to the company's assets, function as officers and employees of the investment company. The proposed amendment to the rule would clarify the scope of the rule by explicitly requiring the bonding of such persons. The principal cost associated with this rule would be the cost of a bond. That cost would vary according to the persons required to be bonded by the rule. In this regard, before adopting any amendment to the rule, the Commission will carefully consider what persons should be bonded to protect investors adequately, weighing the benefits of the protection against the cost of a bond.

Final Rule Stage

Timetable:

Action

Date FR Cite

Next Action Undetermined

Small Entity: Undetermined

Agency Contact: Jack W. Murphy, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-2048

RIN: 3235-AA16

## 3928. SIMPLIFICATION OF REGISTRATION STATEMENTS FILED BY UNIT INVESTMENT TRUSTS

**Legal Authority:** 15 USC 80a-8; 15 USC 77g; 15 USC 77j

**CFR Citation:** 17 CFR 239.16; 17 CFR 274.12

Legal Deadline: None.

Abstract: On May 14, 1985, the Commission issued a release (Investment Company Act Release NO.14513 (50 FR 21282) soliciting public comment on proposed Form N-7, a form for registration of unit Investment Trusts and their securities under the Investment Act of 1940 and the Securities Act of 1933, and certain related rules and rule amendments. The Commission also published staff guidelines for the preparation of Form N-7. The proposed form would establish a two-part format for disclosure to prospective investors consisting of a simplified prospectus that can be use to satisfy the prospectus delivery requirements of the Securities Act of 1933 and a statement of additional information that would be available to prospective investors upon request and without charge. The Commission is proposing Form N-7 in order to (I) integrate the reporting and disclosure requirements of the Securities Act of 1933 and the investment trusts in one document; (II) codify in the form and guidelines the disclosure standards that have been developed for unit investment trusts; and (III) shorten and simplify the prospectus while making available on request more extensive information not of routine(cont)

#### Timetable:

| Action                     | Date     | FR    | Cite  |
|----------------------------|----------|-------|-------|
| NPRM                       | 05/23/85 |       |       |
| NPRM Comment<br>Period End | 12/31/87 | 50 FR | 21282 |

**Next Action Undetermined** 

Small Entity: Yes

Additional Information: ABSTRACT CONT: interest to most investor.

Agency Contact: Jay Gould, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 5th Street, NW (Stop 5-2), Washington, DC 20549, 202 272-3040

RIN: 3235-AA47

## 3929. DISCLOSURE OF SECURITY RATINGS IN REGISTRATION STATEMENTS OF MONEY MARKET FUNDS

**Legal Authority:** 15 USC 77(g); 15 USC 77(i); 15 USC 77(s)(a)

**CFR Citation:** 17 CFR 230.134; 17 CFR 230.436; 17 CFR 230.482

Legal Deadline: None.

Abstract: The Commission proposed amendments to Rules 134, 436, and 482 under the Securities Act of 1933 on March 14, 1986. The amendments would, if adopted, permit certain investment companies to use in their statutory and omitting prospectuses security ratings assigned by a nationally recognized statistical rating organization (NRSRO) without first obtaining the NRSRO'S consent to being named pursuant to Section 7 of the Securities Act. The Commission is now considering whether to adopt such amendments.

#### Timetable:

| Action                     | Date     | FR Cite    |
|----------------------------|----------|------------|
| NPRM Comment<br>Period End | 05/16/86 | 51 FR 9838 |

Next Action Undetermined Small Entity: Undetermined

Agency Contact: Robert E. Plaze, Special Counsel, Securities and Exchange Commission, Division of Investment Management, 450 Fifth Street, N.W. (Stop 5-2), Washington, D.C. 20549, 202 272-2107

RIN: 3235-AC24

### 3930. N-1A TECHNICAL AMENDMENTS

Legal Authority: 15 USC 580a-8(b)
CFR Citation: 17 CFR 274.11A

Legal Deadline: None.

**Abstract:** The Commission is considering several modifications to

Form N1A which would reduce the number of copies that must be filed with the Commission, clarify the operation of item 15(c) of the Statement of Additional information with respect to series companies, and confirm the procedures for requesting the statement of additional information to those contained in Forms N-3 and N-4.

#### Timetable:

Action Date FR Cite

Next Action Undetermined Small Entity: Undetermined

Agency Contact: John McGuire, Staff Attormey, Securities and Exchange Commission, Division of Investment Management, 450 Fifth street, N. W., Washington, DC 20549, 202 272-2107

RIN: 3235-AC25

#### 3931. RULE 174 AMENDMENT -PROSPECTUS DELIVERY DURING QUIET PERIOD

Legal Authority: 15 USC 77s; 15 USC

**CFR Citation:** 17 CFR 230.174

Legal Deadline: None.

Abstract: The Commission intends to adopt amendments to Rule 174 under the Securities Act of 1933 that would reduce or eliminate under certain circumstances the 40 or 90 day delivery period during which dealers must deliver a prospectus in after market transactions in registered securities following a public offering.

#### Timetable:

| Action                     | Date     | _  | FR | Cite  |
|----------------------------|----------|----|----|-------|
| NPRM                       | 12/29/86 | 51 | FR | 46874 |
| NPRM Comment<br>Period End | 03/01/87 | 51 | FR | 46874 |
| Final Action               | 04/04/88 |    |    |       |

Small Entity: Undetermined

Agency Contact: Larisa Dobriansky, Special Counsel, Office of Disclosure Policy, Securities and Exchange Commission, Division of Corporation Finance, 450 Fifth Street, N.W., Washington, D.C. 20549, 202 272-2589

RIN: 3235-AC34

## 3932. REVISION OF CERTAIN INVESTMENT ADVISER RECORDKEEPING RULES

**Legal Authority:** 15 USC 80b-4(2); 15 USC 80b-6(4)

Final Rule Stage

**CFR Citation:** 17 CFR 275.204-2(a); 17 CFR 275.204-2(e)

Legal Deadline: None.

Abstract: Under the books and records rules of the Investment Advisers Act of 1940, investment advisers are permitted to advertise but are not required to maintain their advertisements nor the worksheets used to calculate the performance information in advertisements. We are proposing a rule that would require these documents to be kept. If the rule is proposed and adopted, Commission

inspectors would be able to examine these advertisements and the worksheets used to calculate performance information in advertisements which would aid the Commission's efforts to eliminate fraudulent and misleading advertisements by investment advisers.

#### Timetable:

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| NPRM         | 09/01/87 |         |
| NPRM Comment | 12/29/87 | •       |

| Action       | Date     | FR Cite |
|--------------|----------|---------|
| Final Action | 04/30/88 |         |

Small Entity: Yes

Agency Contact: Dorothy M. Donohue, Attorney, Securities and Exchange Commission, Division of Investment Management, 450 Fifth Street, N.W., Washington, D.C. 20549, 202 272-2107

RIN: 3235-AC97

#### SECURITIES AND EXCHANGE COMMISSION (SEC)

**Completed Actions** 

3933. PROPOSED RULE AMENDMENTS CONCERNING DISCLOSURE OF INFLATION-ADJUSTED INFORMATION

CFR Citation: 17 CFR 229; 17 CFR 249

Completed:

| Reason       | Date      | FR Cite     |
|--------------|-----------|-------------|
| Final Action | 08/06/87  | 52 FR 30917 |
| Final Action | 09/17/87. | 52 FR 30917 |

Small Entity: No

Agency Contact: James R. Bradow 202 272-2130

RIN: 3235-AC78

3934. RULE 3A12-8 OF THE SECURITIES EXCHANGE ACT OF 1934

**CFR Citation:** 17 CFR 240.3a12-8

Completed:

| Reason   | Date     | FR Cite     |
|--|----------|-------------|
| Final Action Adopted second proposed alternative amendment | 10/29/87 | 52 FR 42277 |

Small Entity: No

Agency Contact: David Underhill 202

272-2375

RIN: 3235-AC88

3935. REVISIONS TO EXPENSE-RELATED DISCLOSURE REQUIREMENTS OF FORM N-1A

CFR Citation: 17 CFR 239,15A; 17 CFR

274.11A

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/04/88 | 53 FR 3192 |
| Final Action | 05/01/88 |            |
| Effective    |          |            |

Small Entity: No

Agency Contact: John McGuire 202

272-2107

RIN: 3235-AB73

3936. DISCLOSURE OF LEGAL AND DISCIPLINARY PROCEEDINGS

CFR Citation: 17 CFR 275.206(4)-4

Completed:

| Reason       | Date     | FR Cite     |
|--------------|----------|-------------|
| Final Action | 09/25/87 | 52 FR 36915 |
| Final Action | 10/02/87 | 52 FR 36915 |
| Effective    |          |             |

Small Entity: Undetermined

Agency Contact: Debra J. Kertzman 202

272-2107

RIN: 3235-AC06

3937. ACCOUNTING FOR DISTRIBUTION EXPENSES

CFR Citation: 17 CFR 210.6-07

Completed:

| Reason              | Date     | FR    | Cite  |
|---------------------|----------|-------|-------|
| Final Action June   | 06/18/87 | 52 FR | 23170 |
| 12, 1987<br>adopted |          |       |       |
| financial           |          |       |       |

Small Entity: No

statements.

**Agency Contact:** Debra Kertzman 202 272-2107

RIN: 3235-AC07

3938. STANDARDIZED FORMULA FOR CALCULATING INVESTMENT COMPANY PERFORMANCE DATA IN ADVERTISEMENTS

CFR Citation: 17 CFR 270

Completed:

| Reason       | Date     | FR Cite    |
|--------------|----------|------------|
| Final Action | 02/02/88 | 53 FR 3868 |

Small Entity: Undetermined

Agency Contact: Robert E. Plaze 202

272-2107

**RIN:** 3235-AC08

3939. REGISTRATION UNDER THE SECURITIES ACT OF 1933 OF AN INDEFINITE NUMBER OF CERTAIN INVESTMENT COMPANY SECURITIES

CFR Citation: 17 CFR 270.24f-3

Completed:

| Reason       | Date     |    | FR | Cite |  |
|--------------|----------|----|----|------|--|
| Final Action | 12/31/88 | 52 | FR | 8302 |  |

Small Entity: Undetermined

Agency Contact: Diane C. Blizzard 202

272-2107

RIN: 3235-AC10

**Completed Actions** 

3940. EXEMPTION FOR THE OFFER OR SALE OF DEBT SECURITIES AND NON-VOTING PREFERRED STOCK IN THE UNITED STATES BY FOREIGN BANKS AND SUBSIDIARIES ORGANIZED TO FINANCE THE OPERATIONS OF FOREIGN BANKS

CFR Citation: 17 CFR 270.6c-9; 17 CFR

274.304

Completed:

| Reason | Date        | FR Cite |
|--------|-------------|---------|
|        | <del></del> |         |

Final Action Final 11/04/87 52 FR 42280 Amendments adoptedeffective 12/04/87

| Reason                    | Date     | FF    | Cite  |
|---------------------------|----------|-------|-------|
| Final Action<br>Effective | 12/04/87 | 52 FF | 42280 |

Small Entity: No

**Agency Contact:** Ann M. Glickman 202 272-2048

RIN: 3235-AC37

3941. RULE 19B-1 UNDER THE INVESTMENT COMPANY ACT

CFR Citation: 17 CFR 270.19b-1

### Completed:

| Reason                     | Date     | FR Cite     |
|----------------------------|----------|-------------|
| Final Action Final<br>Rule | 11/05/87 | 52 FR 42426 |
| Amendments<br>Adopted      |          | - '         |
| Final Action<br>Effective  | 11/05/87 | 52 FR 42426 |

Small Entity: Undetermined

**Agency Contact:** Brian M. Kaplowitz 202 272-3038

RIN: 3235-AC99

[FR Doc. 88-5114 Filed 04-22-88; 8:45 am]

BILLING CODE 8010-01-T

### SUBJECT INDEX TO THE UNIFIED AGENDA OF FEDERAL REGULATIONS

| Sequence Number   | Sequence Nu  |
|---|--|
| A   | Agriculture—Continued                                      |
| Accounting:   | Migrant and seasonal farmworkers1381, 1385, 1              |
| Accountants, peer review3921  | Plant pests and diseases                                   |
| Accrual basis   | Relocation assistance                                      |
| Airline uniform system  | Administrative involvement                                 |
| Automated clearing house  | Aliens   |
| Banks, uniform standards  | Cooperative agreements                                     |
| Bills of lading   | Deficit Reduction Act                                      |
| Colleges and universities 575   | Eligibility98,   |
| Cost principles3088   | Essential persons  |
| Emission standards  | Foster care payments592,                                   |
| Farm Credit System3556  | Health coverage  |
| Grants audit 586  | OASDI lump sum and monthly payments treatment              |
| lob training audit  | Payments, scope of   |
| Loans3672   | Policy consistency   |
| Motor carriers  | Quality control system                                     |
| Nuclear fuel retirement3653   | Refugees, costs for assistance                             |
| Rail costing system3767   | Scoring system   |
| Reclamation actions2068   | State practice-quality control                             |
| State and local governments422, 584, 3088   | Tax refund offset process                                  |
| Treasury checks   | Utility payments   |
| Advertising:  | AIDS, acquired immune deficiency syndrome624, 694, 1498, 3 |
| Airline tickets   | Air carriers:  |
| American viticultural areas2082   | Accounts and reports1983, 1992, 1                          |
| Athletes and athletic events2073  | Agreements and applications                                |
| Distilled spirits2073, 2086, 2091   | Aviation exemption   |
| Food store practices  | Cargo  |
| Games of chance   | Certification  |
| Health benefits program, Federal employees3135  | Charters   |
| Interest on deposits  | Customs duties and inspection                              |
| Investment companies  | Employee benefits  |
| Malt beverages  | Financial information                                      |
| Ophthalmic goods and services   | Flammability standards                                     |
| Pesticide product registration  | Flight restrictions  |
| Pesticides restriction  | Foreign  |
| Political2185   | Handicapped persons, nondiscrimination                     |
| Wine  | Immigration  |
| Advisory Committee Management, Federal3013  | Insurance for taxi operators                               |
| Age, nondiscrimination 431, 1061, 1306, 1566, 2607, 2904, 2923, 2944                                  | Passengers   |
| Agricultural commodities:   | Security   |
| Biological residues134  | Service defaults, consumer protection                      |
| Cotton  | Subsidy claims   |
| Dairy products  | Air pollution control:                                     |
| Disaster relief2615   | Air pollutants   |
| Fruits and vegetables   | Air quality models2796, 2                                  |
| Grain   | Ambient air quality standards:                             |
| Honey   | Carbon monoxide2790, 2                                     |
| Inspection1, 104, 105, 107, 113, 114, 115, 116, 117, 133, 134, 136, 140, 141, 142, 143, 146, 149, 151 | Dust, rural fugitive                                       |
| Milk and milk products  | Nitrogen dioxide   |
| Overseas donations  | Ozone2825, 2   |
| Peanuts   | Asbestos2662, 2  |
| Rice  | Asphalt roofing manufacturing plants2792, 2                |
| Safety and sanitation142  | Benzene2811, 2   |
| Soybeans  | Boilers2   |
| Speculative position  | Butadiene2   |
| Sugar beets and sugarcane21, 33, 55   | Cadmium  |
| Sugar imports, quota system152, 153   | Carbon monoxide  |
| Supply regulation88   | Carbon tetrachloride2                                      |
| Tobacco   | Cement plants2   |
| Wheat4, 5, 18, 20, 23, 25, 50, 52, 2614   | Chemicals, manufactured                                    |
| Wool and mohair3, 34  | Chemicals, synthetic organic                               |
| Agriculture:  | Chloroform   |
| Alien farmworkers   | Chromium   |
| Grain handling facilities   | Coal mines, surface  |
| 1 000   | Lagi propuration plants                                    |

| •   | Sequence Number             | Sequence INI  | ambe |
|---|-----------------------------|---|------|
| Air pollution control—Continued Coke oven batteries       | 9019                        | Aircraft—Continued Flight restrictions                    |      |
|   |                             | Fight restrictions  | 1710 |
| Diesel fuel   |                             | Foreign repair stations                                   | 1/04 |
| Dust, rural fugitive                                      |                             | Fuel system modification records                          | 1803 |
| Emission standards  |                             | Fuel venting and exhaust-emission                         | 1759 |
| Environmental protection                                  |                             | Fuel-tank access panels                                   | 1728 |
| Ethylene dichloride                                       |                             | Grand Canyon National Park area                           | 1777 |
| Ethylene oxide  |                             | Helicopters   |      |
| Fuel and fuel additives                                   |                             | High altitude flyover noise standard                      | 1753 |
| Fuel switching prevention                                 |                             | Immigration   | 1349 |
| Gasoline  | 2797, 2829, 2851, 2864      | Jet route actions   | 1702 |
| Hazardous substances:                                     |                             | Kites   |      |
| Air toxicants, waste                                      | 2867                        | Leasing USAF aircraft to nongovernment organizations      | 414  |
| Radionuclides   | 2883                        | Liability insurance for foreign missions                  |      |
| Heavy-duty engine gasoline vehicle emiss                  | ion 2826                    | Navy airport traffic area                                 |      |
| Hydrocarbon   |                             | Noise standards   |      |
| Imported motor vehicles                                   |                             | Parts and products  |      |
| Lead  |                             |   | 1090 |
| Magnetic tape   |                             | Pilots and other personnel standards:                     | 450  |
| Methanol-fueled vehicles                                  |                             | Airman training and certification                         | 1738 |
| Methylene chloride  |                             | Drug and alcohol use, control of1724,                     |      |
| Motor vehicles  | 2025 2040 2050 2063         | Flight attendants1694,                                    |      |
|   |                             | Flight crewmembers certification                          |      |
| Municipal landfills Municipal waste combustors            |                             | Flight engineers skills                                   | 1703 |
|   |                             | Medical standards and certification                       | 1697 |
| National parks  |                             | Pilots and flight instructors certification               | 1699 |
| Nitrogen oxides   |                             | Recreation pilots and annual flight review, certification |      |
| Noise control   |                             | Ultralight airman certification                           |      |
| Nuclear fuel  |                             | Propeller-driven small airplanes                          |      |
| Nuclear power plants                                      |                             | Registration of titles and security documents             |      |
| Oil and gas operations in the OCS                         |                             | Repair station requirements                               |      |
| Organic solvent cleaners                                  |                             | Restricted areas  |      |
| Ozone   |                             | Restrictions on landing at energy nuclear sites           |      |
| Parks   |                             | Rockets, unmanned   |      |
| Particulates2799, 2803, 2                                 |                             |   |      |
| Perchloroethylene   |                             | Rotorcraft1732, 1737, 1743, 1754, 1760, 1766, 1767, 1779, | 1/00 |
| Petroleum refinery wastewater systems                     |                             | Safety:   | 450  |
| Radioactive wastes  | 2711                        | Air carrier, certification and operations                 |      |
| Radionuclides   | 2822                        | Air taxi operations                                       |      |
| Sewage treatment plants                                   | 2839                        | Airspace review recommendations, national                 |      |
| Solvent degreasing  | 2834                        | Airspace system, exemption of regulations                 | 1734 |
| Sterilization chambers                                    | 2819                        | ATC transponders, system tests                            |      |
| Sulfur dioxide  | 2837, 2841, 2858            | Bird impact and lightning protection                      |      |
| Sulfur oxides   | 2800                        | Cabin fire protection                                     | 1693 |
| Technical standards for corrective action.                |                             | Cabins, pressurized                                       | 1756 |
| Toxic chemicals   |                             | Cockpit voice recorder                                    |      |
| Transuranium elements                                     |                             | Crash-resistant fuel systems1717,                         | 1761 |
| Trichloroethylene   |                             | Crashworthiness program1728,                              | 1763 |
| Turbine-engine powered airplanes                          |                             | Emergency evacuation systems                              |      |
| Vehicle certification                                     | 2855                        | Emergency exits   |      |
| Vehicles and engines                                      |                             | Engine control systems                                    |      |
| Volatile organic compounds2749, 2835                      |                             | Engine fuel and induction systems                         |      |
| Volatile organic compounds2745, 2005                      | 2857, 2859                  | Fatigue integrity of small airplanes                      | 1782 |
| Waste facilities  |                             | Firefighting, rescue, and airport refueling               | 1705 |
| Wilderness areas  |                             | Flight data recorder                                      | 177  |
|   | 4604, 4606                  | Flight rules  |      |
| Air transportation: Pilots and other personnel standards1 | 607 1600 1702 1725 1725     | Instruments or equipment, inoperative                     |      |
|   |                             |   |      |
| Traffic control systems                                   | 1/19, 1//8                  | Low-fuel-quantity alerting system                         |      |
| Aircraft:   |                             | Maintenance agreements                                    |      |
| Airspace review   | 1713, 1714, 1793            | Nighttime VFR weather minimums                            |      |
| Airworthiness directives and standards                    |                             | Occupant restraint systems in rotorcraft                  |      |
| 1705, 1706, 1707, 1708, 1717, 1730, 1                     |                             | Operational regulations                                   | 1738 |
| 1742, 1745, 1762, 1763, 1770, 1779, 1                     |                             | Power source for public address system                    |      |
|   | 795, 1796, 1798, 1802, 1805 | Propulsion system, safer                                  |      |
| Airworthiness review                                      |                             | Radar service   |      |
| Altitude reporting capability                             | 1776                        | Seats1760, 1763,  |      |
| Army airfields, use of                                    |                             | Subsonic airplanes, high altitude operation               |      |
| Balloons  |                             | Takeoff trust control system, automatic                   | 1802 |
| Certification   |                             | Transport category airworthiness                          |      |
| Cessna finance petition                                   |                             | Ultralight airman certification                           |      |
| Continental control area                                  |                             | Voice communication radios, antiblocking devices          |      |
| Customs user fees   | 2122                        | Wet and contaminated runways, takeoff on                  |      |
| Design standards  |                             | Wind shear equipment requirements                         |      |
| Eglin Air Force Base area                                 |                             | Security control  |      |
| Flammability standards                                    | 1791                        | Seizure and forfeiture of alien                           |      |
| Flight plan   | 1898 1790                   | Smoking notices to passengers                             |      |
| A AFRIC PIULISSESSESSESSESSESSESSESSESSESSESSESSESSE      |                             |   |      |

Sequence Number Sequence Number Aircraft—Continued Alcohol and alcoholic beverages-Continued Supersonic noise compliance......1722 Malt beverages.......2073, 2086, 2090, 2091 Traffic control systems.......1758, 1773, 1778 Recordkeeping requirements......2074 Vodka, standard of identity......2083 Turbojet noise compliance..... Ultralights.......1691, 1692, 1708, 1739 Wine... 2071, 2072, 2073, 2076, 2077, 2081, 2082, 2085, 2086, 2087, 2091 Weather conditions......1711 Airlines: Agricultural workers, special......1338, 1350 Accounts and reports......1992 Baggage liability notices......1555 Aid to families with dependent children.....847 Countersign notices to passengers......1556 Direct flights......1543 Border patrol sectors......1341 Certificate of Citizenship.......1343 Employee benefits......1392 Children, adopted.......1343 Government contractors.....547 Handicapped persons, nondiscrimination......1548 Passengers air fare.......1989 Price advertising......1546 Entry, unlawful......1345 Reports, confidentiality......1993 Ticket agents, unfair and deceptive practice......1542 Ticket escrow/bond protection......1539 Felony and misdemeanor......1339 Time and mileage guides...... 1567 Traffic control systems.....1773 Travel promotion fees......370 Fines Office, National......1322 Travelers, prohibit age discrimination......1570 Housing assistance......864 Airports: Airspace review......1713 Immigration service officers......1328, 1329 Information, verification of......1321 International organizations and families......1348 Heliports......1791 Juveniles, detention and release.....1335 Jet route actions...... 1702 Noise compatibility planning......1791 Labor certification process......1397 Passenger ceiling policy.......1716 Legalization......867 Personnel security access.......1729 Marriage fraud......1331 Medicaid......840, 847 Terminal control areas.......1712, 1736, 1774, 1789, 1800 Medicare eligibility......756 Traffic control systems......1773, 1778 Narcotics traffickers......1356 Nonimmigrant classes......1320, 1344, 1346, 1348, 1351, 1359, 1361 Washington Metropolitan.....1716 ......1341 Weather conditions.......1711 Passport validity......1359 Airspace: Permanent residence......1330 Airspace review recommendations, national......1730 Police clearances......1358 Nuclear facilities, prohibited areas......1718 Refugees......861 Objects affecting navigable......1731 Residence......1358 Offshore review......1746 School enrollment......1329 Reclassification......1747 Regulations, nonsignificant......1797 Status adjustment.......1342 Terminal control areas.......1736 Airworthiness directives......1795. 1805 Transportation lines contracts......1352 Chugach National Forest......169 Visa waiver pilot program......1346, 1347 Fish and wildlife conservation......169 Fishery management plan......304 All Volunteer Force......3328 Historic preservation......1120 All-terrain vehicle safety...... 3506 Land use, National Forest......164 America, Take Pride in......1059 Marine mammals...... 1097 American viticultural areas......2082 Migratory birds, subsistence take......1081 National parks......1117, 1133 Animal welfare: Native cemetery sites..... Cats.......60 Native claims......848, 1170 Salmon fishing, reporting requirements......306 Supplemental security income program......620 Timber use......179 Exotic......121 Trans-Alaska pipeline liability fund.......1057 Guinea pigs and hamsters......60 Horses and burros, wild and free roaming......165 Watershed, Petersburg......188 Alcohol and alcoholic beverages: Humane and healthful transport......1085 Nonhuman primates......60 Alcohol abuse......584 Standards......60 Athletes and athletic events......2073 Beer......2076, 2092 Terms and regulations......61 Antidumping duties......246, 250, 252 Brandy treated with wood......2078 Antitrust mergers or acquisitions, review of.......3757 Caloric content, labeling and advertising......2086 Distilled spirits......2073, 2076, 2077, 2081, 2084, 2086, 2091, 2997 Archeological resources, protection.......................... 209, 3309, 3315, 3363

|  | Sequence Number |   | Sequence N                              | Numbe:             |
|--|-----------------|---|---|--------------------|
| Archives and records:                                      |                 | Banks, banking—Continued                          |   |                    |
| Copiers, use of self-service                               |                 | Adjustable-rate disclosures                       |   |                    |
| Credit unions  Disposition of Federal records              | 3787            | Administrative proceedingsAgricultural loans      | 3019,                                   | 2110               |
| Electronic records management                              |                 | Applications processing guidelines                | 2112,                                   | 368                |
| Employee Medical Folder                                    |                 | Appraisal policies and practices                  |   |                    |
| Exhibition loans   |                 | Assets  |   |                    |
| Fees for reproduction of material                          |                 | Automated clearing house                          |   |                    |
| Freedom of Information Act                                 |                 | Bank holding companies3731, 3732, 3736, 3737, 37  | <sup>7</sup> 38, 3739,                  | 3747               |
| Inspection and copying                                     |                 |   |   | 3750               |
| Medical record request form                                |                 | Book-entry procedure                              |   |                    |
| Microfiche/microfilm                                       |                 | Book-entry securities of GNMA                     |   |                    |
| Micrographics management National Personnel Records Center | 2052 2061       | Bribery ActCapital forbearance                    |   |                    |
| Patent and Trademark Office                                |                 | Capital maintenance                               |   |                    |
| Presidential Records Act                                   |                 | Capital ratios, minimum                           | *************************************** | . 3028<br>2102     |
| Restrictions on access                                     |                 | Capital requirements and directives               | ***************                         | . 3691             |
| State Historical Records Advisory Boards                   |                 | Cease-and-desist orders, issuance of              |   |                    |
| Statistical research                                       |                 | Civil penalties, assessment of                    |   |                    |
| Armed forces:  |                 | Collection of checks                              |   |                    |
| Aircraft, leasing to nongovernment organizations           |                 | Collective investment funds                       |   |                    |
| Arsenals, Army sale to U.S. companies                      |                 | Conservators and receivers                        |   |                    |
| Certificates of separation                                 |                 | Consolidations                                    |   |                    |
| ClaimsEducation, dependent children                        |                 | Construction loans                                |   |                    |
|  |                 | Control, change in3731,                           | 3736, 3739,                             | , 3747             |
| Environmental impact<br>Financial responsibility           |                 | Corporate activities                              | 2111,                                   | 3670               |
| Firearms and weapons                                       |                 | Credit programs, Federal                          | 3730, 3745,                             | 3/40               |
| Hotline program  |                 | Credit unions                                     |   | ายบ <del>ร</del> เ |
| Information service  |                 | Crime reporting                                   |   |                    |
| Information system, AF visual                              | 416             | Debt restructuring, troubled                      | *************************************** | . 3690             |
| Investigative service                                      | 388             | Delegations of authority                          | •••••                                   | . 3623             |
| Metrication program  | 384             | Depository institutions, reserve requirements     |   | . 3733             |
| Military law   |                 | Electronic fund transfers                         |   | 3724               |
| Military reservations                                      |                 | Equality Banking Act                              |   | . 3680             |
| Offshore military activities                               |                 | Farm credit:                                      |   |                    |
| Pay allotments, voluntary<br>Public affairs                |                 | Accounting practices                              |   |                    |
| Scientific and technical papers                            |                 | Agricultural loan loss amortization               |   |                    |
| Selective service regulation                               |                 | Assistance corporation                            |   |                    |
| Uniform reserve, training and retirement                   |                 | Borrower rights                                   | 353U,<br>2540 2541                      | , 3557<br>2541     |
| Armed Forces Information Council                           | 397             | Civil money penalties                             | 33 <del>4</del> 0, 3341,                | 353                |
| Arms and munitions:  | •               | Collateral issues                                 |   |                    |
| Armor piercing ammunition, restrictions                    |                 | Compensation of District Director Board members   |   |                    |
| Arsenals, Army sale to U.S. companies                      |                 | Cooperatives, banks for3547,                      | 3548, 3552                              | 3553               |
| Firearms dealers, recordkeeping                            |                 | Debt collection                                   |   | 3535               |
| Gun Control Act amendments                                 |                 | Disclosure to shareholders                        |   |                    |
| International traffic regulations<br>Astronauts            |                 | Examinations                                      |   |                    |
| AstronausAstronausAstronaus                                |                 | Funding corporation                               |   |                    |
| Authority delegations:                                     |                 | Funding and fiscal affairs                        |   | . 3540             |
| Bank acquisitions of control                               | 3623            | Handicapped, nondiscrimination                    |   |                    |
| Business, small  |                 | Information, release ofInsurance                  |   |                    |
| Civil rights   | 3029            | Interest rates                                    |   |                    |
| Damages, assessment of liquidated                          | 3052            | Investment policies                               |   |                    |
| Domestic energy supplies                                   | 2948            | Lending authorities                               |   |                    |
| Heads of offices, HUD                                      | 1013            | Loans3544, 3548, 3549, 3550, 3                    |   |                    |
| Maritime Defense Zone Commanders                           |                 | Loss-sharing agreements                           |   |                    |
| Motor carrier safety                                       |                 | Mergers and consolidations                        |   |                    |
| Oil and gas inspection and enforcement                     |                 | Organization                                      |   |                    |
| Urban mass transportation                                  |                 | Personnel administration                          |   |                    |
| Vessels inspection review                                  |                 | Receivers   |   |                    |
| Automobile liability insurance                             |                 | Regulatory approval review                        |   |                    |
| •  |                 | Secondary marketStandards of conduct              |   |                    |
| В  |                 | FDIC meetings of the Board of Directors           |   |                    |
| Bank deposit insurance:                                    |                 | Federal deposit insurance law                     |   |                    |
| Clarification and definition                               | 3618            | Federal home loan banks3665, 3666, 3667, 3668, 36 |   |                    |
| Law, powers inconsistent with Federal                      |                 | 3672, 3673, 3674, 3675, 3676, 3677, 3678, 3679, 3 |   |                    |
| Rules of practice and procedure                            |                 | 3683, 3684, 3685, 3686, 3687, 3688, 3689, 3690, 3 |   |                    |
| Banks, banking:  |                 | • •   |   | 3694               |
| Accounting standards, uniform                              |                 | Federal Reserve System                            |   |                    |
| Acquisition of control, disapproval                        |                 | Fees for disclosures                              |   |                    |
| Acquisition of control, notices                            | 3623            | Fiduciary powers of National Banks                | 2099.                                   | 2105               |

| Esquence Pullion   |   |
|--|---|
| Banks, banking-Continued   | Business, small—Continued   |
| Financial corporation assessments3693  | Counseling fees 3267  |
| Financial disclosure2102, 2115, 3630, 3875   | Credit, revolving line of3273   |
| Foreign  | Development centers328  |
| Foreign country loans2102  | Disadvantaged status appeals procedure329   |
| Foreign missions1531   | Dredging industry size325   |
| FSLIC industry advisory committees   | Fees for SBA programs327  |
| Hearing rules for administrative hearings2100  |   |
| Home loan disclosures  | Fraud civil remedies regulations, program328  |
|  | Grants and cooperative agreements3280   |
| Home mortgage disclosure3723   | Indian tribes326  |
| Housing  | Investment companies3262, 3264, 3280, 3305, 3306  |
| Indemnification of directors, etc  | Lending companies3265, 328  |
| Information3616, 3743  | Loans   |
| Insurance  | Manufacturer or regular dealer  |
| Insurance termination3673  | Manufacturing industry size329  |
| Interest on deposits   |   |
| International operations3727, 3734   | Minority 3263, 3260   |
| Investigative and enforcement records system3626   | Missiles, guided329   |
|  | Mobile and modular building325  |
| Investment securities regulations  | Nondiscrimination 326   |
| Lending limits2108, 2118   | Nonmanufacturers328   |
| Litigation2101   | PASS system user fees329  |
| Loans3666  | Refuse systems, surveying, and mapping325   |
| Membership3725   | Regular dealers330  |
| Mergers2107  | Research329   |
| Mortgage-backed1004, 2116  | Ship hull cleaning325   |
| Mortgages 3748   |   |
| Municipal securities3633   | Size standards3255, 3256, 3257, 3258, 3259, 3277, 3282, 3284, 3288  |
| Name or logo, common3628   | 3289, 3290, 3295, 3300  |
| National banks 3627  | Space vehicle research and development329   |
| Nonmember  | Subcontracting plans297   |
|  | Timber industry193, 325   |
| Oil and gas loans2118  | Travel agency size3270  |
| Organization and operation3681, 3682, 3683   | Business and industry:  |
| Practice and procedure3619, 3628, 3633, 3688   | American vendors152   |
| Public observation of meetings3617   | Funeral industry practice rule375   |
| Purchase and assumption2107  |   |
| Real estate2117, 3627, 3736  | Pipelines and marketing affiliates364   |
| Recordkeeping and confirmations3621  | Uranium mill sites, radon standards for inactive384   |
| Records  |   |
|  |   |
|  | C   |
| Regulatory capital 3667, 3677  | . 0   |
| Regulatory capital   | Cadastral survey, public lands1290  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631  | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627  | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631  | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669   | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669   | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684   | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728  | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744   | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675   | Cadastral survey, public lands       1290         Cash management:       2061         Automated clearing house       2069, 207         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       Acrylate/methacrylate       264         Benzene       1473  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627  | Cadastral survey, public lands       1290         Cash management:       206         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106   | Cadastral survey, public lands         1290           Cash management:         2069           Automated clearing house         2069           Bonds         2069           Funding techniques for Federal programs         2060           Treasury checks         2060           Chemicals:         2060           Acrylate/methacrylate         264           Benzene         1470           Carcinogens         1460           Comprehensive assessment information rule         2660   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3665, 3667, 3668, 3667         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627  | Cadastral survey, public lands       1290         Cash management:       2061         Automated clearing house       2069, 2070         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       2640         Benzene       1470         Carcinogens       1460         Comprehensive assessment information rule       2660         Ethylene dibromide       1500  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692   | Cadastral survey, public lands         1290           Cash management:         2069           Automated clearing house         2069           Bonds         2069           Funding techniques for Federal programs         2060           Treasury checks         206           Chemicals:         2060           Acrylate/methacrylate         264           Benzene         147           Carcinogens         146           Comprehensive assessment information rule         266           Ethylene dibromide         150           Fees for processing premanufacture notices         266   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3665, 3667, 3668, 3667         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2027         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749   | Cadastral survey, public lands       1290         Cash management:       2061         Automated clearing house       2069, 207         Funding techniques for Federal programs       2069         Treasury checks       2061         Chemicals:       Acrylate/methacrylate       264         Benzene       147         Carcinogens       1460         Comprehensive assessment information rule       2660         Ethylene dibromide       1500         Fees for processing premanufacture notices       2666         Formaldehyde       1522, 2640   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3692         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3627         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628   | Cadastral survey, public lands       1290         Cash management:       2061         Automated clearing house       2069, 207         Funding techniques for Federal programs       2069         Treasury checks       2061         Chemicals:       4         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       1493   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3665, 3667, 3668, 3667         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2027         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749   | Cadastral survey, public lands         1290           Cash management:         2067           Automated clearing house         2069, 2077           Funding techniques for Federal programs         2060           Treasury checks         2061           Chemicals:         264           Acrylate/methacrylate         264           Benzene         147           Carcinogens         146           Comprehensive assessment information rule         266           Ethylene dibromide         150           Fees for processing premanufacture notices         266           Formaldehyde         1522, 264           Glycol ethers         149           Hazardous substances:         149   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3692         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3627         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742  | Cadastral survey, public lands       1290         Cash management:       2061         Automated clearing house       2069, 207         Funding techniques for Federal programs       2069         Treasury checks       2061         Chemicals:       4         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       1493   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609   | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3627         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:   | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       2640         Acrylate/methacrylate       2641         Benzene       1472         Carcinogens       1473         Comprehensive assessment information rule       2660         Ethylene dibromide       1500         Fees for processing premanufacture notices       2660         Formaldehyde       1522         Glycol ethers       1493         Hazardous substances:       2860         Acute air toxicants       2860         Ethylene oxide       1511         Methylene chloride       1514   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       Casualty reporting for recreational       1589  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       2640         Acrylate/methacrylate       2641         Benzene       1472         Carcinogens       1473         Comprehensive assessment information rule       2660         Ethylene dibromide       1500         Fees for processing premanufacture notices       2660         Formaldehyde       1522         Glycol ethers       1493         Hazardous substances:       2860         Acute air toxicants       2860         Ethylene oxide       1511         Methylene chloride       1511         Methylene chloride       1493         Volatile organic compounds       283  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3625         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2027         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658   | Cadastral survey, public lands       1290         Cash management:       2061         Automated clearing house       2069, 2071         Funding techniques for Federal programs       2060         Treasury checks       2061         Chemicals:       2641         Benzene       1472         Carcinogens       1466         Comprehensive assessment information rule       2666         Ethylene dibromide       1500         Fees for processing premanufacture notices       2667         Formaldehyde       1522         Glycol ethers       1491         Hazardous substances:       1286         Ethylene oxide       1511         Methylene chloride       1511         Methylene chloride       1491         Volatile organic compounds       283         Health and safety reporting rule       2661   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2102         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812   | Cadastral survey, public lands         1290           Cash management:         2069           Automated clearing house         2069           Bonds         2069           Funding techniques for Federal programs         2060           Treasury checks         2060           Chemicals:         264           Acrylate/methacrylate         264           Benzene         147           Carcinogens         146           Comprehensive assessment information rule         266           Ethylene dibromide         150           Fees for processing premanufacture notices         266           Formaldehyde         1522           Glycol ethers         149           Hazardous substances:         149           Acute air toxicants         286           Ethylene oxide         151           Methylene chloride         149           Volatile organic compounds         283           Health and safety reporting rule         266           Inorganic and organic         272           Methylene chloride         265  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3627         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       Aliens       1345   | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812   | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       1477         Carcinogens       1460         Comprehensive assessment information rule       2660         Ethylene dibromide       1500         Fees for processing premanufacture notices       2667         Formaldehyde       1522         Glycol ethers       1490         Hazardous substances:       1490         Acute air toxicants       2867         Ethylene oxide       1510         Methylene chloride       1490         Volatile organic compounds       2831         Health and safety reporting rule       2661         Inorganic and organic       2722         Methylene chloride       2722         Methylene chloride       2725         New use rules       2655         Peak release reporting rule       2636  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3627         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       Aliens       1345   | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       1477         Carcinogens       1460         Comprehensive assessment information rule       2660         Ethylene dibromide       1500         Fees for processing premanufacture notices       2667         Formaldehyde       1522         Glycol ethers       1490         Hazardous substances:       1490         Acute air toxicants       2867         Ethylene oxide       1510         Methylene chloride       1490         Volatile organic compounds       2831         Health and safety reporting rule       2661         Inorganic and organic       2722         Methylene chloride       2722         Methylene chloride       2725         New use rules       2655         Peak release reporting rule       2636  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       Aliens       1345 <tr< td=""><td>Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       151         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649</td></tr<>  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       151         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649   |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1658         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       1345         Inspection  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       2640         Acrylate/methacrylate       2641         Benzene       147         Carcinogens       147         Comprehensive assessment information rule       2660         Ethylene dibromide       1500         Fees for processing premanufacture notices       2660         Formaldehyde       1522         Glycol ethers       1490         Hazardous substances:       2860         Acute air toxicants       2860         Ethylene oxide       1511         Methylene chloride       1490         Volatile organic compounds       2830         Health and safety reporting rule       2660         Inorganic and organic       2722         Methylene chloride       2650         New use rules       2650         Peak release reporting rule       2631         Polychlorinated Biphenyls       2649         Preliminary assessment information rule                     |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3748         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1588         Transporters, specialized equipment       1812         Bridges:       Aliens       1345         Inspection standards       1863         Buildings: <td>Cadastral survey, public lands</td>  | Cadastral survey, public lands  |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1658         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       1812         Aliens <td>Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Peak release reporting rule       263         Polychlorinated Biphenyls       2649</td>   | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Peak release reporting rule       263         Polychlorinated Biphenyls       2649                                       |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1658         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       1812         Aliens <td>Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       2640         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649         Polichinary assessment information rule       266</td>  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       2640         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649         Polichinary assessment information rule       266                          |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3628         Wire transfer systems, risk on large-dollar       3628         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812  | Cadastral survey, public lands       1290         Cash management:       2069         Automated clearing house       2069         Bonds       2069         Funding techniques for Federal programs       2060         Treasury checks       2060         Chemicals:       264         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       265         Peak release reporting rule       265         Peak release reporting rule       266                                      |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3625         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3628         Wire transfer systems, risk on large-dollar       3628         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1658         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812  | Cadastral survey, public lands       1290         Cash management:       2069       2071         Funding techniques for Federal programs       2069       2071         Funding techniques for Federal programs       2060       2060         Treasury checks       2060       2060         Chemicals:       2641       2642         Acrylate/methacrylate       2642       2642         Benzene       1477       2642         Carcinogens       1461       2666         Ethylene dibromide       1504       2666         Ethylene dibromide       1504       2666         Formaldehyde       1522       2644         Glycol ethers       1492       1492         Hazardous substances:       2866       1492         Acute air toxicants       2866       2864         Ethylene oxide       1514       1514         Methylene chloride       1493       1493         Volatile organic compounds       2833         Health and safety reporting rule       2661         Inorganic and organic       2722         Methylene chloride       2655         New use rules       2655         Peak release reporting rule       2639                               |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3675         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3628         Wire transfer systems, risk on large-dollar       3628         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812  | Cadastral survey, public lands       1290         Cash management:       2069, 2070         Bonds       2069, 2070         Funding techniques for Federal programs       2060         Treasury checks       2061         Chemicals:       4 Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       149         Hazardous substances:       286         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649, 266         Preliminary assessment information rule       264         Specific significant new use rules       264 </td |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3669         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3625         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3628         Wire transfer systems, risk on large-dollar       3628         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1658         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812  | Cadastral survey, public lands       1290         Cash management:       2069       2071         Funding techniques for Federal programs       2069       2071         Funding techniques for Federal programs       2060       2060         Treasury checks       2060       2060         Chemicals:       2641       2642         Acrylate/methacrylate       2642       2642         Benzene       1477       2642         Carcinogens       1461       2666         Ethylene dibromide       1504       2666         Ethylene dibromide       1504       2666         Formaldehyde       1522       2644         Glycol ethers       1492       1492         Hazardous substances:       2866       1492         Acute air toxicants       2866       2864         Ethylene oxide       1514       1514         Methylene chloride       1493       1493         Volatile organic compounds       2833         Health and safety reporting rule       2661         Inorganic and organic       2722         Methylene chloride       2655         New use rules       2655         Peak release reporting rule       2639                               |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3744         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Thrift lender test, qualified       3692         Truth-in-lending       3740, 3748, 3748         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1589         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       Aliens       1858         Aliens       1863 <t< td=""><td>Cadastral survey, public lands       1290         Cash management:       2069, 2070         Bonds       2069, 2070         Funding techniques for Federal programs       2060         Treasury checks       2061         Chemicals:       4 Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       149         Hazardous substances:       286         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649, 266         Preliminary assessment information rule       264         Specific significant new use rules       264     <!--</td--></td></t<> | Cadastral survey, public lands       1290         Cash management:       2069, 2070         Bonds       2069, 2070         Funding techniques for Federal programs       2060         Treasury checks       2061         Chemicals:       4 Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       149         Hazardous substances:       286         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649, 266         Preliminary assessment information rule       264         Specific significant new use rules       264 </td |
| Regulatory capital       3667, 3677         Removal or suspension orders       3633         Reporting requirements       2063, 3631         Savings banks, federally chartered       3627         Savings and loan       3665, 3667, 3668, 3692         Secrecy Act       2061, 2062, 2063, 2064, 3669         Securities       2102, 2104, 3621, 3622, 3684         Security devices and procedures       2113, 3728         State banks       3624, 3627, 3726, 3737, 3745         Stock issuance       3675         Subsidiary activities       3627         Supervision of operations       2106         Surety business       3627         Trnift lender test, qualified       3740, 3748, 3749         Unsafe and unsound practices       3628         Wire transfer systems, risk on large-dollar       3742         Barges, rules on carrying dangerous cargo       1609         Black lung program       664, 1245         Boats:       1658         Casualty reporting for recreational       1589         Dealers, requirements for first purchase list       1658         Transporters, specialized equipment       1812         Bridges:       Aliens       1858         Truck size and weight       1863   | Cadastral survey, public lands       1290         Cash management:       2069, 2070         Bonds       2069, 2070         Funding techniques for Federal programs       2060         Treasury checks       2061         Chemicals:       4         Acrylate/methacrylate       264         Benzene       147         Carcinogens       146         Comprehensive assessment information rule       266         Ethylene dibromide       150         Fees for processing premanufacture notices       266         Formaldehyde       1522, 264         Glycol ethers       149         Hazardous substances:       149         Acute air toxicants       286         Ethylene oxide       151         Methylene chloride       149         Volatile organic compounds       283         Health and safety reporting rule       266         Inorganic and organic       272         Methylene chloride       265         New use rules       265         Peak release reporting rule       263         Polychlorinated Biphenyls       2649, 266         Preliminary assessment information rule       264         Specific significant new use ru           |

| Sequence Number   | bequence transcr  |
|---|---|
| Children—Continued  | Civil defense—Continued   |
| Adoption and foster care information603                             | Emergency blood program2952   |
| Aid to families with dependent98                                    | Emergency health and medical occupations2953  |
| Alien, adopted1343  | Energy supplies, domestic2948   |
| Bunk bed safety standard3519  | Industrial plant equipment2951  |
| Child support:  | Mobilization base2947, 2957   |
| Arrears, retroactive  | National oil and hazardous substances pollution2872   |
| Collections distribution  | Priority use of resources2955   |
| Enforcement audit regulations845                                    | Radiological emergency2925, 2926  |
| Enforcement program868  | State and local emergency management assistance2943   |
| Payments, disregard of864   | Strategic and critical materials2950  |
| Choking incidents, small parts regulation3525                       | Training and education, emergency management2959  |
| Cigarette lighters, child-resistant                                 | Civil Remedies Act, Program Fraud216, 373, 374, 514, 561, 579, 582,   |
| Education:  |   |
| Federally-impacted areas 443, 447                                   | 888, 1058, 1315, 1373, 1526, 1582, 2902, 3051, 3283, 3389   |
| Handicapped488, 495, 496, 497                                       | Civil rights:   |
| Refugees  | Authority delegations3029   |
| Food distribution program95   | Burden of proof1067   |
| Foster Grandparent Program2610                                      | Complaint procedure3199, 3200   |
|   | Equal employment opportunity2910, 2914  |
| Handicapped   | Fair housing1010  |
| Head Start program  | Federally-assisted programs3043   |
| Household substances, resistant packaging3502                       | Nondiscrimination2612, 3275   |
| Labor law1374   | Program Fraud Civil Remedies Act 514, 1058, 1315, 3389  |
| Lawn darts ban3512  | Remedial relief to complainant2920  |
| Lead fumes and dust3515   | Transportation, Department of1563, 1963   |
| Lighters, child-resistant disposable                                | Veterans education3334  |
| Medical support enforcement   | Claims:   |
| Packaging, child-resistant3502, 3509, 3510, 3511, 3524              | Administrative offset   |
| Parent locator service1395  | Alaska Native   |
| Runaway and homeless593   | Arts, National Endowment of the   |
| Toys for children under 3 years of age3518                          | Collection regulation   |
| Welfare services592   | Commodity Credit Corporation  |
| Cigarette papers and tubes2080                                      | Community right-to-know information2892   |
| Citizenship and naturalization:                                     |   |
| Agricultural workers, special 1338, 1350, 1365                      | Consumers, preservation of  |
| Aliens  | Education, Department of  |
| Asylum procedures 1325, 1362  | Environmental Superfund2877, 2878, 2903   |
| Border patrol sectors1341   | Fishermen's Protective Act  |
| Certificate of Citizenship1343                                      | Indian judgement funds  |
| Children, adopted alien1343   | Interest and penalties  |
| Deportation proceedings 1358  | Maritime Administration1579   |
| Direct mail of applications1364                                     | Mining  |
| Documentary requirements  | National contingency plan for hazardous wastes2888  |
| English language test1318   | National Education Association3071  |
| Entry, unlawful1345   | Negligent HUD inspection904   |
| Fathers, equal treatment  | Policies and procedures411  |
| Felony and misdemeanor1339  | Program Fraud Civil Remedies Act373, 374, 1526, 2902, 3051  |
| Financial assistance  | Reclamation actions2068   |
| Fines Office, National1322  | Small Business Administration employees3302   |
| Foreign licensed attorneys1313                                      | Social security disability616   |
| Immigration   | Trade secrets for emergency planning2892  |
| Immigration user fees   | Trans-Alaska pipeline liability fund  |
| Information, verification of  | Veterans3333, 3415  |
| International organizations and families                            | Veterans Administration3362   |
| Juveniles, detention and release1335                                | Coal  |
| Marriage fraud1331  | Abandoned1247   |
| Nonimmigrant classes1320, 1340, 1344, 1346, 1348, 1351, 1356, 1359, | Definition of "valid existing rights"1216   |
| 1361  | Environmental issues1303  |
| Passport validity   | Experimental practices1253  |
| Police clearances   | Exploration 1213, 1279  |
| Public use forms  | Federal lands program1215   |
| Relative petitions  | Hearings and appeals  |
| Residence   | Mine waste disposal   |
| Seizure and forfeiture of conveyances1353                           | Rate guidelines for small shippers3771  |
|   | Support facilities  |
| Status adjustment   | Surface mining1209, 1219, 1221, 1222, 1225, 1229, 1232, 1233, 1234,   |
|   | 1237, 1243, 1245, 1250, |
| Transportation lines contracts                                      |   |
| Visa waiver pilot program   | Valuation for royalty purposes1197  |
| Visitors for business and pleasure                                  | Coastal zone management:  |
| Civil defense:  | Estuarine reserve research system   |
| Common use items  | Outer Continental Shelf   |
| Comprehensive cooperative agreement2924                             | State programs, federally-approved  |
| Defense production priorities2956                                   | Colleges and universities   |
| Dispersal of facilities2958   | Commercial space transportation:  |
| Earthquake hazards reduction program                                | Information requirements1581  |

|        | ·  | Sequence Number        | Sequence Num   | be         |
|--------|--|------------------------|--|------------|
|        | nmercial space transportation—Continued surance, third-party liability | 1559                   | Communications—Continued Operating rules35                     | :7:        |
| L      | aunch safety review  | 1581                   | Packet switched services                                       | in:        |
|        | icensing procedures  |                        | Private land mobile radio services3574, 35                     |            |
| M      | lission review   | 1581                   | Public safety national plan3576, 35                            |            |
|        | ational security and foreign policy issues                             |                        | Radio multiple ownership and cross ownership rules35           |            |
|        | ocket launches, prohibition by statute<br>nmodity futures:             | 1559                   |  | i84        |
| A      | griculture commodities   | 3498                   | Remote control security devices                                |            |
| Α      | ssociations  | 3497                   | Revenue accounting expenses                                    | )/(        |
| C      | apital charge for adjusted net   | 3496                   | Communications35   |            |
|        | ommission merchants  |                        | Duty-free entry  | )4         |
|        | ealer options  |                        | Microwave36  | 600        |
|        | ebit/deficit accountsinancial reporting requirements                   |                        | Television stations35  | 59         |
|        | uaranteed accounts   |                        | IIdcking and udid relay  | )4(        |
| H      | lybrid and related instruments   |                        | Spectrum allocation35  | 57(        |
|        | iformation regulations   |                        | Studio location requirements, main                             | 92         |
|        | egistration exemption  |                        | Technical deregulations  | )77<br>:0' |
|        | epurchase agreements   | 3496                   | Telephone companies  | 10.<br>17: |
|        | nmon carriers:<br>.greement exemption                                  | 971.0                  | TV3587, 3601, 36   |            |
|        | lectronic distance systems   |                        | UHF3574, 36  | 302        |
|        | laritime carriers  |                        | Wireless cameras35   | 599        |
|        | fotor carriers   |                        | Wireline common carriers36                                     | 308        |
|        | cean, timely payment   |                        | Community development:   |            |
|        | ailroads3764,  |                        | Block grant programs572, 584, 872, 874, 987, 988, 991, 996, 99 |            |
| K<br>D | ate changesate guidelines for non-coal commodities                     | 3712                   | Buildings, design and construction2                            |            |
| V      | esselses for non-coar commodities                                      | 3709                   | Cities, small9   |            |
|        | Vater carriers   |                        | Credit union program   |            |
|        | nmunications:  |                        | Debt settlement  |            |
|        | ddress systems, multiple   |                        | Development policies and procedures32                          | 202        |
|        | eronautical advisor stations   |                        | Emergency shelter grants9                                      |            |
|        | eronautical mobile-satellite   |                        | Employees  |            |
| М      | .wi:<br>Application criteria   | 3588                   | Environmental protection231, 872, 874, 8                       |            |
|        | Clear channels, foreign class I-A                                      |                        | Escrow accounts for contractors                                |            |
|        | Daytime-only operator  |                        | Flood insurance program  |            |
|        | Expanded band, domestic  | 3598                   | Food commodities for disaster relief26                         |            |
| Α      | viation rules  | 3609, 3612             | Housing loans for alderly or handicanned                       | )5!        |
|        | asic services, deregulation  |                        |  |            |
|        | ible, Moodyroadcast  |                        | Management standards2  | :30        |
|        | able interests   |                        | Neighborhood conservation                                      | 198        |
|        | able and wire facilities   |                        | Nonrelocation  | .37        |
|        | ellular  |                        | Private sector loans sale2                                     | 200        |
|        | ivil Air Patrol  |                        | Project modification   |            |
|        | onsumer bands, open up   |                        | Property229, 230, 2  |            |
|        | ontract servicesordless telephones                                     |                        | Public works impact areas233, 2                                | 234        |
|        | aytimers issues  |                        | Rental rehabilitation9   |            |
|        | evices, authorization  |                        | Rural  |            |
|        | lectronic Industries Association                                       |                        | Unfair competition   |            |
|        | mergency radio private carriers  |                        | Urban development action grants9 Work study program            |            |
|        | mission limits, re-establishnhanced services                           |                        | Computer technology:   | 30         |
|        | quipment   |                        | Information processing standards:                              |            |
|        | M:   |                        | Cartridge and cassette tape drives2                            |            |
|        | Technical clean-up   |                        | Codes of aquifer names and geographic units2                   |            |
|        | Translators  |                        | Computer system input/output interface                         |            |
| _      | TV   |                        | Data encryption2 Data terminal equipment interface2            |            |
| F      | oreign class I-A AM clear channelsrequencies                           | 3589                   | Dictionary system2   | .OC        |
| I.     | requencies<br>iterference problems                                     | 3600, 3010<br>3602     | Electronic business data exchange2                             | 6.         |
| Ir     | iterstate  | 3565, 3566             | Flexible disk cartridge  | 73         |
| Jı     | risdictional separations3561,  | 3562, 3565, 3569, 3570 | Generalized markup language2                                   | 362        |
| Ĺ      | and mobile radio services  | 3581, 3608, 3615       | Magnetic tape  | 61         |
|        | icensing   |                        | Open system interconnection procurement                        |            |
|        | ifeline assistance program   |                        | Programmer's hierarchical interactive graphics system          |            |
|        | larket expenseslobile-satellite service                                |                        | Programmer's hierarchical interactive graphics system          |            |
|        | ITS and WATS market structure  |                        | Microfiche/microfilm   | 5.         |
|        | ighttime operation   |                        | Microfilm computer output30                                    | 53         |
|        | oncommercial broadcast stations  |                        | Semiconductor chip products21                                  | 28         |

| 4   | Sequence Number                   |  | Sequence Number |
|---|-----------------------------------|--|-----------------|
| Confidential business information:                      | •                                 | Consumer protection—Continued  |                 |
| Commercial, disclosure of                               |                                   | Tire quality grading standards   |                 |
| Federal Reserve BoardFishery statistics                 |                                   | Toys for children under 3 years of age Tremolite   |                 |
| Freedom of information                                  | 3695                              | Truth-in-lending   |                 |
| Information   |                                   | Vocational and home study schools  |                 |
| Litigation  |                                   | Warranties   |                 |
| Predisclosure notification                              | 218, 1371                         | Cotton:  |                 |
| Construction:   |                                   | Acreage allowance  |                 |
| Asbestos  |                                   | Extra long staple  |                 |
| BuildingsClean Water Act                                | 260 <i>4</i>                      | Loan program   |                 |
| Concrete and masonry standards                          | 1506                              | Price support programProgram provisions  |                 |
| Education facilities, higher                            |                                   | Supply   | 12 14 27 37 47  |
| Energy performance standards                            |                                   | Upland program   | 47              |
| Excavation safety standards                             |                                   | Countervailing duties  |                 |
| Family housing  |                                   | Credit:  |                 |
| Highways  |                                   | Brokers and dealers  |                 |
| HousingLabor standards                                  |                                   | Management of Federal programs   |                 |
| Rail connecting tracts                                  |                                   | Mortgages  | 3748            |
| Railroads   |                                   | Truth-in-lending<br>Credit unions:   | 3740, 3748      |
| Scaffolds   |                                   | Adjudication of claims   | 2709            |
| Tunnels and shafts                                      | 1511                              | Applications   | 3792            |
| Consumer protection:                                    |                                   | Bank Bribery Act   | 3806            |
| Air carrier service defaults                            |                                   | Board procedures   | 3796            |
| Airline countersign notices                             |                                   | Borrowed funds   | 3805            |
| Appliances, energy information                          |                                   | Cash fund  |                 |
| Aspirins  |                                   | Chartering policy  |                 |
| Bunk beds safety standard                               |                                   | Checks and money orders  | 3802            |
| CAB rules review  |                                   | Community development program  | 3803            |
| Child-resistant packaging                               |                                   | Compensation of officials<br>Competitive Equality Banking Act  |                 |
| Cigarette lighters, child-resistant                     | 3513                              | Conflict of interest   | 3807            |
| Claims and defenses                                     |                                   | Conservatorships and liquidations  |                 |
| Diapers hazards<br>Effervescent acetaminophen tablets   | 2500                              | Corporate  |                 |
| Electric power  | 3640 3649                         | Credit practices   |                 |
| Electronic video games                                  | 3505                              | Definition of regulations  | 3783            |
| Energy efficiency                                       |                                   | Depositories and financial agents  |                 |
| Estrogen tablets  | 3514                              | Employee responsibility and conduct  |                 |
| Estrogens, conjugated                                   | 3524                              | Financial and statistical prosts   |                 |
| Fair packaging and labeling rules                       |                                   | Financial and statistical reportsGovernment regulations  |                 |
| First aid productsFlammable Fabrics Act                 |                                   | Home improvement loans   |                 |
| Food store advertising                                  |                                   | Interest, refund of  |                 |
| Fruit or vegetable juice beverages                      |                                   | Investment and deposit activities  | 3793            |
| Funeral industry  |                                   | Liquidation priorities   | 3792            |
| Games of chance advertisements                          |                                   | Loans  |                 |
| Hazardous Substances Act                                |                                   | Membership policy  |                 |
| Inspection  |                                   | Mortgage-backed obligations<br>Nondiscrimination requirements  |                 |
| Interstate land sales registration<br>Kerosene heaters  |                                   | Policies   |                 |
| Lawn darts ban  |                                   | Real estate loans and appraisals   |                 |
| Lead fumes and dust                                     |                                   | Records disclosure   |                 |
| Lighters, disposable                                    | 3521                              | Records preservation program   | 3787            |
| Mail order merchandise                                  | 3752                              | Reserves   |                 |
| Meat and meat products59, 106, 107                      |                                   | Second mortgage loans  |                 |
| 114, 115, 116, 119, 131, 133, 1                         | 34, 136, 139, 140, 141, 142, 144, | Share draft program  | 3791, 3797      |
| Madanus antonon antota tableta                          | - 150                             | Trade practices, unfair or deceptive   |                 |
| Medroxyprogesterone acetate tablets  Methylene chloride |                                   | Crime: Criminal intelligence systems   | 1360            |
| Ophthalmic practice rules (eyeglasses                   |                                   | Environmental Superfund  |                 |
| Paint removal tools, hot air                            |                                   | Immigration service officers   |                 |
| Pharmaceuticals   |                                   | Insurance  |                 |
| Physical commodities                                    |                                   | Insurance program, Federal   |                 |
| Poison Prevention Packaging Act                         |                                   | International child abduction, civil aspects   |                 |
| Poultry and poultry products108, 109                    |                                   | Justice information systems  |                 |
| D   | 149, 151                          | Program Fraud Civil Remedies Act   |                 |
| Premerger notification                                  |                                   | Real estate settlement kickbacks   |                 |
| Sales, door-to-doorSmall parts, child use               |                                   | Vehicle theft prevention  Cultural resource management   |                 |
| Tamper-resistant packaging                              |                                   | Customs duties and inspection:   | 140/            |
| Television carts  |                                   | Air ambulance operators  | 2126            |
| Textile, wool, and fur products                         |                                   | Air commerce regulations   |                 |
|   |                                   | to the second of |                 |

| Sequence Number   | Sequence Number  |
|---|--|
| Customs duties and inspection—Continued                       | Drugs—Continued  |
| Air overseas military personnel charters1541                  | Schools and communities, drug-free467                            |
| Airlines electronic   | Veterinary and human, exports                                    |
| Bill of lading2127<br>Cargo1540, 1544                         | Dulles International Airport, Washington1716                     |
| Communication satellites                                      | E  |
| Country of origin marking2120                                 | <del>-</del>   |
| Customs brokers2122, 2130                                     | Earthquake hazards reduction program2962 Economic development:   |
| Electronic filing of tariffs3768                              | Grants, revolving loan fund241                                   |
| Entry documentation filing2125                                | Hazardous substance liability240                                 |
| Harbor maintenance fee2124                                    | Education:   |
| Maritime carriers:  | Accrediting agencies and associations466, 475                    |
| Automated tariff filing                                       | Administrative regulations419                                    |
| Equipment interchanged  | All Volunteer Force3328  |
| Shipments, entry of consolidated2123                          | Assessment435  |
| Space articles3044  | Assistance, institutional eligibility                            |
| Stores, duty-free2119   | Career development   |
| Unfair and deceptive practice1542                             | Disabilities program   |
| User fees2122, 2129   | Drug-free schools467   |
| D   | Emergency management2950   |
| _   | Family Rights and Privacy Act424                                 |
| Debt collection:  | Federal-State relationship agreements476                         |
| Acquisition regulation  | Federally-impacted areas 443, 447                                |
| Arts, National Endowment of the 3069                          | Fees for adversary adjudications512                              |
| Disaster home loans   | Financial assistance477  |
| Education, Department of420, 421                              | Follow Through program   |
| Energy, Department of550                                      | Foreign gifts, disclosure of                                     |
| Environmental Protection Agency2903                           | Foreign language program457, 460                                 |
| Farm credit   | Foreign periodicals program477                                   |
| Income tax refund offset                                      | Foreign residence requirement413                                 |
| Maritime Administration                                       | Grantee suspension and debarment423                              |
| Railroad retirement3232, 3251                                 | Grants116  |
| Salary offset   | Guaranteed student loans451, 461, 46                             |
| Defense Management, President's Blue Ribbon Commission on383  | Handicapped429, 488, 489, 490, 491, 493, 495, 496, 497, 498, 499 |
| Defense Production Act248, 2948, 2949, 2956                   | 503, 504, 506, 507, 508, 509, 510                                |
| Disaster assistance:  | Head Start program   |
| Agricultural commodities2615                                  | Health Education Assistance Loan (HEAL) program                  |
| Community loans2939   | Hearings, due process regulations51;                             |
| Emergency food assistance                                     | Higher Education Act455, 456, 458, 472, 474, 475                 |
| Flood   | Independent living centers49                                     |
| Preparedness 2930   | Indians444, 445, 1149, 1151, 1152, 1158, 1160, 1167, 1168, 116   |
| Unemployment  | Industry projects49  |
| Diseases:   | intergovernmental review   |
| AIDS, acquired immune deficiency syndrome624, 694, 1498, 3332 | Language institutes, intensive summer                            |
| Black lung664, 1245   |  |
| Bloodborne infectious   |  |
| End-stage renal   | Minority science program47                                       |
| Ethylene dibromide exposure                                   | National accrediting agencies and associations46                 |
| Plant   | National assessment43  |
| Rare, development of drugs for                                | National direct student loan program483, 48                      |
| Swine identification59, 106, 150                              | National resources centers48                                     |
| Systemic, disability awards 3332                              | Nondiscrimination  |
| Drug Price Competition and Patent Term Restoration Act677     | Nurses: Anesthetists70   |
| Drugs:  |  |
| Abbreviated application procedures677                         | AF   |
| Abuse   | m i i i i i i i i i i i i i i i i i i i                          |
| Alien traffickers1356   | n 1 n 1 n 1 n 1 1 1  |
| Animal welfare  | Payment in lieu of taxes44                                       |
| Communities, drug-free467                                     | Pell grant program48   |
| Drivers1849   | Perkins loan program463, 48                                      |
| Fees for review of applications684                            | Personnel45  |
| Merchant Marine personnel1597, 1600                           |  |
| Money laundering2063  | Refugee children   |
| Over-the-counter  |  |
| Packaging, tamper-resistant691 Patent term loss686            |  |
| Railroad personnel1961  |  |
| Rare diseases and conditions                                  |  |
| Review process1537  |  |

| <b>"</b>   | Sequence Number        | Sequence Ivan  | noe.           |
|--|------------------------|--|----------------|
| Education—Continued  | 0000                   | Employment—Continued Children:                                   |                |
| Space grant college and fellowship program State and local governments |                        | Children: Industries and occupations1                            | 37/            |
| Student assistance   | 450 460 460 473 482    | Labor law  |                |
| Student incentive grants   | 486                    | Schooling1   |                |
| Surplus real property  | 418                    | Time periods   |                |
| Talent search program  |                        | Convicts   |                |
| Teachers   | 441, 455, 480          | Disabled veterans  | 376            |
| Territories, treatment of  | 473                    | Discrimination   | 920            |
| Universities audit   | 3092                   | Eligibility certification and verification1                      |                |
| Veterans:  |                        | Employee selection procedures2910, 2                             |                |
| Assistance test program  | 3344                   | Employees, nonimmigrant4   | 327            |
| Deficiency course measurement  |                        | Enforcement1   | 360            |
| Delimiting dates   | 3381                   | Equal opportunity 574, 1367, 2910, 2                             | 91             |
| Dependents assistance and benefits                                     |                        | Executive, administrative, or professional1                      | 377            |
| Disenrollment  |                        | Handicapped1379, 2   | 2913           |
| EntitlementEqual opportunity   |                        | Homeworkers in certain industries1                               |                |
| Homeless claimants   |                        | Immigration, unfair1   |                |
| Mitigating circumstances   |                        | Job training   | .409           |
| New programs   |                        | Nonimmigrant temporary1  | .327           |
| Nonpunitive grades   |                        | Overseas locations, hazardous1                                   |                |
| On-job training  |                        | Public employment service1                                       | .391           |
| Overpayments   |                        | Senior Community Service   | 40             |
| Selected reserve   |                        | State employment   | 357            |
| Vocational rehabilitation program                                      | 3328, 3329, 3341, 3346 | Veterans3  | .400           |
| Vocational and home study schools                                      |                        | Wage rates on Public and Indian housing project1                 | ואס≀נ<br>ימחוו |
| Vocational rehabilitation services program                             |                        | War hazards compensation   |                |
| Woodsy Owl   |                        | Worker adjustment program  |                |
| Elderly:   | - 570                  | Endangered and threatened wildlife:                              | .000           |
| Air travelers  |                        | Colorado squawfish1  | 09!            |
| Equal employment opportunity Food distribution program                 |                        | Corps of Engineers   |                |
| Housing  |                        | Critical habitat1087, 1088, 1089, 1090, 1092, 1                  | .096           |
| Nondiscrimination  |                        | Delist1  |                |
| Senior Companion Program   |                        | Endangered Species Act1078, 1                                    | .09f           |
| Lectric power plants:  | 2000                   | International trade1   |                |
| National Forest System lands   | 174                    | List, reclassify, or delist1088, 1090, 1091, 1093, 1             | .096           |
| Resales and transmission service                                       | 3656                   | Marine Mammal Protection Act1                                    |                |
| Emergency food assistance program                                      |                        | Marine species   |                |
| Emergency medical service:   |                        | Nashville crayfish1  |                |
| mergency medical service:  Blood program, National                     | 2952                   | Raptor propagation and falconry1                                 |                |
| Health and medical occupations   | 2953                   | Wild fauna   | וטנ.<br>מכחו   |
| Emergency shelter grant program  |                        | Yellowfin madtom   |                |
| Employee benefit plans: Airline deregulation                           |                        | Fronge   |                |
| Broker-dealers bonding requirements                                    | 1425                   | Abandonment policy3  | 658            |
| Civil penalties  | 1418                   | Appliance efficiency standards                                   | 518            |
| Civil sanctions  |                        | Appliance Energy Conservation Act, National                      | 519            |
| Distress terminations of single-employer                               | 3217                   | Assistance, low-income home                                      | .584           |
| Domestic relations orders  | 1412                   | Civil penalties  | 647            |
| Employee contributions   |                        | Commercial and Apartment Conservation Service                    | .528           |
| FERS Thrift Savings Fund:  |                        | Conservation program, State                                      |                |
| Bonding rules  | 1414, 1416, 1426       | Conservation standards   |                |
| Civil penalties  | 1417                   | Consumer products conservation program                           |                |
| Fiduciary responsibility   | 1415                   | Efficiency test procedures                                       |                |
| Income tax reduction of accrued benefits                               |                        | Electric power 3636, 3637, 3638, 3640, 3642, 3649, 3654, 3655, 3 | 656            |
| Individual account plans   | 1421                   | Federal buildings and facilities, energy costs                   |                |
| Individual benefit reporting and recordkeepin                          |                        | Fees   | 031            |
| Investment advisers bonding requirements                               |                        | Hydroelectric  |                |
| Loans to participantsPlan assets definition                            |                        | Hydropower projects  |                |
| Securities   |                        | Information labeling on appliances                               |                |
| Single-employer plans  |                        | Inspector General Cooperation                                    |                |
| Top Hat plans  |                        | New buildings 520, 523,  |                |
| Transaction exemption procedure, prohibited.                           |                        | Optional certificates3   |                |
| Employment:  |                        | Research grants, award policies and procedures                   | 532            |
| Affirmative action.  |                        | Residential Conservation Service                                 | 528            |
| Age discrimination   |                        | Sources, control of hazardous1                                   | 476            |
| Aliens:  |                        | Supplies, domestic2  | 948            |
| Agriculture workers  |                        | Environmental impact statements404, 409, 1975, 2                 | 858            |
| Nonimmigrant temporary   |                        | Environmental protection:  |                |
| Permanent  |                        | Biotechnology  |                |
| Unlawful   |                        | Cement and concrete containing fly ash                           |                |
| Arts and humanities, workers employed unde                             | .r                     | Coal unsuitability criteria13                                    | いいき            |

| Sequence   | Number       | Sequence Number  |
|--|--------------|--|
| Environmental protection—Continued                                       |              | F  |
| Commodity fumigation   | . 2012       | Farms:   |
| Deepwell injection of hazardous waste                                    | 2727         | Debt collection3535  |
| Domestic sewage study  Double liner and leachate waste collection system |              | Family91   |
| Dredge and fill program by States2700                                    |              | Farmland Protection Policy Act212                                    |
| Electrical equipment   |              | Income support   |
| Emission standards   |              | Inventory  |
| Flood insurance program  |              | Migrant and seasonal workers   |
| Flood plain management   |              | Federal Acquisition Regulations (FAR), see Government contracts or   |
| Good laboratory practice standardsGroundwater contamination              |              | procurement and specific subject3421                                 |
| Hazardous waste management2777   |              | Federal Advisory Committee Management3013                            |
| Highwall policy, mining  |              | Federal employees: Absence and leave3122, 3150, 3151                 |
| Information  | 3661         | Adverse actions3154  |
| Landfill surface closures  |              | Allowances and differentials   |
| Methylene chloride   |              | Candidates for appointment3140                                       |
| Mining activities  | 1241         | Career management program1316  |
| Motor carrier financial responsibility                                   |              | Computer security3169  |
| Natural resource damage assessment                                       |              | Conduct and responsibilities   |
| Nuclear facilities, decommissioning criteria                             |              | Conflict of interest   |
| Ocean incineration   | . 2702       | District of Columbia employees                                       |
| Oils and hydraulic fluids waste  |              | Employee benefit plans   |
| Particulates2803   |              | Employment\3105, 3106, 3173  |
| Permit applications  |              | Equal employment opportunity 2909, 2911, 2913, 2916, 2921, 2922      |
| Radioactive materials2711 Radon2711                                      |              | Excepted service3137, 3170, 3171                                     |
| Railroads  |              | Executive and management development                                 |
| Sewage sludge use and disposal   |              | Financial disclosure requirements                                    |
| Space programs   |              | Freedom of Information Act   |
| Superfund assistance program   |              | Garnishment orders   |
| Underground injection control  |              | Government telephone systems use3011                                 |
| Waste disposal permit applications                                       |              | Group life insurance3129, 3163, 3184, 3185                           |
| Waste pile closures  |              | Health benefits3130, 3131, 3132, 3133, 3134, 3135, 3164, 3165, 3166, |
| Wilderness areas   |              | 3167, 3168, 3184, 3186, 3187<br>Investigations3103                   |
| Woodsy Owl   |              | Management3138   |
| Equal access to justice:   |              | Medical folders3061  |
| Adversary adjudications  |              | Merit System Protection Board 3014, 3015, 3018, 3020, 3021, 3022     |
| Attorney fees  |              | Microfiche/microfilm3053   |
| Board of Contract AppealsHealth and Human Services, Department of        | 3358         | Military service   |
| Nuclear Regulatory Commission  |              | Overseas, noncompetitive appointment                                 |
| Equal employment opportunity:  |              | Pay administration   |
| Age discrimination2912   | , 2923       | Pension accruals and contributions                                   |
| Appeals  |              | Performance  |
| Attorney's fees, costs, and backpay                                      |              | Political activity3123   |
| Benefit plans  |              | President Management Interns3171                                     |
| Broadcast industry   |              | Prevailing rate system   |
| Discrimination procedures  |              | Productivity gainsharing3115   |
| Employee selection procedures2910  |              | Programs for specific positions and examinations                     |
| Federal sector2909, 2911, 2913, 2916                                     |              | Promotion and internal placement3142                                 |
| Handicapped2913, 2918, 2923  |              | Qualifications requirements, medical3110                             |
| Nondiscrimination  |              | Records  |
| Outer Continental ShelfPension accruals and contributions                |              | Retirement:  |
| Program guidelines   |              | Annuity, alternative form3161  |
| Recordkeeping regulations  |              | Annuity, statutory withholdings, order of precedence3180             |
| Rules, prepublication clearance  |              | Annuity overpayments3128   |
| Transportation1552   | , 1963       | Bonding rules1414, 1416, 1428  |
| Exports: Certificates of reviews   | 947          | Civil penalties  |
| Cotton46,  |              | Credit for service   |
| Drugs, veterinary and human  |              | Exclusions   |
| Fish and wildlife markings   |              | Fiduciary responsibility1415   |
| Natural gas, short-term  | 537          | Firefighters3183   |
| Petroleum products   |              | Health benefits coverage under FERS3165                              |
| Rice   |              | Health and life insurance  |
| Short supply regulations   | 431<br>R 227 | Law enforcement officers3183 Military service3160                    |
| Eve care goods and services  |              | New system, FERS   |

| Sequence Number   | Sequence Number   |
|---|---|
| ederal employees—Continued  | Fees—Continued  |
| Retirement—Continued  | Schedule of charges885, 2907, 2908, 3862                              |
| Part-time employees   | Small business  |
| Spouse Equity Act   | Social Security Administration  |
| Thrift Savings Fund   | Transportation, Department of:  |
| Underdeductions of contributions3155                                    | Travel promotion  |
| Salary rates for recruitment and retention                              | Trucks, Rocky Mountain National Park1109                              |
| Security adjudication and procedures3041                                | VA trustee and legal services3380                                     |
| Security interests  | Financial assistance:   |
| Senior Executive Service3099, 3107, 3108, 3109, 3111, 3112, 3118,       | Aliens, disqualification1337  |
| 3179  | Certification of non-delinquency1047                                  |
| Spouses of CIA employees, former  | Community development   |
| Student employment  | Cost principles for State and Local government                        |
| Suitability3101   | Debarment and suspension  |
| Suspension and removal3041  | Estuarine reserve research system                                     |
| Time-in-grade restrictions3106  | Flood insurance   |
| Training3113, 3169  | Handicapped access to buildings228                                    |
| ederal Information Processing Standards (FIPS)254, 255, 256, 257,       | Housing, ineligible aliens884   |
| 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270,        | Minority business enterprise 1560, 1584                               |
| 271, 272, 273, 274  | Railroads   |
| ederally-assisted programs: Affirmative action1552                      | Small Business Administration3270                                     |
| Automatic data processing equipment and services576                     | State and local governments554  |
| Equal employment opportunity rules2915                                  | Financial Privacy Act   |
| Nondiscrimination:  | Fire prevention:  |
| Age431, 1061, 1306, 2607, 2904, 2923, 2944, 3070                        | Diaper hazards  |
| Basis of race, color, or national origin2604, 2612, 2983, 3072          | Flammable Fabrics Act   |
| Basis of sex430, 1060, 2604, 2613, 2983, 3034, 3043, 3076, 3311,        | Forest system lands   |
| 3359  | Kerosene heaters  |
| Handicapped217, 429, 564, 1005, 1009, 1307, 1553, 2605, 2620,           | Vessels1627   |
| 2918, 2923, 2937, 2982, 3019, 3062, 3077, 3201, 3246, 3275, 3360,       | Fireworks regulations   |
| 3387, 3815  | Fish and Seafood Promotion Act  |
| Justice Assistance Act1368 Real estate related loans and appraisals3781 | Fisheries:  |
| Small Business Administration   | Alaska groundfish   |
| Uniform administrative and enforcement procedures1458                   | Alaska high seas salmon   |
| Uniform requirement   | Alaska salmon293, 306   |
| ees:  | American lobster290, 298, 343, 355                                    |
| Abandoned mine1226  | Atlantic billfish   |
| Adjudications, Nuclear Regulatory Commission                            | Atlantic sea scallops   |
| Admission into U.S. inspection  | Atlantic surf clam  |
| Archival records, reproduction of                                       | Atlantic swordfish  |
| Attorneys and consultants   | Bering Sea and Aleutian Islands                                       |
| Bank Secrecy Act data disclosure  | Bluefin tuna  |
| Coast Guard   | Bluefish282   |
| Commodities, agricultural1  | Bottomfish and seamount groundfish294, 348                            |
| Customs   | Clams   |
| Deep seabed mining permits  | Coastal migratory pelagic resources                                   |
| Drug applications, new  | Conservation and management statistics                                |
| Energy regulations  | Crabs   |
| Farmers82   | Drum, red   |
| Federal policy3091, 3139  | Exclusive economic zone   |
| Foreign fishing poundage and permits300. 345                            | Fish processing and fish tender vessel operations                     |
| Foreign mission liability insurance                                     | Flounder  |
| Government National Mortgage Association1004                            | Groundfish279, 280, 288, 294, 301, 302, 309, 328, 342, 348, 350, 352, |
| Harbor maintenance2124  | 354   |
| Health and Human Services, Department of573                             | Halibut   |
| Hunting and fishing licenses  | Interjurisdictional 334   |
| Hydroelectric projects  | King crab   |
| Immigration   | King mackerel   |
| Marine fishery permits and stamps                                       | Lobster   |
| Maritime Commission recovery costs for services                         | Mackerel 295  |
| National Forest System lands  | Management councils, regional285, 296, 314                            |
| Panama Canal 3189   | Management plans277, 278, 279, 280, 281, 282, 286, 289, 290, 291,     |
| Parking at VA medical facilities  | 294, 295, 296, 298, 299, 302, 303, 304, 305, 308, 309, 310, 313,      |
| Patent  | 315, 331, 333, 340, 341, 343, 344, 346, 348, 351, 352, 353, 355       |
| Pesticide premanufacture notice processing2667                          | Marine fishery user fees275   |
| Pesticide registration processing2637                                   | Marine mammals, incidental taking1077                                 |
| Railroads, car-hire charges3764   | Marking requirements338   |
| Records requests3417  | Northeast multispecies279, 346  |

| Sequence Number  | Sequence Number  |
|--|--|
| Fisheries—Continued  | Foreign relations—Continued  |
| Observer on domestic fishing vessels311                            | American vendors1529   |
| Ocean quahog278  | Arms traffic regulations 1535  |
| Pacific Coast groundfish280, 301, 352                              | Automobile liability insurance1529   |
| Pacific halibut  | Banks  |
| Product standards284, 339  | Exchange visitor program417 Fishing, Atlantic bluefin tuna restrictions307 |
| Red drum, Gulf of Mexico   | Fishing  |
| Red snapper332   | Fishing poundage and permit fees   |
| Reef fish, Gulf of Mexico  | Foreign direct investment  |
| Salmon   | Gifts and decorations558, 2965   |
| Scallops, Atlantic sea   | International banking operations3727, 3734                                 |
| Scallops   | International child abduction1530  |
| Seafood marketing councils   | Liability insurance fees1529   |
| Shrimp   | Live animal important120   |
| Slipper lobster  | Maritime carriers3714  |
| Snapper-grouper281, 314  | Navigation   |
| Spiny lobster299, 331, 333, 340                                    | Rotorcraft   |
| Summer flounder  | Securities   |
| Swordfish  | Seizure and forfeiture   |
| Tanner crab  | Telecommunications3568   |
| Tuna, bluefin  | Trademark applications361  |
| Tuna, yellowfin  | Travel promotion fees370   |
| Western Pacific Region   | Vessel liability insurance1529   |
| Fishermen's Protective Act   | Foreign trade:   |
| Fishing:   | Antidumping duties246, 250, 252  |
| Black sea bass fishing gear, Mid-Atlantic290                       | Bank loans3548, 3553   |
| Bluefin tuna, Gulf of Mexico307                                    | Certificates of review247  |
| Coral, precious303   | Countervailing duties246, 250, 252   |
| Crawfishing1124  | Firms and industries   |
| Crayfish and conch1123   | Fish and wildlife markings   |
| Foreign, poundage and permit fees                                  | Ocean carriers expenses survey   |
| Foreign 292, 325   | Petroleum products   |
| Groundfish landing   | Ports of entry244  |
| Handline, Puerto Rico  | Shipper's export declaration227  |
| Indian fishing   | Short supply regulations251  |
| Porpoise mortality standards347                                    | Statistics   |
| Pot gear, restrict use354  | Surveys of international trade219, 224                                     |
| Recreational limit   | Unfair practices   |
| Sport fishing  | Watch quota allocations  |
| Tournament reporting, mandatory                                    | Forests:   |
| Tuna skipper standards347 Vessels, observer policy on domestic311  | Appeals  |
| Flags3046  | Applications, special use  |
| Flood insurance231, 873, 2928, 2931, 2932, 2933, 2934, 2935, 2936, | Bicycles   |
| · 2939, 2940, 2941, 2942, 2945                                     | Cabin authorizations163, 201   |
| Flood plain management   | Carts, wheeled168  |
| Food:  | Fish and wildlife conservation169  |
| Color additives685   | Fossil collecting prohibition195   |
| Disaster relief2615  | Grazing fees   |
| Distribution program95, 96   | Hang gliders   |
| Emergency assistance program                                       | Hydroelectric uses174 Indian allotments194                                 |
| Food stamp program:  | Insignia, official Forest Service  |
| Accountability, system for94                                       | Land exchange  |
| Administration and management100                                   | Law enforcement  |
| Aid to families with dependent children98                          | Mechanical transport definition  |
| Appeal process101  | Minerals171, 173, 175, 183, 184, 196                                       |
| Application, simplified99  | Off-road vehicles use167   |
| Benefits, standardized   | Private lands within164  |
| Eligibility factors98  | Recreation areas159, 199   |
| Issuance loss liability94  | Resource management plans  |
| Policy consistency   | Rights-of-way  |
| Waiver simplification93 Foreign missions:                          | Scenic and historic trail symbols  |
| American vendors1529   | Small tracts   |
| Automobile liability insurance                                     | Smokey Bear  |
| Banking services   | Timber sales:  |
| Foreign policy   | Bidding, control of skewed192  |
| Foreign relations:   | Contractors, debarment and suspension197, 202                              |
| Agricultural commodities2614, 2615                                 | Contracts  |
| Aircraft liability insurance                                       | Debarment hearings1298   |

| Sequence Number   | Sequence Number  |
|---|--|
| Porests—Continued   | Government contracts—Continued   |
| Timber sales—Continued  | Cost—Continued   |
| Defaulted201  | Comparison study3467   |
| Export and purchase volumes1277   | Contracting officer3481  |
| Financial security187   | Data3435   |
| Free use  | Mergers and other business combinations3420  |
| Lumber price index trends186  | Policy   |
| Payments, downpayment requirements185   | Reimbursement-type   |
| Payments, periodic  | Data and copyrights  |
| Public benefit  | Debarment and suspension242, 386, 548, 581, 887, 1051, 1459, 1534,   |
| Rates180  | 1580, 2608, 3063, 3073, 3080, 3390, 3456 Debt Collection Act   |
| Small business set-aside program193   | Delivery date 3468   |
| Title records, National189  | Direct sales by subcontractors   |
| Water conveyance systems, easements for182  | Domestic and international exhibits  |
| Water supplies, protection of municipal191  | Drug free workplace policy538  |
| Wildlife protection162  | Engineering coverage   |
| Woodsy Owl  | Eniwetok and Kwajalein Atoll3487   |
| Fraud Civil Remedies Act, Program216, 373, 374, 514, 561, 579, 582,   | Equipment3443  |
| 888, 1058, 1315, 1373, 1526, 1582, 2902, 3051, 3283, 3389   | European Economic Community list   |
| Freedom of information: Archival records3055  | Expert services2898  |
| Business confidential information   | Fast pay procedures3442  |
| Commercial, submitter notice  | Federal-aid procedures1822   |
| Commercial information disclosure3365   | Financial assistance rules:  |
| Credit unions   | Cooperative agreements552  |
| Federal employees, availability of information3139  | Non-competitive award basis546   |
| Fee schedule of charges551, 573, 885, 1561, 2110, 2606, 2618, 2619,   | FOB origin3429   |
| 2907, 2908, 3048, 3067, 3196, 3297, 3417, 3743, 3809, 3862  | Format simplification3461, 3471  |
| Law enforcement records3809   | Government-furnished property3476  |
| Plain English rewrite of regulations  | Health care services3470   |
| Policies for disclosure   | Imprest fund purchases   |
| Predisclosure notification procedures218  | Indian Self-Determination Act717   |
| Public access to VA records   | Insurance  |
| Public information  | Invoice receipt  |
| Records and testimony   | Labor surplus areas2947  |
| Release of adverse information to news media449   | Labor surprus areas234/  |
|   | Mergers and other hysiness combinations 3454   |
| G   | Mergers and other business combinations  |
|   | Metrication program for DOD384   |
| Games of chance advertisements3758  | Metrication program for DOD  |
| Games of chance advertisements  | Metrication program for DOD  |
| Cames of chance advertisements  | Metrication program for DOD  |
| Cames of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiyear and options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493  |
| Cames of chance advertisements  | Metrication program for DOD  |
| Games of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiyear and options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473   |
| Cames of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiyear and options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473         Policies and procedures       408   |
| Cames of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiyear and options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473         Policies and procedures       408         Prices       3428, 3451   |
| Cames of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiyear and options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473         Policies and procedures       408         Prices       3428, 3451         Prison Industries' priority status       3432   |
| Cames of chance advertisements  | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988  |
| Cames of chance advertisements  | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136  |
| Cames of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiple award options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473         Policies and procedures       408         Prices       3428, 3451         Prison Industries' priority status       3432         Procurement Management Information System (PMIS)       2989, 3491         Procurement regulations       3136         Prompt Payment Act       3005, 3084, 3477   |
| Cames of chance advertisements  | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiple award options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473         Policies and procedures       408         Prices       3428, 3451         Prison Industries' priority status       3432         Procurement Management Information System (PMIS)       2986         Procurement regulations       3136         Prompt Payment Act       3005, 3084, 3477         Property records maintenance       3460   |
| Cames of chance advertisements  | Metrication program for DOD  |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311, 2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490   | Metrication program for DOD       384         Minority Business Enterprise       1564         Multiple award schedule program       2989, 3491         Multiple award options       2971         Nondiscrimination       1311, 1375         Overseas procurements       3493         Patent       539, 557         Payment       3422, 3473         Policies and procedures       408         Prices       3428, 3451         Prison Industries' priority status       3432         Procurement Management Information System (PMIS)       2986         Procurement regulations       3136         Prompt Payment Act       3005, 3084, 3477         Property records maintenance       3460   |
| Cames of chance advertisements  | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 4351           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986  |
| Cames of chance advertisements  | Metrication program for DOD  |
| Cames of chance advertisements  | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444  |
| Cames of chance advertisements  | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         9428           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3478           Reimbursement for services or resources of other Federal         2961  |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3098         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3489         Bilds       3426, 3466, 3480, 3489         Bilds of lading       2935         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987   | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         2932           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3478           Reimbursement for services or resources of other Federal         agencies         2961           Representations and certifications         3461   |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3098         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311, 2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448       3465         Audits       1461, 3490         Benefit pension plans       3445         Bids       3426, 3466, 3480, 3489         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of competency       3260   | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         agencies         2961           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452  |
| Cames of chance advertisements  | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3411           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3478           Reimbursement for services or resources of other Federal         agencies           2961         Representations and certifications         3461           Research and development         543, 3425, 3452, 3464           Sever                        |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Covernment contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3445         Bids       3426, 3466, 3480, 3489         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of competency       3260         Certificate of independent price determination       3493         Clauses and solicitation provisio                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         2985           Protest requirements         3433           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         agencies         2961           Representations and certifications         3461           Research and development         543, 3425, 3452, 3463           <                    |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       405         Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3489         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3493         Clauses and solicitation provisions       214         Closeout procedures       2970   | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2986           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3478           Reimbursement for services or resources of other Federal         360           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452, 3464           Severance pay                            |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3480, 3489,         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of competency       3260         Certificate of independent price determination       3493         Clauses and solicitation provisions       214                                | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         9428           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3423, 3444           Reimbursement for services or resources of other Federal         agencies         2961           Representations and certifications         343, 3425, 3452, 3452, 3464           Severance pay         3458           Ship                        |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3489         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3493         Clauses and solicitation provisions       214         Closeout procedures       2970         Commercia                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         2432           Procurement Management Information System (PMIS)         2986           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3478           Reimbursement for services or resources of other Federal         agencies           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452           Shipping weights and dimens               |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3098         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311, 2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448       3465         Audits       1461, 3490         Benefit pension plans       3445         Bids       3426, 3466, 3480, 3489         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3493         Clauses and solicitation provisions       214         Closeout procedures       206         Commercial activit                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 4351           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2986           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         agencies           Agencies         2961           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452, 3464           Severance pay                           |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Covernment contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311, 2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448       3465         Audits       1461, 3490         Benefit pension plans       3445         Bids       3426, 3466, 3480, 3489         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3493         Clauses and solicitation provisions       214         Closeout procedures       2970         Commercial activi                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 4351           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2986           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         agencies           Agencies         2961           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452           Shipping weights and dimensions               |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3480, 3489         Bills of lading       399         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3493         Clauses and solicitation provisions       214         Closeout procedures       2970         Comm                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         2985           Protest requirements         3431           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         3661           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452           Shipping weights and di               |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations       425, 544, 1015, 1017, 1048, 1052, 1103, 1311, 2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3448         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of competency       3260         Certificate of independent price determination       349         Clauses and solicitation provisions       214         Closeout procedures       2970         Commercial activit                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         agencies         2961           Representations and certifications         3461         Research and development         543, 3425, 3452, 3464           Severance pay         3458         Shipping weights and dimensions |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3360         Army airfield certification and use       399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3480, 3489         Bills of lading       399         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3493         Clauses and solicitation provisions       214         Closeout procedures       2970         Comm                           | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3473           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         3136           Prompt Payment Act         3005, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         2985           Protest requirements         3431           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Reimbursement for services or resources of other Federal         3661           Representations and certifications         3461           Research and development         543, 3425, 3452, 3452           Shipping weights and di               |
| Cames of chance advertisements       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped       3399         Energy performance standards for new       523, 525         Methodology for life cycle energy costing       517         Military reservations       400, 405         Public access rules       405         Rental quarters, charges for       3096         Safety       405         Government contracts:       Abstract of offers standard form       3463         Acquisition regulations       425, 544, 1015, 1017, 1048, 1052, 1103, 1311, 2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports       3465         Audits       1461, 3490         Benefit pension plans       3426, 3466, 3480, 3448         Bills of lading       2993         Board of Contract Appeals       3090, 3358         Business service centers       3472, 3485         Buy American Act       2987         Certificate of independent price determination       3290         Certificate of independent price determination       3490         Commercial activities       372, 3004, 3427         Competition in Contracting Act       1460, 3449                 | Metrication program for DOD         384           Minority Business Enterprise         1564           Multiple award schedule program         2989, 3491           Multiyear and options         2971           Nondiscrimination         1311, 1375           Overseas procurements         3493           Patent         539, 557           Payment         3422, 3437           Policies and procedures         408           Prices         3428, 3451           Prison Industries' priority status         3432           Procurement Management Information System (PMIS)         2988           Procurement regulations         305, 3084, 3477           Property records maintenance         3460           Proposals and quotations receipt         2985           Protest requirements         3441           Publicizing proposed regulations         2986           Qualification requirements         3423, 3444           Ratification         3478           Reimbursement for services or resources of other Federal         agencies           Rejensentations and certifications         3461           Research and development         543, 3425, 3452, 3445           Shipping weights and dimensions         3458           Shipping weight               |
| Cames of chance advertisements.       3758         Government buildings and facilities:       3360         Accessibility standards for handicapped.       3360         Army airfield certification and use.       399         Energy performance standards for new.       523, 525         Methodology for life cycle energy costing.       517         Military reservations.       400, 405         Public access rules.       405         Rental quarters, charges for.       3096         Safety.       405         Government contracts:       Abstract of offers standard form.       3463         Acquisition regulations425, 544, 1015, 1017, 1048, 1052, 1103, 1311,       2897, 2899, 2990, 2991, 3003, 3005, 3006, 3448         Aerospace exports.       3465         Audits.       1461, 3490         Benefit pension plans.       3445         Bids.       3426, 3466, 3480, 3489         Bills of lading.       293         Board of Contract Appeals.       3090, 3358         Business service centers.       3472, 3485         Buy American Act.       2987         Certificate of independent price determination.       3493         Clauses and solicitation provisions.       214         Closeout procedures.       2970 | Metrication program for DOD  |

|  | Sequence Number       | Sequence Number  |
|--|-----------------------|--|
| Government contracts—Continued                 | 0000 0404 0400        | Grants:  |
| SuppliesSystem acquisitions                    |                       | Audits   |
| Tax exemptions                                 |                       | College and university recipients872, 874, 988, 996, 1001            |
| Technical data, restrictive markings           |                       | Community Housing Resource Board regulations1012                     |
| Timber sales                                   | 96, 202               | Construction grants regulations, simplification                      |
| Transportation, Department of                  |                       | Debarment, suspension887   |
| Truth in Negotiations Act                      |                       | Economic enterprises, Indian1162                                     |
| Utility services                               |                       | Education:   |
| Veterans, special disabled                     |                       | Handicapped496   |
| Visits to contractor facilities                |                       | Indian   |
| Government procurement:                        |                       | Institutions of higher   |
| Acquisition regulations1049, 1533, 2969, 29    | 70. 2971. 2972. 2988. | Emergency shelter  |
| <b>1</b> ,                                     | 2989, 3195            | Fish and wildlife restoration1102                                    |
| Administrative revisions                       | 3419                  | Flood protection   |
| Agency announcements                           |                       | Geriatrics, faculty training682                                      |
| Automatic data processing equipment            |                       | Hawaiian organizations602, 605                                       |
| Career management program                      | 1316                  | Health research721   |
| Cement and concrete containing fly ash         |                       | Hospitals 1016, 1532, 3089   |
| Common use items                               |                       | Housing development program952                                       |
| Cost comparisons  Debarment and suspension     |                       | Impact assistance, State legalization871                             |
| Ethics regulation                              |                       | Indian tribal governments602, 1583, 2611, 3075                       |
| Financial and organizational information       |                       | Management and operation of public transportation services 1972      |
| Fraudulent practices                           |                       | National Endowment for the Arts                                      |
| Labor surplus areas preference                 |                       | Nehemiah housing opportunity   |
| Minority Business Enterprise                   |                       | Nonprofit organizations  |
| Oils and hydraulic fluids waste                |                       | Nurses   |
| Paper and paper products                       |                       | Nutrition services for aged  |
| Payment  |                       | Public assistance program865   |
| Personal property                              |                       | Public Health Service714, 719  |
| Planning<br>Reporting requirements             |                       | Refugee health programs667   |
| Retread tires                                  |                       | Residential rental rehabilitation994                                 |
| Small business                                 |                       | Revolving loan funds241  |
| Specifications                                 |                       | Rural  |
| Stay and damages provisions                    | 3422                  | Self-help technical assistance71 Single Audit Act                    |
| Subcontract competition                        |                       | State and local governments1018, 1536, 1583, 2611, 3075, 3286        |
| Subcontracting                                 | 3272                  | 3416   |
| Supplies or services                           |                       | Transportation, public1973   |
| System acquisitionTelecommunications resources |                       | Uniform administrative requirements243, 427, 554, 585, 1016, 1018    |
| Government property:                           |                       | 1054, 1462, 1532, 1536, 1583, 2611, 2960, 3064, 3075, 3081, 3089     |
| Arsenals, Army sale to U.S. companies          | 393                   | 3092, 3286, 3416   |
| Contractor acquisition standards               |                       | Universities1016, 1532   |
| Energy management regulation                   |                       | Urban988   |
| Foreign gifts and decorations                  |                       | VA home loan credit standards3340                                    |
| HUD-owned, all-cash public sales               |                       | Grape-growing regions2082<br>Grazing:                                |
| Industrial plant equipment                     | 2951                  | Fees177, 204   |
| Personal:                                      | ,                     | Indian land  |
| Acquisition and use of excess                  | 2998                  | National Forest System lands165, 177, 194, 204                       |
| Exchange/sale of ADP equipment                 |                       | Policy changes1297   |
| Policies and procedures                        |                       | Gun Control Act amendments2093                                       |
| Report of excess                               |                       |  |
| Utilization and disposal                       | 3008                  | Н  |
| Real:  |                       | Handicapped:   |
| Annual inventories                             |                       | Air travelers1548  |
| Asbestos contamination                         |                       | Architectural barriers, removal of                                   |
| Excess reporting<br>Leasehold interests        | 2995, 3007            | Building access  |
| Space reduction initiatives                    |                       | Construction of buildings to accommodate 3360                        |
| World-wide real property inventory system.     |                       | Developmental disabilities program                                   |
| Soil surveys                                   |                       | Education  |
| Telephone systems use by employees             |                       | Employment under certification                                       |
| Government publications:                       |                       | Equal employment opportunity2913                                     |
| Equal employment opportunity rules             |                       | Grants497  |
| Handicapped, nondiscrimination                 |                       | Housing955   |
| Policies                                       | 3082                  | Independent living rehabilitation                                    |
| Grain: Acreage allowance                       | 40                    | Nondiscrimination429, 564, 1005, 1009, 1376, 1553, 1562, 2605, 2620, |
| Price support program                          | 10 11 22 AE           | 2923, 2937, 2982, 3017, 3019, 3062, 3077, 3201, 3246, 3275, 3360,    |
| Program provisions                             | 5. 23. 52             | Office equipment accessibility2980                                   |
| Supply   | 26. 45                | Regional resource and Federal centers program                        |
|  |                       |  |

| Sequence Nur.   | nber       |  | Sequence Numb | 19(      |
|---|------------|--|---------------|----------|
| Handicapped—Continued   |            | Hazardous substances—Continued                                   | •             |          |
| Rehabilitation services   |            | Emergency and hazardous chemical inventory forms                 |               |          |
| Research fellowship and training program                              | 510        | Emergency planning   |               |          |
| Hawaiian Exclusive Zone   | 327        | Emergency response actions Employee exposure and medical records |               |          |
| Hazardous materials:  | `          | Estrogens, conjugated  | 352           | 24<br>24 |
| Acetylene1  | 501        | Ethylene dibromide   |               |          |
| Aluminum cylinders safety problems 2                                  | 015        | Federally permitted releases                                     |               |          |
| Asbestos  |            | First aid products:  |               |          |
| Barges carrying dangerous cargos1                                     |            | Benzene  |               |          |
| Benzene2 Cement and concrete containing fly ash1                      | 021<br>014 | Petroleum distillates  |               |          |
| Cost recovery claims2   | 877        | TolueneFlammable Fabrics Act                                     |               |          |
| Criminal violations 2   |            | Glycol ethers  |               |          |
| Disposition2  | 999        | Good laboratory practice standards                               |               |          |
| Electrical equipment2   |            | Hazard ranking system  |               |          |
| Emergency planning2881, 2   |            | Hydrocarbon emissions  |               |          |
| Emergency response actions  |            | Kerosene heaters   |               |          |
| Formaldehyde  |            | Lead   |               |          |
| Fumigation  |            | Liability Metallic ore solid waste                               |               |          |
| Gas detection and monitoring1   |            | Metalworking fluids with nitrite                                 | 2/3           | 39<br>47 |
| Gas pipeline corrosion2   |            | Methyl bromide   |               |          |
| Gases, liquified petroleum1   |            | Methyl isocyanate  |               |          |
| Highway routing standards1  |            | Methylene chloride14   |               |          |
| Hydrogen1 Lead solders, flux and pipes used for public water systems2 | 725        | Microorganisms   |               |          |
| Lead-based paint  |            | Municipal landfill pollutants                                    |               |          |
| Liquids, flammable and combustible1                                   | 501        | National priorities list2873, 2875, 28                           | 85, 2886, 289 | 95       |
| Metallic ore solid waste2   |            | Nitrogen dioxide emissions from kerosene heaters                 |               |          |
| Methyl bromide2   |            | Nitrogen oxidesNotification of continuous release                |               |          |
| Microorganisms2   |            | Nuclear spent fuel and high-level radioactive waste              |               |          |
| Molten sulfur   |            | Ocean dumping  |               |          |
| Motor carrier inspection and communication                            |            | Oil pollution prevention   |               |          |
| Oxygen1   |            | Organic polymers and resins                                      |               |          |
| Packaging standards for transport2                                    |            | Organic solvent cleaners   |               |          |
| Particulates2   |            | Paint strippers containing methylene chloride                    |               |          |
| Penalties   |            | Particulates<br>Penalties  |               |          |
| Pipeline safety standards1991, 2000, 2001, 2002, 2003, 2013, 2        |            | Perchloroethylene  |               |          |
| Polychlorinated biphenyl2<br>Radioactive1982, 2034, 2                 |            | Pesticide registration   |               |          |
| Radionuclides   |            | Pollution contingency plan                                       |               |          |
| Railroad shippers2  |            | Priorities list  |               |          |
| Registration 2  |            | Radiation  |               |          |
| Registration of shippers and carriers1                                |            | Radioactive materials5 Radiofrequency radiation5                 |               |          |
| Respiratory protection  |            | Radionuclides  |               |          |
| Transportation safety1630, 1984, 1985, 1986, 1987, 1988, 1994, 19     |            | Registration   |               |          |
| 1998, 2004, 2005, 2006, 2020, 2021, 2022, 2023, 2024, 2025, 20        |            | Respiratory protection   | 1469, 147     | 70       |
| 2027, 2028, 2029, 2039, 2   |            | Rubber   | 285           | 57       |
| Uranium hexafluoride2   |            | Rules and regulations review                                     |               |          |
| Wood preserving and surface protection waste2                         | 743        | Safety   |               |          |
| Hazardous substances:   | 404        | Sewage treatment plants<br>Small parts, child use                |               |          |
| Actinolite  |            | Solvent degreasing   |               |          |
| Air pollution   |            | Spray paints containing methylene chloride                       |               |          |
| Air toxicants, waste2   |            | Sulfur dioxide28   |               |          |
| Ammonium thiosulfate2   |            | Sulfur oxides  |               |          |
| Anthophyllite1  | 464        | Toxic chemicals  |               |          |
| Asbestos  |            | Toxic substances, chronically                                    |               |          |
| Benzene1472, 2811, 2<br>Carcinogens, potential carcinogens2           |            | Toxicants, chronic   |               |          |
| Carcinogens1468, 2  |            | Tremolite  |               |          |
| Chemicals, manufactured2  |            | Underground storage tanks  |               |          |
| Chemicals, synthetic organic2   |            | Volatile organic compounds2835, 28                               | 36, 2844, 285 | 57       |
| Child-resistant packaging3  | 502        | Wood preserving and surface protection waste                     |               |          |
| Chlorinated aliphatics2   |            | 1,3-Butadiene  |               |          |
| Chromium  |            | 2,4-D Pesticide industries4,4'-Methylenedianiline                |               |          |
| Coke oven batteries   |            | Hazardous waste:   | 14/           | Ü        |
| Cost recovery claims2   |            | Air toxicity   | 274           | 19       |
| Criminal violations   |            | Aqueous hazardous waste discharged to sewers                     |               |          |
| Damage to natural resources1044, 1045, 1                              |            | Asbestos   | 263           | 38       |
| Dredge and fill program by States2700, 2                              | 900        | Burning standards for waste fuels                                | 277           | 12       |

| · Seq   | uence Number |  | Sequence Number   |
|---|--------------|--|-------------------|
| Hazardous waste—Continued                                   |              | Health—Continued   |                   |
| Chlorinated aliphatics                                      |              | Blindness, determining disability                          | 61                |
| Coal combustion by electric power plants                    |              | Block grants   | 578, 60           |
| Containerized liquids in landfills                          |              | Blood and blood products                                   |                   |
| Deepwell injection  Domestic sewage study                   |              | Clinical laboratories                                      |                   |
| Emergency access to low-level disposal sites                |              | Community health centers                                   |                   |
| Emergency response1515                                      |              | Competitive medical plans  Drug abuse                      |                   |
| Experimental facilities conducting research and develop     |              | Education  | 70                |
| permits   |              | Education improvements                                     | 71                |
| Explosives  |              | Emergency and medical occupations                          |                   |
| Facilities, liability requirements                          |              | Family planning  |                   |
| Flood plain and seismic restrictions for treatment, storage | ge, and      | Formula grants   | 60                |
| disposal facilities   | 2754         | Fraud and abuse  | 58                |
| General performance requirements:                           |              | Group health plans, continuation coverage                  | 239               |
| Deep mines  |              | Head Start program   |                   |
| Facilities engaging in research activities                  |              | Home health agencies                                       | <b>8</b> 3        |
| Open detonation units                                       |              | Hospital research and development                          | 56                |
| Salt mines  |              | Human research subjects, protection of                     | 68                |
| Silos   |              | Indians  | 71                |
| Thermal treatment units                                     |              | Information collection requirements                        | 79                |
| Identification and listing2743, 2747, 2748                  |              | Inpatient care   | 72                |
| Incineration, ocean   |              | Insurance  |                   |
| Incinerators, emission controls                             |              | Laboratory practices, good                                 | 69                |
| Incinerators, trial burns                                   |              | Maintenance organizations                                  | 730, 79           |
| Industrial wastewater dischargers standards initiatives     | 2671         | Manpower   |                   |
| Inorganic chemicals   |              | Medical insurance, supplementary                           |                   |
| Iron  | 2751         | Mental   |                   |
| Laboratory practices  | 2745         | Mentally retarded  |                   |
| Land disposal:  | -            | National Service Corps                                     |                   |
| Facilities technology requirements                          | 2787         | Organ procurement, certification of<br>Pain, evaluation of | 83                |
| Liner and leak detection regulation                         |              | Pharmaceuticals  |                   |
| Restrictions  |              | Populations, unserved                                      |                   |
| Leather tanning wastewater dischargers                      |              | Radiation:   |                   |
| Location standards for treatment, storage and disposal f    | 2754         | Accidental exposure  | 384               |
| Metallic ore solid waste                                    |              | Protection standards                                       |                   |
| Methyl bromide  |              | Radiation therapy  |                   |
| Methyl isocyanate and lead                                  | 2884         | Refugees   | 66                |
| Municipal waste combustor ash                               |              | Research   | 720, 72           |
| National priorities list2875                                |              | Teaching facilities  |                   |
| Ocean   | 2701         | Uniformed services   | 371, 376, 379, 38 |
| Oils, management of waste                                   | 2737         | Health care:   |                   |
| Oils and hydraulic fluids waste                             | 2779         | Alternate sanctions for ESRD facilities                    |                   |
| Owners/operators of treatment and disposal facilities       | 2786         | Ambulatory surgical centers                                |                   |
| Permit program  |              | CHAMPUS  |                   |
| Petroleum products in underground storage tanks             |              | Civil money penalties<br>Confidentiality of information    | 566, 5t           |
| Petroleum sludge  | 2769         | Disclosure and correction of information                   | /L                |
| Post consumer recovered material                            |              | End-stage renal disease program                            |                   |
| Pretreatment regulationsPriorities list                     |              | Fire safety standards                                      | 020, 02           |
| Radioactive materials                                       |              | Home and community-based services                          |                   |
| Response claims procedures for National contingency pl      |              | Home health agencies and hospices                          | 805. 83           |
| Sites, uncontrolled   |              | Hospices   |                   |
| Soil and debris, treatment and disposal                     |              | Hospitals  | •                 |
| Solid waste   |              | Hospitals outpatient services                              |                   |
| State program requirements                                  | 2741, 2765   | Long term care survey                                      |                   |
| Statistics for detecting groundwater contamination, mon     | itoring,     | Mentally retarded  | 82                |
| and standards issues  |              | Patient confidentiality                                    |                   |
| Technical standards for corrective action                   |              | Patient and program protection                             |                   |
| Test methods  |              | Peer review organizations                                  |                   |
| Toxicity characteristic modification                        |              | Uniform procedures   |                   |
| Treatment units, mobile                                     |              | Veterans   | 3316, 336         |
| Underground injection control                               |              | Health hazards: Actinolite                                 |                   |
| Underground storage tanks                                   |              |  |                   |
| Waste facilities  |              | Aerosols and gases   |                   |
| Wood preserving and surface protection waste                |              | Air pollutants   | 279               |
| 2,4-D Pesticide industries                                  |              | Air quality models<br>Anthophyllite                        |                   |
| Tradiba   | au, aa/, 000 | Asbestos   |                   |
| Abortion  |              | Back injuries  | 1404, 2000, 200   |
| AIDS  |              | Benzene  |                   |
| Alcohol abuse   |              | Bloodborne infectious diseases                             |                   |
| Assistance to persons unable to pay                         |              | Cadmium  | 149               |
| r · · · · · · · · · · · · · · · · · · ·                     | -            |  |                   |

| . '  | Sequence Number  | . Seque   | ence Numbe |
|--|------------------|---|------------|
| Health hazards—Continued CAG carcinogens                                 | 2747             | Hearings and appeals—Continued Audit of federally funded grants | 1461       |
| Carbon monoxide  |                  | Cost comparisons on contracts                                   |            |
| Carcinogens146   |                  | Dates for reschedule  |            |
| Chromium   |                  | Due process regulations   |            |
| Color additive yellow no. 6  Deepwell injection of hazardous waste       |                  | Equal employment opportunity                                    | 2922       |
| Domestic sewage study  |                  | Food stamp programsFraud penalties and assessment               |            |
| Double liner and leachate waste collection system                        | 2774             | Groundwater protection  |            |
| Ethylene dibromide   |                  | Health and human services                                       |            |
| Ethylene oxide   | 1518, 2819       | Hydroelectric power projects                                    |            |
| Formaldehyde   |                  | Indian affairs718, 1052, 1062,                                  |            |
| Fruit or vegetable juice beverages                                       |                  | Information in administrative proceedings                       |            |
| Fuel and fuel additives  |                  | Interior Department   |            |
| Glycol ethersGroundwater contamination                                   |                  | Medicare appeals rights   | 74         |
| Infant formula recalls   |                  | Merit System Protection Board                                   |            |
| Inorganic and organic compounds  | 2722             | Mineral Management Service                                      |            |
| Landfill surface closures  | 2757             | National Forest SystemNRC domestic licensing                    |            |
| Lead   | 1516, 2725, 2801 | Nuclear Regulatory Commission                                   |            |
| Menstrual tampons  |                  | Practice and procedures   |            |
| Methylene chloride   |                  | Public housing grievance  |            |
| Microorganisms   | 2660             | Public lands  |            |
| Municipal landfill pollutants  | 2810             | Public water supervision program                                |            |
| Municipal waste combustorsNitrogen dioxide                               |                  | Railroad unemployment insurance                                 |            |
| Nitrogen oxides  |                  | Rural health manpower   |            |
| Nuclear power reactors   |                  | Superfund claims  |            |
| Organic solvent cleaners   |                  | Surface coal mining   |            |
| Ozone  |                  | Timber sales debarment  |            |
| Particulates280  |                  | Unemployment compensation<br>Uniform rules of practice          |            |
| Perchloroethylene  |                  | Veterans Administration   |            |
| Pesticides   |                  | Heliports, noise compatibility planning                         |            |
| Radiation  |                  | Highways:   |            |
| Radioactive materialsRadiofrequency radiation                            |                  | Acceleration of projects  | 1853       |
| Radionuclides  |                  | Administration of negotiated contracts                          |            |
| Sulfur oxides  |                  | Air quality procedures  |            |
| Transuranium elements  |                  | Aliens  |            |
| Tremolite  |                  | Approval and project authorization                              |            |
| Underground injection  |                  | Beautification  |            |
| Waste pile closures  |                  | BridgesCargo preference requirements                            |            |
| 1,3-Butadiene  |                  | Construction engineering costs                                  |            |
| 4,4'-Methylenedianiline<br>Health Maintenance Organizations (HMOs)566, 7 |                  | Construction of federal-aid projects                            | 183        |
| Treath Maintenance Organizations (Theory, 1000, 7                        | 827              | Construction and maintenance                                    | 1861, 187  |
| Health manpower:   | 02.              | Environmental impacts, procedures for considering               | 191        |
| Anesthetists   |                  | Equal employment opportunity                                    |            |
| Bloodborne infectious disease exposure                                   | 1498             | Erosion and sediment control on project                         |            |
| Education  |                  | Federal-aid contract procedures                                 | 182        |
| Geriatric education program  |                  | General materials requirements for federal-aid construction     |            |
| HEAL program   |                  | Interim Guide for design of pavement structures                 | 1821       |
| Loans  Medicine and pediatrics   |                  | Labor and employment  |            |
| Mental   |                  | Motor carrier safety:   | 1020, 107  |
| National Service Corps   |                  | Daytime running lights:   | 1878       |
| Nurses:  |                  | Delegations of authority  |            |
| Anesthetists   | 706              | Disqualification of drivers                                     | 1811       |
| Grants   |                  | Employee safety and health standards                            |            |
| Practitioner training program  |                  | Fitness of owners and operators                                 |            |
| Student loan program   | 711              | General   |            |
| Physicians:  | 507              | Hazardous materials communication<br>Hours of service           |            |
| Incentive plansLiability   |                  | Inspection, repair, and maintenance                             |            |
| Occupational therapy   |                  | Noise emission standards  |            |
| Rural practitioners  |                  | Occupant crash protection                                       |            |
| Shortage area  |                  | Paperwork burdens   |            |
| Student loan programs  | 707, 712, 714    | Parts and accessories   | 1844       |
| Trade secret disclosures   |                  | Railroad grade crossings  |            |
| Unfit practitioners  | 569              | Traffic control devices   |            |
| VA scholarship program   | 3319             | Truck rear underride protection                                 | 1896       |
| Hearings and appeals:  | 4044             | Truck size and weight1813, 1815, 1838, 1842, 1863, 1            |            |
| Aliens   |                  | Truck splash and spray suppression devices                      |            |
| Antarctic animals and plants<br>Assessment conference                    |                  | Outdoor advertisingPhysical construction authorization          |            |
| Assessment comerence   | J 4-64           | i nyawai oonan ucuvii autiiviikativii                           | LO/5       |

| Sequence Number  | Sequence Number   |
|--|---|
| Highways—Continued   | Housing—Continued   |
| Property management and disposal                                 | Cost containment procedures1036, 1041   |
| Railroad work reimbursement                                      | Credit needs  |
| Rate guidelines for non-coal commodities3771                     | Criminal and civil penalties  |
| Right-of-way regulations1831                                     | Debarment suspension879   |
| Safety, rail-highway grade crossings1960                         | Debt settlement   |
| Safety standards, commercial vehicle conspicuity1895             | Demonstration program930  |
| Sign erection standards1874                                      | Development grant program952  |
| Signs, luminaries and traffic signals                            | Discriminatory practices  |
| State federal-aid highway and safety funds1836                   | Elderly   |
| Traffic control devices  | Emergency homeownership counseling908 Emergency shelter grants999   |
| Transfer of interstate construction funds1869                    | Employees, maintenance and technical  |
| Utility use of freeway right-of-ways, longitudinal1867           | Environmental review procedures874, 889   |
| Historic preservation:   | Fair  |
| Alaska Native cemetery sites                                     | Fees, GNMA1004  |
| Archeological collection1137 Certifications for tax benefits1119 | Flexible subsidy program895   |
| Corps of Engineers403  | Flood disaster protection   |
| National register of historic places1135, 1136                   | Flood plain management  |
| Reporting and recordkeeping requirements1118                     | Fraudulent practices879   |
| Soil conservation program  | Grants  |
| Historical Records Advisory Boards, State                        | Grievance hearings1038  |
| Homeless Housing Act381, 1002<br>Homeworkers, industrial:        | Handicapped920, 955, 956, 980   |
| Buttons and buckles  | Homeless Housing Act930, 1002   |
| Gloves and mittens1380   | Indian  |
| Handkerchiefs1380  | Insurance   |
| Jewelry1380  | Labor   |
| Knitted outerwear  | Lead-based paint hazard elimination880  |
| Women's apparel1380<br>Honey:                                    | Lease terms, prohibited942  |
| Loans49  | Litigation expenses1034   |
| Price support program  | Loans64, 65, 67, 70, 72, 73, 74, 75, 83, 84, 92, 900, 902, 905, 920, 956,                                     |
| Hospitals:   | 972, 980  |
| Ambulatory surgical services808                                  | Low-income, very90 Manufactured:  |
| Bad debt payment   | Construction and safety66, 896, 925, 926, 935, 982, 983, 984, 985,  |
| Clinical laboratories  | 986   |
| Fire safety standards  | Design inspection system929   |
| Hospices736  | Energy conservation standards927  |
| Insurance947, 948, 977   | Flood insurance elevation requirements  |
| Malpractice insurance  | Loans   |
| Nursing facilities751 Outpatient ambulatory surgical rates834    | Property standards933   |
| Outpatient services  | Thermal energy requirements902  |
| Payment rate735  | VA3338, 3339  |
| Periodic interim payments833                                     | Mobility of certificate holders978  |
| Physicians, incentive plans567                                   | Mortgage insurance876, 893, 894, 903, 907, 912, 915, 940, 944, 946,   |
| Household appliances:  | 962, 965, 966, 971, 975<br>Mortgage-backed1004  |
| Central air conditioners   | Multifamily:  |
| Clothes washers 516, 518   | Amortization schedule system87  |
| Dishwashers  | Borrowers and grant recipients76, 85  |
| Energy efficiency516, 518, 521, 522, 524, 527                    | Insurance941, 969, 974  |
| Freezers518, 521   | Loans86   |
| Furnaces518  | Management and disposition950   |
| Home heating equipment518 Humidifiers and dehumidifiers518       | Security servicing86 Subsidy billing procedures913  |
| Kitchen ranges and ovens   | Tenants participation931  |
| Refrigerators and refrigerator-freezers                          | Negligent HUD inspection  |
| Room air conditioners518   | Obsolete regulations 877  |
| Television sets518   | Property standards934   |
| Water heaters518, 522, 524                                       | Protection plans  |
| Housing: Aliens891   | Public890, 919, 976, 1020, 1021, 1022, 1023, 1024, 1025, 1028, 1030, 1031, 1032, 1033, 1035, 1037, 1041, 1043 |
| Assistance   | 1031, 1032, 1033, 1035, 1037, 1041, 1043<br>Real estate settlement services                                   |
| Block grant activities and projects                              | Rent supplement program943, 951, 953, 976   |
| Book-entry securities of GNMA1003                                | Rental rehabilitation872, 889, 995  |
| Building product standards960                                    | Replacement for demolition1023  |
| Community development874, 988, 990, 991, 998, 1001               | Review of applications for assistance   |
| Community Resource Board   | Rural   |
| Construction   | Security servicing  |
|  |   |

|   | Sequence Number    |   | Sequence Number     |
|---|--------------------|---|---------------------|
| Housing—Continued Shared housing arrangements           | 954                | Indians—Continued Archaeological collection               | 1137                |
| Single person occupancy limits                          |                    | Big Cypress National Preserve                             | 1129                |
| Single-family78, 79, 905, 909, 910, 911, 939, 940       |                    | Business and finance1162, 1164                            |                     |
| 5111616 1d.11119111 0, 70, 000, 000, 010, 011, 000, 010 | 974                | Cattle pool, revolving                                    | 1155                |
| State agency amendments                                 | 942                | Clean Water Act   |                     |
| Subsidies   | 70, 932, 945, 1043 | Community development block grants                        |                     |
| Tenants   |                    | Education 444, 445, 1149, 1151, 1152, 1158, 1160          |                     |
| Titles  | 906, 968           | Electric  |                     |
| Troubled projects                                       |                    | Enrollment:   |                     |
| Turnkey III ownership opportunity                       |                    | Cherokee, Eastern Band                                    | 1144                |
| Underwriters certification                              |                    | Cow Creek Band  | 1153                |
| Urban   |                    | Mission, San Pasqual Band                                 | 1183                |
| Urban homesteading                                      |                    | Financial assistance1147                                  | ', 1148, 1154, 1156 |
| Utilities, metering                                     |                    | Fishing   |                     |
| Veterans  |                    | Food distribution program                                 |                     |
| Voucher regulation                                      | 918                | Gaming management contracts                               |                     |
| Wage rates  |                    | Gas royalties   | 1204                |
| Water supply systems                                    |                    | Government contracts                                      | <b>71</b> 7         |
| Wetlands, protection                                    | 003                | Grants  | 1161                |
| Housing assistance: Aliens, ineligible                  | . 004              | Health service  | 715                 |
| Allocation of funds                                     |                    | Hearings and appeals                                      | 1062, 1065          |
| Displaced families                                      |                    | Homesteading  |                     |
| Evictions from subsidized and HUD-own projec            |                    | Housing890, 1027, 1036                                    |                     |
| Fair  |                    | Judgement funds   | 1153, 1184          |
| Foreclosure sales                                       |                    | Land 1062, 1159, 1172, 1173, 1175, 1176, 1177, 1179       | ), 1187, 1189, 1232 |
| Mortgage payments, temporary                            |                    | Law enforcement   |                     |
| Multifamily management and disposition                  |                    | Law and order   |                     |
| Procedures  |                    | Life estates and future interests                         |                     |
| Public housing administrative fees                      | 979                | Mineral resources   |                     |
| Rent  |                    | Minority small business regulations                       |                     |
| Rental rehabilitation                                   | 994                | Money accounts program, individual                        |                     |
| Review of applications                                  | 917                | National Forest System lands                              | 194                 |
| Voucher program   | 957, 979           | Oil and gas   |                     |
| Housing standards:                                      |                    | Oil royalties   |                     |
| Building products:                                      |                    | PolicePrimacy enforcement authority                       |                     |
| Aluminum windows, etc                                   |                    | Public land allotments                                    |                     |
| Carpets in bathrooms and kitchens                       |                    | Public water system supervision                           |                     |
| Grademarking of plywood                                 |                    | Road construction   | 1188                |
| Mat formed particleboard                                |                    | San Carlos irrigation project                             |                     |
| Siding and roofing materials                            |                    | School boards   |                     |
| Steel door systems                                      |                    | School equalization program                               |                     |
| Construction  |                    | Social services program                                   |                     |
| Hurricane preparedness assistance                       |                    | Tribes, small   | 1161                |
| Hydropower projects                                     |                    | Trust funds   |                     |
| Trydropower projects                                    |                    | Underground injection control                             | 2729, 2730          |
| · 1.  |                    | Water quality standards                                   | 2677                |
| Immonto:  |                    | Wellhead protection program                               |                     |
| Imports: Animals  | 115                | Wills   |                     |
| Beer  |                    | Industrial Classification System (SIC)                    |                     |
| Country of origin marking                               |                    | Industry:   |                     |
| Distilled spirits                                       |                    | Adhesives and sealants                                    | 2705                |
| Firms and industries                                    |                    | Asbestos  | 1464                |
| Fish and wildlife markings                              |                    | Chemicals, synthetic organic                              |                     |
| Fruits and vegetables                                   |                    | Commercial fishing  |                     |
| Injurious   |                    | Construction, size standard                               | 3292                |
| Inspection  |                    | Export trading companies, size standard                   | 3261                |
| Marine mammals  |                    | Homeworkers, employment in certain industries             |                     |
| Meat and meat products                                  | 105, 117           | Lead exposure standards                                   | 151€                |
| Motor vehicles  | 2853, 2863         | Logging   |                     |
| National security                                       | 253                | Oil and gas   |                     |
| Natural gas, short-term                                 |                    | Pharmaceutical  |                     |
| Poultry and poultry products                            |                    | Real estate agencies, size standard                       | 3278                |
| Salmonidae  |                    | Retail and service, size standard                         |                     |
| Semiconductor chip products                             |                    | Seafood   | 297                 |
| Statistics  |                    | Information:  |                     |
| Sugar quota system                                      |                    | Arr Force visual systems                                  |                     |
| Wine  |                    | American forces service                                   |                     |
| Yellowfin tuna  | 326                | Commodity futures   |                     |
| Indians:  | 44.45              | Criminal justice systems<br>Electronic records management |                     |
| American group  |                    | Environmental   |                     |
| Appeals1  |                    | Federal Reserve Board                                     |                     |
| Aquifer demonstration program                           |                    | r energy Meseriae Dougla                                  |                     |

|  | Sequence Number                  |  | Sequence Number                |
|--|----------------------------------|--|--------------------------------|
| nformation—Continued Form of agreements                                  | 3600                             | Investments—Continued Distribution expenses            | . 2027                         |
| Hydroelectric licenses   |                                  | Electronic filing and processing                       |                                |
| International ocean shipping   |                                  | Financial condition                                    | 3020                           |
| Mortgages  | 3748                             | Financial reporting3875, 3                             |                                |
| National Archives records, statistical                                   | 3065                             | Foreign  | 3893, 3940                     |
| News and information media   |                                  | Foreign direct surveys                                 | 220, 222, 223                  |
| Organization, procedures, and availability                               |                                  | Housekeeping amendments                                | 3930                           |
| Patent disclosure  | 362                              | Investment advisers                                    | 3910, 3936                     |
| Patent and Trademark Office<br>Personal, disclosure during litigation    | 2204                             | Investment companies 3883, 3905, 3909, 3911, 3         | 913, 3915, 3927                |
| Policies   |                                  | Investment management services                         | 3926                           |
| Public, statement for guidance of the                                    |                                  | Minority-owned foreign                                 | 225                            |
| Resource management  |                                  | Money market funds                                     | 3929                           |
| Scientific and technical papers  | 377                              | Mortgage-related securities                            |                                |
| Security classified  | 1312, 3194                       | Mutual fund governance<br>Partnerships                 |                                |
| Trade secret claims  |                                  | Prospectus3899, 3                                      |                                |
| VA lists of names and addresses  |                                  | Proxies  |                                |
| nformation Resources Management Regulations, F                           |                                  | Real estate  |                                |
| nsurance:  | <b>2966</b> , <b>2977</b> , 3012 | Registration   |                                |
| Air taxi operators   | 1579                             | Registration forms                                     | 3918                           |
| Aircraft foreign mission   |                                  | Reporting requirements                                 | 3883, 3907                     |
| Automobiles foreign missions   |                                  | Sales load charges                                     |                                |
| Bank deposits  |                                  | Securities2104, 3621, 3878, 3881, 3884, 3904, 3906, 39 |                                |
| Commercial space transportation  | 1559                             | m 1 m 1 1  | 3939                           |
| Credit unions  | 3786, 3797                       | Tender offer rule amendments                           |                                |
| Crime, Federal program   |                                  | Underwriters, casualty                                 | 3876                           |
| Crime  |                                  | <b>.</b>   |                                |
| Farm credit  |                                  | Job Corps program                                      |                                |
| Federal bank deposit lawFlood231, 873, 2928, 2931, 2932, 2933, 2934, 293 |                                  |  |                                |
| 11000201, 670, 2020, 2001, 2002, 2000, 2004, 200                         | 2941, 2942, 2945                 | Job Search program                                     | 1400                           |
| Health   | 762                              | Job Hammig Farmership Act                              | 393, 1403, 1408                |
| Hospitals  | 947, 977                         | L  |                                |
| Housing  |                                  | Labeling:  |                                |
| Intermediate care facilities   |                                  | Alcoholic-free, use of term                            | 2090                           |
| Medical, supplementary   |                                  | Appliances, energy information                         |                                |
| Motor carrier industry   |                                  | Brandy treated with wood                               |                                |
| Motor vehicle  |                                  | Caloric content on alcoholic beverages                 | 2086                           |
| Nursing homesOld-age, survivors, and disability609, 610, 611,            | 812 612 616 <i>6</i> 17          | Cereal beverage, use of term                           |                                |
| 621, 636, 638, 640, 641, 644, 646, 642                                   | 7 848 857 858 881                | Cholesterol content of food                            |                                |
| Railroad retirement  |                                  | Color additive yellow no. 6                            |                                |
| Savings and loan   |                                  | Communications scanning receivers                      |                                |
| Space vehicle users  | 3038                             | Diaper ingestion and flammability hazards              |                                |
| Surety contracts, Federal bonds  | 2070                             | Distilled spirits                                      |                                |
| Vessels  |                                  | First aid products                                     |                                |
| Veterans   | 3325, 3326, 3400                 | Fish and wildlife containers or packages               |                                |
| nternational: Air transportation   | 4555                             | Fruit or vegetable juice beverages                     |                                |
| Arms traffic regulations   |                                  | Grape  |                                |
| Telecommunications   |                                  | Light (Lite), use of word                              | 2086                           |
| Trade  |                                  | Malt beverages2073, 2                                  |                                |
| Trade surveys  | 224                              | Meat and meat products110, 112, 130                    |                                |
| Wills  |                                  | Menstrual tampons                                      |                                |
| nternational Pacific Halibut Commission                                  | 330                              | Near beer, use of term                                 |                                |
| nventions:   |                                  | Non-alcoholic, use of term                             |                                |
| Class patent waivers   | 559                              | Paint removal tools, hot air                           |                                |
| Education DepartmentFederal employees                                    |                                  | Pesticides requirements                                |                                |
| Government-owned, licenses   |                                  | Poultry and poultry products                           |                                |
| Income sharing   |                                  | Sulfiting agents                                       |                                |
| Nonprofit organizations  | 3079                             | Textile, wool, and fur products                        |                                |
| Policy, uniform  | 357                              | Tobacco manufacturers identification                   | 2098                           |
| nvestments:  |                                  | Toys for children under 3 years of age                 |                                |
| Accounting   |                                  | Whiskies, straight                                     |                                |
| Advertisements   |                                  | Wine   | 0 <mark>86, 2089, 20</mark> 91 |
| Advertising  |                                  | Labor:   |                                |
| Audits   | 3262                             | Aliens1  |                                |
| Bank holding companies   |                                  | Appeal rights  |                                |
| Broker-dealer dissemination of information                               |                                  | Convicts   |                                |
| Commodity futures  |                                  | Election provisions                                    |                                |
| Disclosure requirements  |                                  | Employee benefit plans1410, 1411, 1412, 1419, 142      |                                |
|  |                                  |  |                                |

|   | Sequence (vamoer    |   | sequence ivamoer        |
|---|---------------------|---|-------------------------|
| abor—Continued                                  | 4400 4404           | Law enforcement—Continued                     |                         |
| Exposure monitoring                             | 1423, 1424          | Money laundering                              | 2003                    |
|   |                     | Nuclear Regulatory Commission                 | 3860                    |
| Financial Privacy Act                           |                     | Passport validity                             |                         |
| Financial reports, labor organizations          |                     | Real estate                                   |                         |
| Fraud Civil Remedies Act                        |                     | Social Security Administration                | 662                     |
| Health hazards, methylene chloride              |                     | Speed limits                                  | 1551                    |
| Homeworkers in certain industries               |                     | Surface coal mining permits                   |                         |
| Income and eligibility verification system      |                     | Libraries                                     | 434, 438, 439, 440, 442 |
| Job Corps                                       |                     | Loans:  |                         |
| Job service complaint system                    |                     | Adjustment grants                             |                         |
| Job training                                    |                     | Agricultural loss amortization                | 2112                    |
| Medical surveillance program                    |                     | Below market interest-rate                    | 2572                    |
| Migrant and seasonal farmworkers                |                     | Community disasters                           | 2939                    |
| Public employment service                       |                     | Cotton  |                         |
| Reporting and disclosure                        | 1428                | Credit unions                                 |                         |
| Scientific and engineering                      |                     | Debt settlement                               |                         |
| Single-employer pension plans                   | 3217                | Employee benefit plans                        |                         |
| South Africa                                    | 1527                | Farm credit institutions                      |                         |
| Surplus areas                                   | 1394, 1406          | Farm loss amortization                        |                         |
| Trade adjustment assistance                     | 1408                | Farm ownership                                |                         |
| Wages   |                     | Farmers                                       |                         |
| Worker adjustment program                       |                     | Health education assistance loans             | 01, 02, 09, 92          |
| aboratory practice, good                        |                     |   |                         |
| and:  |                     | Health manpower                               |                         |
| Abandoned                                       | 1247                | Health professions student loan programs      |                         |
| Coal mining, surface                            |                     | Health Service Corps                          |                         |
| Erodible highly                                 |                     | Honey crops                                   |                         |
| Farm, inventory of prime and unique             |                     | Housing64, 6                                  |                         |
| Hazardous waste                                 |                     | Housing for the elderly or handicapped        |                         |
| Hazardous waste disposal                        |                     | Housing program, rural                        |                         |
| Hearings and appeals                            |                     | Indian  |                         |
| Indian1159, 1172,                               | 1173 1176 1177 1187 | Interest-free                                 | <b>2</b> 572            |
| Interstate sales registration                   | 979 024             | Peanut crops                                  |                         |
| Private sector sale                             |                     | Private sector sale                           | 236                     |
| Production on highly erodible                   |                     | Rural housing                                 |                         |
| Radioactive materials residue, annotation of r  |                     | State and local                               | 3268, 3279, 3298        |
|   |                     | Student                                       | 483, 484                |
| Registration fees                               |                     | Sugar beets and sugarcane crops               | 21, 55                  |
| Rights-of-way                                   |                     | Toxic wastes, liability                       | 240                     |
| Soil surveys on Federal                         |                     | VA funding fees                               |                         |
| Surface mining                                  |                     | VA home loan credit standards                 |                         |
| Underground storage tanks                       |                     | VA payment of guaranty claims                 |                         |
| Wetland conservation programs                   | 51                  | VA-guaranteed, use of credit reports for refi | nancing 3374            |
| .aw:  |                     | VA-guaranteed loan foreclosures               |                         |
| Arbitration regulation                          |                     | Veterans                                      |                         |
| Attorney's fees, costs, and backpay in EEO ca   |                     | Lobbying, grassroots                          |                         |
| Civil money penalties for assistants at catarac |                     | Lobsters:                                     |                         |
| Claims and tort litigation                      |                     |   | 200 242 255             |
| Criminal intelligence systems                   | 1369                | American                                      |                         |
| Debarment and suspension                        | 242, 887, 1051      |   |                         |
| Energy policy                                   | 560                 | Recreational limit                            |                         |
| Federal deposit insurance                       | 3627                | Recreational season                           |                         |
| Grantee suspension and debarment                | 423                 | Slipper                                       |                         |
| Immigration service officers                    |                     | Spiny   |                         |
| International child abduction                   |                     | Trap removal                                  |                         |
| IRS, due diligence standards                    | 2060                | Logo, Take Pride in America                   | 1059                    |
| Legal opinions of General Counsel               |                     | ă.  |                         |
| Litigation                                      |                     | . <b>M</b>                                    |                         |
| Military personnel                              |                     | Mail order merchandise                        | 3752                    |
| Safe Drinking Water Act                         |                     | Mail rates                                    |                         |
| Suspension and debarment                        |                     | Manpower training programs:                   |                         |
| Voting rights                                   |                     | Job Corps                                     | 1303                    |
|   |                     | Job Training Partnership Act                  | 1405 1400               |
| Aliens1322,                                     | 1995 1990 1940 1945 | Marine resources:                             | 1400, 1400              |
| Antarctic animals and plants                    |                     | Channel Islands sanctuary                     | 001                     |
|   |                     | Cordell Bank sanctuary                        |                         |
| Border patrol sectors                           |                     |   |                         |
| Child support                                   |                     | Endangered and threatened                     |                         |
| Fish and wildlife markings                      |                     | Estuarine reserve research system             |                         |
| Foreign trade                                   | 250                 | Fishery statistics                            |                         |
| Forest system lands                             |                     | Flower Garden Banks sanctuary                 |                         |
| HMOs and medical plan penaltics                 |                     | Injurious                                     |                         |
| Indian affairs                                  |                     | Key Largo sanctuary                           |                         |
| Indian police                                   |                     | Looe Key sanctuary                            | 318                     |
| Indian reservations                             |                     | Marine Mammal Protection Act                  |                         |
| Mine safety                                     | 1248                | Marine mammals                                | 276, 326                |
|   |                     |   |                         |

| farine resources—Continued                          |                    | Medicaid:   |               |
|---|--------------------|---|---------------|
| Permits for taking marine species                   |                    | Aliens  |               |
| Point Reyes-Farallon Island sanctuary               | 322                | Assets, revaluation of  | 79            |
| Sanctuary program regulations                       | 335                | Conforming amendments   | 79            |
| faritime academies and colleges                     | 2044               | Cost of living increases, treatment of  | 79            |
| faritima carriare:                                  |                    | Criminal investigation, withholding payment  Deficit Reduction Act provisions |               |
| Agreement exemption                                 | 3713               | Definitions   |               |
| Common carriers                                     |                    | Eligibility725, 726, 743, 778, 802, 807                                       | 04.<br>7. 850 |
| Common and contract carriage                        |                    | Groups, eligibility   | 75            |
| Cost of proceedings                                 |                    | Health Maintenance Organizations (HMOs)                                       |               |
| Foreign-to-foreign agreements                       | 3714               | Home health agencies745   |               |
| Independent rate action                             |                    | Hospice case management   | 73            |
| Index of documents for agreements                   |                    | Income and eligibility verification   | 84            |
| Information form for agreements                     |                    | Inpatient hospital  | 78            |
| International ocean shipping Merchant marine        |                    | Intermediate care facilities  | 82            |
| Passenger vessel operators                          |                    | Mentally retarded   | 82            |
| Personal information access                         |                    | Organ procurement certification   |               |
| Rate changes  |                    | Overpayments<br>Patient confidentiality                                       | 81            |
| Rates quoted subject to booking                     |                    | Payments  | 70            |
| Recordkeeping requirements                          |                    | Pregnant women, children, and newborn children                                | A2            |
| Regulation of agreements of domestic                | 3716               | Provider agreement and supplier participation                                 |               |
| Review conference practices                         | 3706               | Providers and suppliers   | 77            |
| Service contracts                                   |                    | Reporting and recordkeeping requirements                                      | 79            |
| Steamship conference contract authority             |                    | Sanction regulations  | 58            |
| Tariffs   |                    | Skilled nursing facilities  | 82            |
| Terminal agreements                                 |                    | Spenddown   |               |
| Truck detention chargesfaritime vessels:            | 3/15               | State plan requirements   | 81            |
| Cargo preference1494, 2045, 2046, 2047, 2052        | 2053 2058 2058     | State share of financial participation  | 700           |
| Construction fund                                   |                    | Transfer of assets  | 750           |
| Construction-differential subsidy                   |                    | Medical devices   | 147           |
| Defense Zone Commanders                             |                    | Medicare:   |               |
| Subsidies2046                                       | . 2049. 2051. 2052 | Aliens eligibility  | 75            |
| U.S flag  | 2045, 2046, 2053   | Alternate sanctions for ESRD facilities                                       | 82            |
| War risk insurance                                  |                    | Ambulatory surgical centers   | 77            |
| Worldwide service                                   | 2052               | Appeals742  |               |
| larketing:  |                    | Assets, revaluation of  | 79            |
| Drugs, veterinary and human                         |                    | Case processing standards   | 84            |
| Honey   |                    | Cataract surgery, civil penaltiesCHAMPUS                                      | 577           |
| Members of Exchange Governing Boards                | 3499               | Civil money penalties565  | /41           |
| Pipelines   |                    | College of American Pathologists Laboratory                                   | 741           |
| leat and meat products:                             |                    | Comparable services limitation  | 774           |
| Administrative regulations                          | 103                | Conforming amendments   | 79:           |
| Bacon   |                    | Cost reports/intermediary payment   | 724           |
| Binders   |                    | Costs or charges provisions   | 792           |
| Biological residues                                 |                    | Criminal or civil remedies, anti-kickback                                     | 570           |
| Exemptions  |                    | Dialysis bloodlines   |               |
| Foreign country certification                       |                    | Dialysis filters and other dialysis supplies                                  |               |
| Imports   |                    | Dialysis services, outpatient maintenance                                     |               |
| Inspection105, 107, 113, 114, 115, 116, 117, 133, 1 |                    | End-stage renal disease   | , 000<br>781  |
|   | 143                | Fraudulent and abusive practices  | 768           |
| Labeling  |                    | Groups, eligibility of coverage   | 757           |
| Lite sausage standard                               | 131                | Health Maintenance Organizations (HMOs)755                                    |               |
| Net weight  | 128                | Hemophilia clotting coverage  | . 803         |
| Packaging   |                    | Hepatitis B vaccine coverage  |               |
| Pork  |                    | Home and community-based services738  |               |
| Port irradiation                                    | 122                | Home health agencies739, 754, 788, 818, 819                                   | , 839         |
| Restructured  |                    | Home health aide training   |               |
| Safety and sanitation                               |                    | Hospital insurance  | 796           |
| Sausages  |                    | Hospitals bad debt payment  | 838           |
| Scales and weights                                  |                    | Immunosuppressive drugs   | /69           |
| Steaks  |                    | Income and eligibility  | 014<br>580    |
| Sulfonamide and antibiotic residues                 | 119. 148           | Inpatient hospital  | . 832         |
| Swine identification                                |                    | Inpatient hospital services   | 771           |
| Trichina detection methods                          | 127, 129           | Interest expense and suspension of payments                                   | 749           |
| Turkey ham products                                 | 126 °              | Kidneys sent to foreign countries   | . 741         |
| Violations  | 145                | Liability   | 733           |
| Water system approval                               |                    | Long-term care facilities   | 815           |
| Weight statements                                   | 137                | Medical education costs   | 724           |

|   | Sequence Number | •   | Sequence Numbe              |
|---|-----------------|---|-----------------------------|
| ledicare—Continued<br>Medical equipment, durable      | 786             | Mine safety and health—Continued Training in SCSR's, hands-on |                             |
| Medical services                                      |                 | Underground mining  | 1218, 1240, 1255            |
| Nurse anesthetists, payment for                       |                 | Ventilation   |                             |
| Organ procurement certification                       |                 | Violations, pattern of  |                             |
| Parenteral and enteral nutritional therapy            |                 | Warning devices, automatic on equipmen                        | t 1439                      |
| Patient confidentiality                               |                 | Mineral resources:  | •                           |
| Patient personal funds, services not chargeable       |                 | Deep seabed mining  | 332                         |
| Patient rights  |                 | Disposal from forest lands                                    |                             |
| Peer review organization                              |                 | Forests locatable   |                             |
| Photon absorptiometry                                 |                 | Geothermal  |                             |
| Physician anesthesia services                         |                 | Hydrogen sulfide operations                                   |                             |
| Physicians  Poor quality care, denial of payments     |                 | Indian land1  |                             |
| Procedural policy                                     |                 | Leasing   |                             |
| Prospective payment system                            |                 | Licenses  |                             |
| Provider agreement                                    |                 | Mining claims   |                             |
| Providers and suppliers                               |                 | Mountaintop removal   | 125                         |
| Radiologist services                                  |                 | National parks<br>Nonmineral entries on mineral lands         | 1115, 1116, 1125, 113       |
| Rates   |                 |   |                             |
| Reasonable charge limitations                         |                 | Offshore leasingOil and gas:                                  | 119                         |
| Sanction regulations                                  | 583             | Oil and gas: Indian owned                                     | 117                         |
| Skilled nursing facilities                            | 772, 825        | Management of non-Federal                                     | 111                         |
| Specialists, payments for                             |                 | Onshore site security   |                             |
| Supplementary medical insurance                       |                 | Royalty-in-kind crude oil                                     |                             |
| Surgical procedures, preprocedure review              |                 | Transportation  | 119                         |
| Survey and certification procedures                   |                 | Oil and gas leasing   | .283, 1268, 1270, 1274, 129 |
| X-ray service coverage                                | 803             | Onshore oil and gas1  |                             |
| Medicine, National Library of                         | 2402            | Outer Continental Shelf283, 1192, 119                         |                             |
| Mental health services                                |                 |   | 1202, 1200                  |
| Aicrographics records management                      |                 | Program revisions   |                             |
| Aigrant and seasonal farmworkers                      |                 | Proprietary data and information                              | 120                         |
| Military law:   |                 | Rights-of-way   |                             |
| Air Force personnel                                   | 412             | Royalties   |                             |
| Army General Counsel's honors program                 |                 | Supplemental sales  |                             |
| Ailitary personnel:                                   |                 | Surface coal mining1209, 1211, 1219, 12                       |                             |
| All Volunteer Force                                   | 3328            |   | 1233, 1237, 1245, 1246, 125 |
| Army General Counsel's honors program                 | 398             | Trespass violations   | 129                         |
| Benefits, coordination of                             |                 | Water from oil and gas wells Mineral royalties                | 1102 1107 1202 1204 120     |
| Certificates of separation                            |                 | Mines:  | 1193, 1197, 1203, 1204, 120 |
| CHAMPUS371,   |                 | Abandoned   | 1926 122                    |
| Civilian health and medical program 371,              |                 | Air pollution control   |                             |
| Education, dependent children                         |                 | Air quality   |                             |
| Financial responsibility  Health insurance, voluntary |                 | Backfilling and grading                                       |                             |
| Medical and dental care                               |                 | Blasting units, multiple-shot                                 | 144                         |
| Overseas air charter tariffs                          |                 | Brakes, automatic on equipment                                |                             |
| Pay allotments, voluntary                             |                 | Coal1208, 1209, 1213, 1214, 1215, 1221, 1                     |                             |
| Selective service regulations                         |                 | 1237, 1245, 1246, 1253, 1279, 1                               | 1430, 1438, 1442, 1443, 145 |
| Uniform reserve, training and retirement              |                 | Control and ownership   | 123                         |
| Aine safety and health:                               |                 | Deep seabed   | 33                          |
| Air quality   | 1437, 1442      | Definition of "valid existing rights"                         | 1210                        |
| Asbestos  |                 | Electrical standards  | 1434, 1435, 1455            |
| Backfilling and grading                               |                 | Employee certification  |                             |
| Blasting units, multiple-shot                         |                 | Equipment Escapeways and escape facilities                    |                             |
| Brakes, automatic on equipment                        |                 | Explosives  |                             |
| Electrical standards                                  |                 | Farmland, operations on prime                                 |                             |
| Employee certification<br>Equipment                   |                 | Hearings and appeals  |                             |
| Escapeways and escape facilities                      | 1456            | Highwall policy   |                             |
| Explosives  |                 | Individual civil penalties                                    | 124                         |
| Face equipment  |                 | Inspection  |                             |
| Hazard communication                                  |                 | Instead of zero   | · ·                         |
| Individual civil penalties                            |                 | Lamps, electric   |                             |
| Lamps, electric                                       |                 | Legal and financial commitment                                |                             |
| Loading, hauling, and dumping                         |                 | Loading, hauling, and dumping                                 |                             |
| Performance standard roads                            |                 | Mountaintop removal   |                             |
| Plan approvals  |                 | Ownership information   |                             |
| Protective devices, respiratory                       | 1451            | Performance standard roads                                    |                             |
| Radiation standards                                   | 1450            | Permits1210, 1214, 1  |                             |
| Reports and records                                   |                 | Plan approvals  |                             |
| Roof control  |                 | Protection of endangered and threatened                       |                             |
| Safety standards                                      | 1444            | Protective devices, respiratory                               |                             |
| Spillways, engineering standards                      | 1241            | Radiation standards   | 1450                        |

| Sequence Number   | Sequence Number  |
|---|--|
| Aines—Continued Reports and records1430                             | Motor carriers—Continued Trucks:                                       |
| Roof control  | Driver qualification1819, 1834   |
| Spillways, engineering standards                                    | Financial responsibility2009   |
| Surface mining1208, 1209, 1211, 1214, 1217, 1221, 1227, 1228, 1229, | Rear underride protection1896  |
| 1231, 1232, 1233, 1236, 1237, 1240, 1243, 1244, 1246, 1247, 1249,   | Size and weight  |
| 1250, 1254, 1256  | Splash and spray suppression devices1841                               |
| Termination of jurisdiction1229                                     | Uranium hexafluoride packaging safety2030                              |
| Training in SCSR's, hands-on1457                                    | Motor vohiology  |
| Underground mining 1218, 1240, 1255                                 | All-terrain vehicles3506   |
| Unsuitability petition process                                      | Automobile:  |
| Ventilation   | Anthropomorphic test dummies1898                                       |
| Warning devices, automatic on equipment                             | Brake fluids   |
| Waste regulatory program1220, 2767                                  | Bumper standards   |
| Minority Business Enterprise1560, 1564, 1584                        | Coating operations2840 Depreciation and investment tax credit2414      |
| Monuments and memorials1123   | Fuel economy standards   |
| Mortgage insurance:   | Headlamp concealment devices1948                                       |
| Carpets in bathrooms and kitchens962                                | Liability insurance for foreign missions                               |
| Flood disaster protection   | Methylene chloride hazard1495  |
| Foreclosures or deeds-in-lien of foreclosure                        | Occupant crash protection1905, 1918, 1947                              |
| Fees to third parties   | Roof crush resistance1884  |
| Rental housing 912  | Theft prevention standard, petitions for exemptions1941                |
| Penalty for lack of documentation                                   | Tires1890, 1893, 1936  |
| Residential energy conservation measures975                         | Window systems   |
| Single-family:  | Buses  |
| Adjustable rate mortgages966  | Diesel fuel  |
| Allegany Reservation  | Economy standards1940  |
| Borrower eligibility  | Emission requirements2863  |
| Retention period for claim records893                               | Fuel switching prevention2830  |
| Solar energy system   | Heavy-duty gasoline vehicles2826, 2829                                 |
| Veterans3400  | Hydrocarbon emissions2825  |
| Mortgages:  | Imported certification procedure2853 Insurer reporter requirements1923 |
| Cash public sales   | Light-duty vehicles2824, 2829, 2864                                    |
| Claims, denial of resubmission                                      | Methanol-fueled  |
| Conveyance of properties  | Off-road vehicles167, 1299   |
| Credit union investment   | Particulates2827   |
| Eligibility requirements894   | Safety standards:  |
| Escrow account assignment option                                    | Anthropomorphic test dummies   |
| FNMA security, definition   | Brake fluids   |
| Increased costs   | Brake systems1901, 1908, 1911, 1932, 1946                              |
| Insurance   | Bumpers, pedestrian protection1897                                     |
| Insurances claims   | Child restraint systems 1935, 1951                                     |
| Mortgages   | Compact vans/station wagons1902  |
| Payment, partial  | Crashworthiness ratings1894 Daytime running lights                     |
| Property  | Fuel system integrity  |
| Temporary assistance payments                                       | Glazing materials1915, 1925  |
| Titles  | Head restraints1906  |
| Underwriters certification959                                       | Headlamp concealment devices1948                                       |
| Motor carriers:   | Hydrocarbon2851  |
| Accounting and reporting  | Lamps, reflective devices, and associated equipment1882, 1934,         |
| Cargo preference requirements                                       | 1937<br>Motorcycle helmets1944, 1952                                   |
| Drivers   | Occupant crash protection1887, 1889, 1905, 1907, 1918, 1924,           |
| Employee safety and health standards1847                            | 1933, 1942, 1947, 1949   |
| Environmental restoration   | Power brake regulations1956  |
| Financial responsibility 1807                                       | Rearview mirror systems1909, 1910, 1930                                |
| Hours of service  | Roof crush resistance  |
| Household goods3770   | School buses   |
| Interstate regulations  | Seats  |
| Operating rights  | Splash and spray suppression devices1926                               |
| Private   | Steering control rearward displacement                                 |
| Safety:   | Stopping-distance consumer information1886, 1945                       |
| Blood alcohol concentration standard1814                            | Test, ball drop  |
| Fitness of owners and operators                                     | Test dummies   |
| Private carriers  | Theft prevention   |
| State regulations   | Trailer stability, heavy   |
| Stock purchase audits   | Window systems1938   |
|   |  |

| Sequence Number  | Sequence Number  |
|--|--|
| Motor vehicles—Continued Seizure and forfeiture of alien       | Noise control—Continued<br>Rock drills2734                 |
| Trucks:  | Tractors and buses2734                                     |
| Boat transporters1812  | Truck transport refrigeration units                        |
| Impact protection for driver from steering control system 1883 | Nuclear decommissioning costs                              |
| Occupant crash protection1905                                  | Nuclear fuel3849   |
| Rear bumpers2036   | Nuclear materials:   |
| Size and weight1812, 1838, 1846, 1850, 1863                    | Human reliability program530                               |
| Tractor semitrailer-trailer1850                                | Licensing  |
| N  | Medical use of byproducts3843, 3857                        |
| National Library of Medicine722                                | Radiation therapy  |
| National monuments and memorials                               | Uranium mill tailings3817                                  |
| National parks:  | Nuclear newer plants                                       |
| Alaska1117, 1133   | Access authorizations3863                                  |
| Big Cypress National Preserve1129                              | Aerosols and gases, controls of3842                        |
| Concessions1117  | Aircraft, restrictions531                                  |
| Contract acquisition regulations                               | Backfit requirement3848                                    |
| Employment practices, discrimination                           | Biological emergency                                       |
| Indian use and occupancy1129                                   | Codes and standards  |
| Land appraisals1143  | Decommissioning  |
| Mineral resources  | Degree requirements  |
| Noise control1126  | Emergency preparedness3840, 3869                           |
| Non-Federal lands regulations1138                              | Fee schedule change  |
| Prohibition of surface coal mining1216                         | Human reliability program530                               |
| Protection, resource and visitor                               | Leaking rate testing3858                                   |
| Public services, discrimination                                | Licensing3820, 3822, 3830, 3864, 3865, 3866                |
| Aircraft1133   | Nuclear occurrence   |
| Boating1110  | Clearances, R  |
| Fishing  | Radiation  |
| Gold panning1130   | Security criteria3874                                      |
| Hunting1111  | Pipe ruptures 3868   |
| Motorboats   | Radiation safety requirements3842                          |
| Off-road vehicles1113, 1121                                    | Radioactive materials3827, 3854                            |
| Snowmobiles  | Radioactive waste2822                                      |
| Rocky Mountain   | Radiological emergency2926                                 |
| Springfield Armory Museum closure1141                          | Records retention periods                                  |
| Trucking regulations1109                                       | Safety related and important to safety regulations3826     |
| National Personnel Records Center3053, 3061                    | Station blackout   |
| National Petroleum Reserve1268                                 | Uniform system of accounts3652                             |
| National security:   | Uranium enrichment facilities3830                          |
| Commercial space transportation                                | Uranium mill tailings, disposal of3817, 3867               |
| Imported articles  | Waste disposal, low-level3859                              |
| Investigative service388                                       | Nuclear power reactors:  Emergency core cooling system3844 |
| Scientific and engineering manpower2954                        | Equipment, retirement units                                |
| Scientific and technical papers377                             | Inspectors3819   |
| National Wildlife Refuges1101                                  | Leakage testing3845, 3858                                  |
| Natural resources:   | Licenses and permits                                       |
| Alaska land management   | Liquid control systems3818                                 |
| Coastal zone management  | Office of Nuclear Reactor Regulation3861                   |
| Damage assessment  | Radiation safety requirements3842                          |
| Endangered and threatened wildlife287                          | Radioactive waste  |
| Estuarine reserve research system319                           | Nuclear waste:   |
| Hydrogen sulfide operations1273                                | Disposal of low-level                                      |
| Marine sanctuary program316, 317, 318, 321, 322, 335, 336      | Geologic repositories3821, 3824, 3850                      |
| Mineral resources  | Radioactive535, 536, 3811, 3814, 3827, 3854                |
| Outer Continental Shelf  | Spent nuclear fuel536, 3825                                |
| Timber sales1277, 1284, 1285, 1298                             | Uranium mill tailings533, 3817                             |
| Wetlands3050   | Nuclear weapons530, 1718                                   |
| Navigation:  | Nursing homes949   |
| Chesapeake Bay1688   | 0  |
| Inland waterway1689  |  |
| San Joaquin and Sacramento Rivers1689                          | Occupational health and safety:                            |
| System   | Acetylene  |
| News and information media3049                                 | Agricultural pesticides2629                                |
| Noise control: National parks1126                              | Air compressed1490   |
| Pavement breakers2734  | Air contaminant concentrations1470                         |
| Power lawn mowers2734  | Anthophyllite1464  |
|  |  |

|   | Sequence Number                       | <b>3</b>   | Sequence Number       |
|---|---------------------------------------|--|-----------------------|
| Occupational health and safety—Continued                                  | 4404 4548                             | Oil and gas—Continued  |                       |
| AsbestosAtmospheres, explosive and other dangerous                        |                                       | Optional certificates Outer Continental Shelf                          |                       |
| Back injuries   |                                       | Pipelines  |                       |
| Benzene   | 1472                                  | Radioactive materials  | 3854                  |
| Bloodborne infectious diseases  |                                       | Rate design for natural gas  | 3659                  |
| Cadmium   |                                       | Royalty management   | 1275                  |
| CarcinogensCargo handling   |                                       | Royalty-in-kind crude oil  |                       |
| Concrete and masonry construction   |                                       | Short-term exports and imports<br>Transportation allowance             |                       |
| Confined space  | 1474                                  | Well drilling and servicing standards                                  | 1191                  |
| Crane or derrick suspended platforms                                      | 1513                                  | Wellhead decontrol   |                       |
| Electrical safety   |                                       | Old-age, survivors, and disability insurance:                          |                       |
| Employees exposure and medical records<br>Energy sources (lockout/tagout) |                                       | Adjudication claims  |                       |
| Equipment1  |                                       | Adjustments in benefits  |                       |
| Ethylene dibromide  |                                       | Administrative law judgesAid to families with dependent children       | 600, 000              |
| Ethylene oxide  | 1518                                  | Aliens   | 632                   |
| Excavations   | 1509                                  | Appeals council  | 625                   |
| Face, head, eye, and foot protection1                                     |                                       | Benefits during appeals  | 644                   |
| Formaldehyde  |                                       | Blindness  | 635                   |
| Gases   |                                       | Cardiovascular system, medical criteria<br>Compliance with Federal law |                       |
| Glycol ethers   |                                       | Consultative examinations, cancelled                                   |                       |
| Grain handling facilities   |                                       | Consultative examinations, medical evidence                            | 641                   |
| Hazard communication Hazardous waste operations                           |                                       | Death  | 638                   |
| Hydrogen  |                                       | Dependency test for adopted great-grandchildren                        | 665                   |
| Ladders and similar climbing devices                                      |                                       | Determinations and decisions   | 635                   |
| Lead  |                                       | Disability<br>Down Syndrome  | 635, 646              |
| Lifting manual  |                                       | Entitlement  | 621                   |
| Liquids, flammable and combustible  |                                       | Federal employees, newly hired   | 640                   |
| LoggingLongshoring  |                                       | Federal judges, coverage of earnings                                   | 640                   |
| Marine operations protection  |                                       | Illiteracy and inability to communicate in English                     |                       |
| Methylene chloride hazard alert   | 1495                                  | Information and records available to the public Listing of impairments | 619                   |
| Motor vehicles  | 1481                                  | Medical criteria   |                       |
| Nuclear facilities decommissioning  |                                       | Medical professionals qualifications                                   |                       |
| Nuclear power plantsOil and gas well drilling and servicing               | 1471                                  | Overpayments   |                       |
| Oxygen  |                                       | Rehabilitation services  |                       |
| Perchloroethylene   | 2818                                  | Representatives of claimants   |                       |
| Platforms, powered  |                                       | Respiratory system, medical criteria<br>Social security number cards   |                       |
| Power presses   |                                       | State and local government employees                                   | 636                   |
| Pulp, paper, and paperboard mills   |                                       | Vocational factors   |                       |
| Safety testing/certification  |                                       | Wages  |                       |
| Scaffolds   |                                       | Windfall benefits elimination  |                       |
| Shipyard access and egress  |                                       | Work evaluations Ophthalmic goods and services                         |                       |
| Shipyard employment   |                                       | Organization and functions:  |                       |
| Shipyard surface preparation<br>Stairways and ladders                     | 1514                                  | Defense Department383  | ı, 387, 388, 390, 395 |
| Steel erections   |                                       | Defense Nuclear Agency   |                       |
| Surfaces, walking and working   | 1497                                  | Farm Credit Administration   |                       |
| Toxic substances  |                                       | Federal home loan banks  |                       |
| Transuranium elements   |                                       | Housing and Urban Development  |                       |
| Tremolite   |                                       | Outer Continental Shelf:   | 0, 30/1, 50/2, 30/3   |
| Tunnels and shafts  |                                       | Air quality regulations  | 1190, 1194            |
| Welding, cutting, and heating   |                                       | Coastal zone management  | 283                   |
| 1,3-Butadiene   |                                       | Crane design inspection  |                       |
| 4,4'-Methylenedianiline   |                                       | Inspection of facilities   | 1596, 1673            |
| Ocean incineration and dumping regulation                                 |                                       | Navigation aids<br>Occupational health and safety                      | 1508                  |
| Off-road vehicles Offshore drilling units, mobile                         |                                       | Offshore evacuation procedures   |                       |
| Oil and gas:  | 1022, 1009                            | Oil and gas:   |                       |
| Cooperative agreement   | 1275                                  | Operations   |                       |
| Fees, rentals, and royalties  | 1269                                  | Royalty-in-kind  |                       |
| Forest Service lands  |                                       | Ozone  | 2846, 2849            |
| Leases  | · · · · · · · · · · · · · · · · · · · | Р  |                       |
| Management of non-Federal<br>Mineral agreements for Indian owned          |                                       | Packaging:   |                       |
| Natural gas data collection system  |                                       | Aspirins   | 3510                  |
| Offshore extraction industry  |                                       | Child-resistant3502, 350   |                       |
| Onehore site security   | 1295                                  | Drive over-the-counter   | 601                   |

|  | - Sequence Number     | Seque  | ence Number |
|--|-----------------------|--|-------------|
| Packaging—Continued                                    | •                     | Pesticides—Continued   | 200         |
| Effervescent acetaminophen tablets<br>Estrogen tablets |                       | Termiticides, restricted use                                   |             |
| Estrogens, conjugated                                  |                       | Workers protection standards                                   |             |
| Fair rules   |                       | Petroleum Reserve, National                                    |             |
| Fish and wildlife                                      |                       | Pipeline safety standards:                                     |             |
| Hazardous materials standards                          | 2016                  | Aluminum cylinders   | 2015        |
| Household substances, child resistant                  | 3502                  | Corrosion determinations                                       |             |
| Meat and meat products                                 |                       | Damage prevention program                                      |             |
| Medroxyprogesterone acetate tables                     |                       | Design of gas pipelines  |             |
| Menstrual tampons                                      | 681                   | Gas detection and monitoring                                   | 1991        |
| Poison Prevention Packaging Act3503, 3                 |                       | Gas gathering line definition                                  | 1996        |
| Poultry and poultry products                           |                       | Gas and liquid welding   |             |
| Tobacco manufacturers identification                   |                       | Inspectors, certification of State                             |             |
| Uranium hexafluoride<br>Paleontological resources      |                       | Liability fund   |             |
| Paperwork Reduction Act                                |                       | Line marking and public education                              |             |
| Parks, public use standards                            |                       | Maps and records of location                                   | 2003        |
| Patents:   |                       | Operation and maintenance procedures                           |             |
| Attorneys and agents                                   | 365                   | Operator qualifications  |             |
| Biological materials                                   | 360                   | Pressure   | 2031, 2032  |
| Class waivers, rights in inventions                    | 559                   | Shippers   | 2027        |
| Energy Department policy                               |                       | Training guidelines  |             |
| Federal employees                                      |                       | Transportation   |             |
| Fees   | 364                   | Plants:  |             |
| General, Education Department                          |                       | Antarctic  | 3078        |
| Government Policy                                      |                       | Diseases and pests   |             |
| Government-wide regulationIncome sharing               |                       | Endangered and threatened1087, 1088, 1089, 1090, 1091, 1       | .092, 1093, |
| Information disclosure                                 |                       |  | 1096, 1100  |
| Interference cases                                     |                       | Patent applications  |             |
| Plants, variety naming requirements                    |                       | Protection and quarantine                                      |             |
| Policy, uniform  |                       | Protection of rare   |             |
| Practice changes                                       | 366                   | Plazas, public use standards                                   |             |
| Regulated products                                     |                       | Poison Prevention Packaging Act3503, 3509, 3510, 3             |             |
| Semiconductor chip products                            |                       | Political advertising<br>Postal service mail order merchandise |             |
| Waivers  | 557, 3045             | Poultry and poultry products:                                  | 3/52        |
| Peanuts:   | 40.00                 | Administrative regulations                                     | 103         |
| Poundage quota   |                       | Annual reports   | 205         |
| Price support program                                  | 0, 10, 22, 32, 39, 40 | Binders  |             |
| Cash-out limitation                                    | 3223                  | Biological residues  |             |
| Civil sanctions  |                       | Broilers   | 151         |
| Distress terminations                                  |                       | Cornish game hens  | 151         |
| Domestic relations orders                              | 1412                  | Foreign country certification                                  | 120         |
| Employer liability                                     |                       | Identification   | 149         |
| Individual account plans                               | 1421                  | Imports105   | 5, 117, 146 |
| Plan assets: Allocation and distribution               | ,                     | Inspection   |             |
|  |                       | Labeling   |             |
| DefinitionPlan benefits, valuation of                  | 1423                  | Packaging<br>Restructured                                      |             |
| Premiums payment                                       |                       | Salmonella and other bacteria                                  |             |
| Securities   |                       | Scales and weights   | •           |
| Single-employer plans 2223, 2448, 3206, 3210, 3        |                       | Turkey ham products  |             |
| Trusteed plans, payment of benefits                    |                       | Water system approval  | 118         |
| Vested benefits, allocating unfunded                   |                       | Weight statements  |             |
| Withdrawal liability:                                  | •                     | President's Blue Ribbon Commission on Defense Managemen        | nt383       |
| Adjustment of  |                       | Presidential documents:  |             |
| Following merger                                       |                       | Former Presidents:   |             |
| Mass   |                       | Restricted records   |             |
| Waivers  |                       | Rights or privileges   |             |
| Personnel Records Center, National<br>Pesticides:      | 3033, 3001            | Presidential Records ActProcedures for consultation            |             |
| Advertising restriction                                | 2635 2636             | Public notice of disposal                                      |             |
| Certification of applicators                           |                       | Semiconductor Chip Protection Act                              |             |
| Chemical effluent guidelines                           |                       | Price support program:   |             |
| Good laboratory practice standards                     |                       | Cotton12, 37,  | 46, 47, 69  |
| Groundwater protection                                 |                       | Grain  |             |
| Hazard communication                                   |                       | Honey  |             |
| Labeling requirements                                  | 2631                  | Milk and milk products   |             |
| Negotiated consent/procedural test rule                |                       | Peanuts 8, 16, 22,   |             |
| Registration   |                       | Rice   |             |
| Reporting requirements                                 |                       | Sugar beets and sugarcane                                      |             |
| Sale of restricted use pesticides                      |                       | Tobacco  |             |
| Spills cleanup policy                                  | 2651                  | Wheat  | 4, 20, 50   |

|  | Sequence Number       |  | Sequence Number  |
|--|-----------------------|--|------------------|
| Price support program—Continued              |                       | Railroad retirement—Continued                        |                  |
| Wool and mohair                              | 3, 34                 | Annuity—Continued                                    | 2220             |
| Privacy: Appeals process                     | 212                   | Divorced spouse computations                         |                  |
| Family educational rights                    |                       | Eligibility Employee computations                    |                  |
| Financial Privacy Act                        | 1372                  | Evidence required for payment                        | 3226             |
| Maritime personnel                           |                       | Family relationships                                 |                  |
| National Archives records, statistical       |                       | Social security benefits                             | 3241, 3243       |
| Personal information disclosure              |                       | Spouse computations                                  | 3239             |
| Personnel records, Federal                   |                       | Survivor computations                                | 3240             |
| RecordsRegulation and implementation         | 562, 3021, 3198, 3626 | Creditable service                                   |                  |
| VA lists of names and addresses              |                       | Debt collection                                      |                  |
| Property:                                    |                       | Disability determinations                            |                  |
| Federal-aid highway program                  | 1832                  | Employee representative<br>Employer status           | 323t             |
| Hazardous substance liability                |                       | Employment relation                                  |                  |
| Historic preservation                        | 209, 403, 1136        | Erroneous payments                                   |                  |
| Industrial plant equipment                   | 2951                  | Insurance amount determinations                      | 324!             |
| Management standards                         |                       | Lump-sum payment                                     |                  |
| Public assistance program                    |                       | Reports and responsibilities                         | 3247             |
| Public broadcasting                          |                       | Transfer or assignment of payments                   | 3229             |
| Public employment service<br>Public health   |                       | Railroads:   |                  |
| Public lands:                                |                       | Aliens   |                  |
| Acreage limitation                           | 1257, 1260            | Car-hire charges                                     | 3764             |
| Alaska                                       |                       | Class exemptions                                     |                  |
| Archeological resources, protection          | 3309, 3315, 3363      | Commodities  | 3769             |
| Automated records system                     |                       | Commuter rail service                                | 1562             |
| Cadastral survey                             |                       | Construction   |                  |
| Classification                               |                       | Demurrage exemption                                  |                  |
| Cultural resource management                 |                       | Economic impact on small entities                    |                  |
| Exchanges                                    |                       | Environmental documentationFederal-aid highway funds |                  |
| Geothermal                                   |                       | Financial assistance                                 |                  |
| Grazing administration Hearings and appeals  |                       | Information disclosure                               |                  |
| Hydrogen sulfide operations                  |                       | Line abandonments or discontinuances                 |                  |
| Indian allotments                            |                       | Minority business enterprise                         |                  |
| Leases, permits, and easements               |                       | Rail connecting tracks                               |                  |
| Mineral resources                            |                       | Rail costing system                                  | 3767             |
| Mining claims                                | 1115, 1281            | Recyclables cost rate                                | 3773             |
| National Park Service appraisals             | 1143                  | Safety:  | • •              |
| Nonmineral entries on mineral lands          |                       | Alcohol and drug use                                 |                  |
| Off-road vehicles                            |                       | Cabooses   |                  |
| Oil and gas leasing                          |                       | Locomotive cab safety  Power brakes regulation       |                  |
| Onshore oil and gasPaleontological resources |                       | Radio communication                                  |                  |
| Rare plants protection                       |                       | Rail-highway grade crossing                          |                  |
| Recreation and recreation areas              |                       | Small railroads                                      | 1954             |
| Right-of-use                                 |                       | Tank-car tanks repair and detection of flaws         |                  |
| Rights-of-way                                |                       | Tank-car tanks shell thickness                       | 2037             |
| Surface mining                               | 1256                  | Range management and improvement                     | 165              |
| Title records, National Forest System        |                       | Real property acquisition:                           |                  |
| Ultralight vehicle use                       |                       | Leasehold interests                                  |                  |
| Unauthorized use                             | 1291                  | Uniform policies and procedures208, 555, 1463, 30    |                  |
| water from oil and gas wells<br>Public radio |                       | Use and disposition standards                        | 3391             |
| Public telecommunications                    | 57A                   | Reclamation performance standards                    |                  |
| Public works impact program                  |                       | Recreation and recreation areas:                     |                  |
| a doile works impact programminiminiminimini | 200, 201              | Aircraft   | 1133             |
| R  |                       | All-terrain vehicles                                 |                  |
| Radiation                                    | 3812. 3839            | Boating  |                  |
| Radio, public                                | · ·                   | Fishing1106, 1108, 1112, 1                           |                  |
| Radioactive materials533,                    |                       | Gold panning   |                  |
| Radiological emergency                       |                       | Horse rental facilities                              |                  |
| Rail-highway grade crossings                 | 1960                  | Hunting1   |                  |
| Railroad employees:                          |                       | Migratory bird hunting                               |                  |
| Debts owed to the U.S. Government            |                       | Motorboats   |                  |
| Incompetence                                 |                       | Off-road vehicles1107, 1 Public lands management     | .113, 1121, 1259 |
| Sickness and maternity benefits              |                       | Public Purposes Act leases                           |                  |
| Unemployment insuranceRailroad retirement:   | 3430                  | Ski areas  |                  |
| Annuity:                                     | •                     | Snowmobiles  |                  |
| Application                                  |                       | Target practice                                      |                  |
| Dates, beginning and ending                  |                       | Ultralight vehicle use                               |                  |
| Doductions on account of work                | 3242                  | Use authorizations                                   | 1200             |

| Sequence Number   | Sequence Number  |
|---|--|
| Refugees:   | Research—Continued   |
| Aid to families with dependent children854                      | Biotechnology  |
| Cash and assistance   | Education 437  |
| Health programs667  | Estuarine reserve program319                                       |
| Job search861   | Ethical problems   |
| Medical assistance861   | Fishing vessels, scientific foreign325                             |
| Resettlement program861   | Grant award policies and procedures, energy532                     |
| Support services  | Handicapped education  |
| Relocation assistance:  | Health   |
| Education and training1862                                      | Hospitals563   |
| Environmental response2927, 2938                                | Human subjects, protection534, 680, 882, 3037                      |
| Permanent2927   | Key Largo marine sanctuary316                                      |
| Superfund2938   | Motor vehicle bumpers, pedestrian protection1897                   |
| Uniform policies and procedures208, 555, 881, 1000, 1463, 1818, | National Archives records, statistical3065                         |
| 1820, 1868, 1874, 3042, 3205, 3313, 3391                        | Public Health Service grants719                                    |
| Reporting and recordkeeping requirements:                       | Training   |
| Air carrier service segment and charter data2018                | Revenue sharing2065  |
| Archaeologic and Historic Preservation Act1118                  | Rice:  |
| Archaeological collection1137                                   | Acreage allowance18  |
| Asbestos contamination in excess real property2995              | Price support program19, 48  |
| Automobile liability insurance                                  | Program provisions   |
| Bank deposits by brokers and depository institutions3631        | Supply19, 24, 48   |
| Bank securities transactions                                    | Royalties:   |
| Chemical inventory, emergency and hazardous2880                 | Crude oil1206  |
| Chemical manufacturers and processors                           | Income sharing   |
| Coal mine accidents1430   | Woodsy Owl161  |
| Commercial alcohol proprietors                                  | Rural development  |
| Common carriers   | Rural housing70, 72  |
| Credit unions   | •  |
| Defense contractors, controlled materials program248            | <b>S</b>   |
| Emergency and hazardous chemical inventory forms2896            | Safety:  |
| Emission standards  | All-terrain vehicles3506   |
| Employee benefit plans  | Animal drugs693  |
| Federal agencies responsibilities                               | Blood and blood products 672, 694                                  |
| Firearms dealers2095  | Boats, retail purchasers1658                                       |
| Foreign direct investments225                                   | Bunk bed standards3519   |
| Fuel sales2592  | Buses1967, 1976  |
| Futures Commission merchants3496                                | Chemical waste incineration at sea1656                             |
| Games of chance advertising3758                                 | Child-resistant packaging3502, 3509                                |
| Hazardous substances2870  | Commercial space transportation1581                                |
| International ocean shipping3697                                | Drugs, over-the-counter  |
| Investment companies  | Fireworks  |
| Labor organizations1427   | First aid products labeling3520                                    |
| Labor standards in South Africa1527                             | Fishing vessels, foreign   |
| Land records, uranium mill tailings533                          | Grain handling facilities  |
| Maritime carriers3702, 3721                                     | Hazardous materials1984, 1985, 1986, 1987, 1988, 1995, 2004, 2005, |
| Micrographics records management3056                            | 2006, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029   |
| Money order purchases2063                                       | Hydrogen sulfide operations  |
| Mortgage insurance903   | Hydrogen sulfide operations  |
| Motor carriers  | Motor carrier:   |
| Motor vehicle insurer   | Disqualification of drivers1811                                    |
| Nuclear power plants  | Employee safety and health standards1847                           |
| Pacific Coast groundfish landing to States                      | Fitness of owners and operators1845                                |
| Pesticides risk/benefits information                            | General  |
| Power producers, independent                                    | Hazardous materials communication1848                              |
| Premerger notification  | Hours of service   |
| Procurement data system   | Inspection, repair, and maintenance1843                            |
| Public land records   | Lighting and marking system1895                                    |
| Railroad retirement   | Noise emission standards1823                                       |
| Salmon fishing, Alaska306                                       | Parts and accessories1844  |
| Sewage treatment and disposal                                   | Railroad grade crossings1852                                       |
| Sulfur dioxide  | Traffic control devices1839  |
| Surveys of U.S. trade in services with foreign persons224       | Truck rear underride protection1896                                |
| Swordfish landing, mandatory dealer reporting308                | Truck size and weight1815, 1842, 1864, 1866                        |
| Toxic chemical release inventory                                | Truck splash and spray suppression devices1841                     |
| Uniform guidelines on employee selection                        | Motor vehicles:  |
| VA confidential quality assurance                               | Anthropomorphic test dummies1898                                   |
| VA independent living services                                  | Brake systems1901, 1908, 1911, 1932, 1946                          |
| Waste treatment facilities inspections2740                      | Bumpers, pedestrian protection1897                                 |
| World-wide real property inventory system2973                   | Compact vans/station wagons1902                                    |
| Research:   | Crashworthiness ratings1894  |
| Acquisition regulation 3425                                     | Daytime running lights   |

| Sequence Number  | Sequence Number  |
|--|--|
| Safety—Continued   | Securities—Continued   |
| Motor vehicles—Continued   | Mutual fund governance3906   |
| Fuel system integrity  | Nonmember banks, insured3622                                       |
| Motorcycle helmets   | Partnerships3901 Prospectus3886, 3922                              |
| Regriew mirror systems   | Proxies 3908 3922  |
| School buses   | Proxies         3908, 3925           Public offerings         3908 |
| Seats1881, 1929, 1931  | Real estate3892  |
| Splash and spray suppression devices1926                         | Recordkeeping and confirmations2109, 3621                          |
| Steering control rearward displacement1943                       | Registration   |
| Stopping-distance consumer information1886, 1945                 | Reports of investment companies3883                                |
| Tires  | Repurchase agreements3915  |
| Nuclear facilities   | Resales3886  |
| Nuclear power  | Security devices   |
| Pharmaceuticals  | Shareholder communications   |
| Pipeline standards1996   | Small business surety bond guarantee                               |
| Radiation3840  | State banks  |
| Radiographic exposure devices, industrial3856                    | Tender offer rule amendments3882                                   |
| Rail-highway grade crossings 1960                                | Trading system3879   |
| Railroads1953, 1955, 1956, 1957                                  | Underwriters, casualty 3876  |
| Television carts   | Wire transfer systems3742  |
| Vessels  | Security measures:   |
| Savings and loan insurance                                       | Adjudication and procedures1312, 3041                              |
| Scallops, Atlantic sea289  | Air traffic  |
| Schools:   | Criminal intelligence systems                                      |
| Asbestos reinspection rule                                       | Defense industrial personnel375                                    |
| Asbestos transport and disposal2638                              | Merchant vessels   |
| Drug-free  | Onshore oil and gas sites  |
| Federally-impacted areas443                                      | Panama Canal information3194                                       |
| Food distribution program  | Rental control security devices                                    |
| Foreign student enrollment                                       | Selective service system   |
| Maritime 2044  | Semiconductor Chip Protection Act                                  |
| Nautical 1614  | Senior Community Service employment program1403                    |
| Star program   | Shipyard standards:  |
| Vocational and home study3761                                    | Access and egress1485  |
| Seafood:   | Atmospheres, explosive and other dangerous1493                     |
| Fish   | Fall protection  |
| Interstate and foreign commerce                                  | Surface preparation and preservation                               |
| Scallops, Atlantic sea         289           Shrimp         324  | Signs and symbols, scenic and historic trails                      |
| Seafood Marketing Councils                                       | Slogan, Take Pride in America1059                                  |
| Seals and insignia   | Smokey Bear158   |
| Seashores:   | Snow surveys207  |
| Cape Hatteras1107  | Soil surveys on Federal land210                                    |
| Cape Lookout1113   | Space programs:  |
| Fire Island1134  | Agency announcements   |
| Securities: Accountants, peer review                             | Environmental quality3050  |
| Accountants, peer review   | Extraterrestrial exposure  |
| Advertising 3916   | Grant college and fellowship program3036                           |
| Bonds and notes, U.S   | Human subjects, protection   |
| Book-entry securities of GNMA                                    | Payload specialists  |
| Classification of small issuers3889                              | Science flight investigations3032                                  |
| Crime reporting2113  | Space articles3044   |
| Disclosure requirements2104, 2107, 3876, 3884, 3895, 3897, 3928, | Tracking and data relay satellite system3040                       |
| 3929, 3936   | Space science flight investigations                                |
| Electronic filing and processing                                 | Space Shuttle:   |
| Employee benefit plans   | Flight of reimbursable payloads3023                                |
| Excise taxes 3941 Exemptions 3904, 3934                          | Mementos aboard3024<br>Nonscientific payloads3025                  |
| Federal home loan banks  | Services, reimbursement for  |
| Federal National Mortgage Association875                         | Space Transportation System:                                       |
| Filing requirements  | Insurance and indemnification                                      |
| Financial condition 3894, 3896, 3920                             | Space Shuttle  |
| Foreign3729, 3893, 3900, 3940                                    | Spacelab services 3039   |
| Futures commission merchants3498                                 | Spacelab3039   |
| Inflation-adjusted information                                   | Standards:   |
| Information and requests   | Air, compressed  |
| Investment companies2114, 3905, 3932, 3936, 3941                 | Animal welfore   |
| Listing position   | Animal welfare   |
| Morigage-Dacked  | Appliances, energy efficiency                                      |

| Sequence (vaniber                                     | Sequence runnoes  |
|---|---|
| Standards—Continued                                   | Standards—Continued                                     |
| Blindness, determining disability615                  | Motor vehicle safety—Continued                          |
| Blood and blood products                              | Fuel system integrity1888, 1950                         |
| Buildings:  | Glazing materials1925                                   |
| Concrete and masonry                                  | Lighting and marking system1895                         |
| Crane and derrick suspended platforms                 | Motorcycle helmets                                      |
| Handicapped access                                    | Occupant crash protection                               |
| Bunk beds   | Rearview mirror systems1909, 1910, 1930                 |
| Coal surface mining                                   | School buses1880, 1885, 1928                            |
| Commercial fishing industry size                      | Seats   |
| Community residential care program3316                | Splash and spray suppression devices                    |
| Computer technology information processing:           | Steering control rearward displacement                  |
| Cartridge and cassette tape drives262                 | Theft prevention standard, petitions for exemptions1941 |
| Codes of aquifer names and geographic units255        | Tires   |
| Computer system input/output interface                | Trailer stability, heavy                                |
| Data encryption274                                    | Municipal waste combustors                              |
| Data terminal equipment interface266                  | Ocean incineration permit applications2701              |
| Dictionary system254                                  | Oil and gas well drilling and servicing1471             |
| Electronic business data exchange263                  | Pain, evaluation of                                     |
| Flexible disk cartridge                               | Parks, public use3203                                   |
| Generalized markup language268                        | Pharmaceutical manufacturing point source category      |
| Magnetic tape   | Platforms, powered1508                                  |
| Open systems interconnection procurement270           | Plazas, public use3203                                  |
| Portable operating system environments267             | Poison Prevention Packaging Act3503                     |
| Programmer's hierarchical interactive graphics system |   |
| Programming languages256, 264, 271, 272               | Power presses   |
| Confined space1474                                    | Property management 229                                 |
| Construction industry size3292                        | Radiation   |
| Double liner and leachate waste collection system2774 | Radiographic exposure devices, industrial               |
| Dredging industry size3253                            | Rail-highway grade crossings                            |
| Electrical1434, 1435, 1455, 1479, 1507                | Real estate agencies size standard3278                  |
| Electronic records management 3059                    | Remote control security devices                         |
| Energy conservation522                                | Respirator devices                                      |
| Energy performance for new buildings520, 523, 525     |   |
| Energy sources1476                                    | Scaffolds1484, 1512                                     |
| Equipment1445, 1453, 1486, 1520                       | Seafood:<br>Fish284, 329, 339                           |
| Excavation safety 1509                                | FISH  |
| Explosives  | Shrimp  |
| Export trading companies, size standard3261           | Seashore zoning   |
| Fall protection                                       | Small business size                                     |
| Food and color additives                              | Stairways and ladders                                   |
| Formaldehyde  | Steel erections   |
| Glycol ethers   | Surface and underground mining1240                      |
| Grain handling facilities                             | Surfaces, walking and working1497                       |
| Grape   | Timber industry   |
| Hazardous materials                                   | Toxic substances exposure limit1500                     |
| Housing:  | Toys, electrical  |
| Manufactured homes925, 982, 983, 984, 985, 986        | Traffic control devices1830                             |
| Property934   | _ Travel agency size                                    |
| Housing building products:                            | Trucks:   |
| Grademarking of plywood958                            | Rear underride protection1896                           |
| Mat formed particle board960                          | Size and weight1864                                     |
| Water piping, lead standards961                       | Splash and spray suppression devices1841                |
| Industrial Classification System (SIC)3282            | Tunnels and shafts1511                                  |
| IRS, tax practitioners                                | Uranium mill sites, radon3849                           |
| Labor   | VA home loan credit                                     |
| Ladders and similar climbing devices                  | Video games, electronic                                 |
| Lead  | Vodka, identity for                                     |
| Loading, hauling, and dumping                         | Water quality   |
| Logging industry safety1475                           | Welding, cutting, and brazing1487                       |
| Longshoring health and safety1477                     | Welding, cutting, and heating1488                       |
| Manufacturing industry size3299                       | Whiskies, identity of straight2097                      |
| Meat and meat products                                | Wine and distilled spirits2077                          |
| Micrographic records management3056                   | Wood stoves, particulates2860                           |
| Mills, pulp, paper, and paperboard1480                | 4,4'-Methylenedianiline1478                             |
| Motor vehicle passenger car fuel economy              | State Historical Records Advisory Boards                |
| Motor vehicle safety:                                 | States:   |
| Anthropomorphic test dummies1898                      | Adoption592, 598, 870                                   |
| Brake systems1901, 1908, 1911, 1932, 1946             | Alaska land management1301                              |
| Bumpers, pedestrian protection1897                    | Aliens1407  |
| Child restraint systems1951                           | Appeal rights, unemployment compensation1404            |
| Compact vans/station wagons1902                       | Block grants572, 578, 584                               |
| Crashworthiness ratings1894                           | Checks865, 2066   |

|   | Sequence Number | •  | Sequence Number              |
|---|-----------------|--|------------------------------|
| States—Continued  | . •             | Studies:   |                              |
| Child support case closures   |                 | Hazardous waste treatment industry               |                              |
| Child welfare services  |                 | Naval architecture and marine engineering        | 3256                         |
| Civil defense   |                 | Sugar beets and sugarcane:                       |                              |
| Clean Water Act   |                 | Loans  |                              |
| Coastal zone management   |                 | Price support program                            |                              |
| Commercial and Apartment Conservation Service.                      |                 | Sunshine Act                                     |                              |
| Community development block grant programs                          |                 | Doppiemental accurry meome program.              |                              |
| Cost principles   |                 | Adjudication claims                              | 616                          |
| Credit unions   |                 | Adjustments in benefits                          |                              |
| Dependent care planning and development                             |                 | Administrative law judges                        |                              |
| Disabilities program<br>Education                                   |                 | AFDC programAIDS payment of benefits             | 600                          |
| Emergency management  |                 | Alaskan Natives                                  |                              |
| Emergency response plans  |                 | Aliens   |                              |
| Emergency shelter grant program                                     |                 | Appeals council                                  |                              |
| Employment agencies   |                 | Benefits during appeals                          |                              |
| Employment agencies   |                 | Blindness, presumptive                           | 660                          |
| Energy conservation program   |                 | Blindness  |                              |
| Environmental protection  |                 | Compliance with Federal law                      |                              |
| Federal-aid highway and safety funds                                | 1836            | Consultative examinations, cancelled             |                              |
| Food distribution program   |                 | Consultative examinations, medical evidence      |                              |
| Food stamp program  |                 | Dependency test for adopted great-grandchildren. | 665                          |
| Foster care and adoption  |                 | Determinations and decisions                     | 635, 639                     |
| Foster care payments  |                 | Disability                                       | 635, 648, 660                |
| Grants, uniform requirements554, 1054, 1462                         |                 | Disabled, employment opportunities               |                              |
| Groundfish landing reporting  |                 | Income   |                              |
| Hazardous waste programs  | 2741            | Law judges                                       |                              |
| Historic preservation   |                 | Medical payments to States                       |                              |
| Housing block grant activities and projects                         |                 | Medical professionals qualifications             |                              |
| Hurricane preparedness assistance                                   |                 | Overpayments                                     |                              |
| Impact assistance grants, legalization                              |                 | Pass through under State provisions              |                              |
| Independent living rehabilitation services                          | 491             | Payment of benefits due deceased                 |                              |
| Indian tribes, enforcement authority                                |                 | Property held in trust                           |                              |
| Interstate IV-D cases   |                 | Rehabilitation services                          |                              |
| Job Training Partnership Act  |                 | Representatives of claimants                     |                              |
| Medicaid share of financial participation                           |                 | Resource limits for conditional payments         |                              |
| Mining waste regulatory program<br>Motor carrier safety regulations |                 | Resources, definition of                         |                              |
| Municipal waste combustors  |                 | Spousal computation                              |                              |
| Native Hawaiian loan fund demonstration project.                    |                 | State supplementation, optional                  | 653                          |
| Old-age, survivors, and disability insurance                        |                 | Work evaluations                                 | 633, 663                     |
| Public assistance programs  |                 | Surveys:   |                              |
| Public water system supervision                                     |                 | Foreign direct investment                        | . 220, 222, 223, <b>22</b> 5 |
| Radiological emergency  |                 | Foreign ocean carriers expenses                  | 221                          |
| Relocation assistance   |                 | Health long term care                            |                              |
| Residential Energy Conservation Service                             |                 | Snow   |                              |
| Residential rental rehabilitation                                   | 994             | Soil   |                              |
| Resources, policy on priority use                                   | 2955            | Trade in services with foreign persons           | 224                          |
| Revenue sharing   |                 | · <b>T</b>                                       |                              |
| Sludge management   |                 | •  |                              |
| Speed limit enforcement   |                 | Taxes:   |                              |
| Student incentive grants  |                 | Accounting for long-term contracts               | 2239                         |
| Surface mining  |                 | Administration and procedure                     | 2361, 2560                   |
| Tax credit reductions   |                 | Alaska Native corporations                       |                              |
| Unemployment  |                 | Allocation and apportionment of expenses         |                              |
| Vocational rehabilitation services program                          |                 | Allowance of deductions                          |                              |
| Water quality standards   |                 | Alternative minimum tax                          |                              |
| Waters of the United States, definition                             |                 | Annuities, nondiscrimination                     |                              |
| Women, infants, and children (WIC)                                  |                 | Apportionment of expenses                        |                              |
| Statistics:   |                 | Assessable penalties                             |                              |
| Fishery conservation and management                                 | 323             | Backup withholding                               |                              |
| Foreign trade   |                 | Banking  | 2250, 2476                   |
| Labor surplus areas   |                 | Bankruptcy reorganizations                       |                              |
| Policy directives   | 3093            | Below-market loans                               | 2572                         |
| Strategic and critical materials:                                   |                 | Bonds2133, 2134, 2181, 2183, 2184, 229           |                              |
| Civil defense   |                 | Bonus payments, reporting of                     |                              |
| Cobalt  |                 | Book income adjustment                           |                              |
| Copper  |                 | Branch profits tax                               |                              |
| Manganese   |                 | Business rules                                   |                              |
| National Defense disposal   |                 | C Corporations                                   |                              |
| Nickel  |                 | Capital cost recovery                            |                              |
| Stockpiling, National Defense                                       | 2994            | Capital gain                                     | 429/                         |

| Sequence Number   | Sequence Number   |
|---|---|
| Taxes—Continued   | Taxes—Continued   |
| Cash or deferred arrangements2211   | Income tax—Continued  |
| Cash method of accounting2458   | Certificates of deposit2341   |
| Certificates of deposit2341   | Charitable contributions2188  |
| Charitable contributions deduction2189, 2190  | Children, unearned of minor2575   |
| Church, integrated auxiliary2337  | Consolidated groups2517   |
| Compensation, deferred  | Consolidated returns2313, 2436  |
| Consolidated returns  | Corporate net operating loss deduction2208, 2434, 2583                          |
| Contracts from Federal executive agencies2343   | Corporations2329  |
| Contributions, deduction for charitable2404<br>Corporate income tax2137, 2138, 2139, 2143, 2164, 2173, 2195, 2199,                    | Cover over  |
| 2200, 2206, 2207, 2209, 2280, 2293, 2306, 2310, 2312, 2314, 2315,   | Credit, earned income   |
| 2370, 2376, 2378, 2417, 2418, 2419, 2420, 2421, 2422, 2425, 2426,   | Deductions  |
| 2427, 2432, 2433, 2435, 2437, 2451, 2509, 2510, 2514, 2516, 2518,   | Deferred compensation plans2236 Deferred payments232                            |
| 2557, 2564, 2589  | Estate tax-employee stock ownership plan2220                                    |
| Cost recovery system2135  | Faculty housing, treatment of   |
| Credits2373   | Foreign corporations2429  |
| Customs limitation on property2501  | Foreign exchange gain or loss2289, 2290   |
| Definitions   | Foreign governments2277   |
| Depletion deductions2251, 2477  | Foreign partnerships2340  |
| Depreciation2414  | Fringe benefits2380, 2412   |
| Diesel fuel   | Functional currency   |
| Distilled spirits products2081, 2084  | Housing credit, low income  |
| Domestic relations2382  | Individual retirement accounts2194, 2440  |
| Dual resident companies2150   | Information returns2549   |
| Election and due date statements2423  | Installment obligations2532   |
| Electronic filing   | Integrated plans, nondiscrimination rules2212                                   |
| Employee benefit plans  | Interest, nonbusiness limitations on deductions2399, 2582                       |
| Employee plans2166, 2210, 2217, 2219, 2222, 2223, 2226, 2231, 2322, 2338, 2393, 2394, 2405, 2406, 2438, 2439, 2440, 2441, 2442, 2443, | Interest deductions2147   |
| 2444, 2445, 2446, 2448, 2450, 2452, 2453, 2454, 2570  | Interest and dividends of 80-20 companies 2142                                  |
| Employees, highly compensated2229   | Interest rate swaps2269, 2484   |
| Employer matching contributions   | International organizations2277   |
| Employment taxes  | Inventor adjustment   |
| Energy tax credit2375   | Inventory adjustment2162  |
| Entity leasing, tax-exempt2403  | Leased property2522   |
| Environmental2329   | Life activities, profitable and loss2311  |
| Estate tax 2252, 2253, 2316, 2317, 2319, 2406, 2519, 2520, 2521   | Life insurance contract2154   |
| Excise tax2194, 2326, 2327, 2329, 2330, 2332, 2334, 2344, 2405, 2450,   | Like-kind exchanges2292 Losses and credits                                      |
| 2527, 2528, 2529, 2530, 2531, 2534, 2535, 2536, 2543, 2592, 2593,   |   |
| 2594, 2595, 2596  | Methods of accounting2240, 2467, 2472 Ocean activities, income source rules2268 |
| Exclusions from income  | Orphan drug credit236   |
| Exempt organizations2232, 2248, 2330, 2331, 2393, 2475, 2533  | Participation requirements2214  |
| Foreign captive insurance companies   | Partnerships  |
| Foreign conventions   | Pollution control facility2390  |
| Foreign governments, tax subsidy2106, 2101, 2275, 2274, 2276, 2429  | Private activity bond, definition2180   |
| Foreign Investment in Real Property Act2280   | Private foundations and tax-exempt organizations2600                            |
| Foreign liquidations and reorganizations  | Prizes and awards2179   |
| Foreign partnerships2340  | Property, gain or loss2416  |
| Foreign tax2491, 2492, 2494   | Property2140, 2587  |
| Foreign-owned corporations2151  | Property acquired for resales2408   |
| Fuel, diesel and special motor2592  | Property and casualty insurance companies2265, 2483                             |
| Gift taxes2316, 2317, 2405, 2406, 2519, 2520  | Real estate mortgage investment conduits2360                                    |
| Golden parachute payments2198   | Real estate transactions2339  |
| Highly compensated employee, definition2227   | Refund offsets1310  |
| Hospital insurance interest-free adjustments2598  | S Corporations2256, 2307, 2479  |
| Housing corporations, cooperative2193   | Securities2204, 2205  |
| Housing credit, low-income2368, 2368, 2579  | Space activities  |
| Incentive stock options2455   | Stock sale treated as asset sale  |
| Income tax:   | Straddles2295, 2400, 2503, 2504   |
| Accounting2187, 2233, 2234, 2235, 2236, 2237, 2241, 2353, 2395,   | Student loan bonds2182  |
| 2408, 2410, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2468, 2469,   | Taxable years2457 Telecommunications activities                                 |
| 2471, 2562, 2563 Accounting method2291, 2459, 2498  | Trade or business expenses  |
| Accounting method2415 Affiliated groups2415   | Transportation income2144   |
| Allternative minimum213   | Trust and estates2254   |
| Asset acquisitions2294, 2502  | Tuition reductions  |
| Assets, installment sale method2424   | Vacation pay, accrued   |
| Backup withholding2524  | Vesting standards2449, 2584   |
| Beneficiary, mortality tables2383, 2580   | Violation   |
| Benefit accrual beyond normal retirement age2224  | Virgin Islands2285  |
| Bus operating authorities2156   | Witholding rate   |
| Business, small2247, 2474   | Years, taxable2456, 2585  |
| Cash-outs under retirement equity   | Income taxation of trusts2252, 2253, 2255                                       |

| Sequence Numi   | er Sequence Numb   |
|---|--|
| Taxes—Continued Indebtedness treated as payment23                         | Taxes—Continued  8 Transportation income   |
| Individual  |  |
| Information reporting   |  |
| Information returns2546, 2547, 25   |  |
| Insurance, mortality and morbidity tables24                               | 1 Vesting standards258   |
| Insurance24   |  |
| Intangible drilling costs25   |  |
| Intangibles, transfer of22  |  |
| Interest, abatement of2350, 26  |  |
| Interest expense, capitalization of2136, 21                               |  |
| Interest rates, differential  | 2 Ciccommunications.   |
| International tax2270, 2272, 2278, 2279, 2282, 2283, 2296, 243            | Coveriment was poneted and procedures in infiliation and   |
| 2431, 2486, 2487, 2489, 2490, 2493, 2495, 2496, 2499, 2512, 250           | 8. International   |
| 25  | 9  |
| Inventories2246, 24   | Three Mile Island  |
| Inventory costs, capitalization and inclusion24                           |  |
| Investment companies23  |  |
| Investment tax credit, service contracts26                                | Gontracts 1284, 128  |
| Investment tax credit2369, 2371, 2372, 2374, 24                           | 4 Defaulted 20   |
| IRS, due diligence standards for tax practitioners 20                     | O Downpayment requirements 1   |
| . Itemized deductions, 2-percent floor2165, 23                            | 1 Export and purchase volumes  |
| Land sales contract23   | Financial accurity   |
| Leasing24   |  |
| Life insurance  | Lumber price index trends  |
| Limitations on deductions   | National Forest190, 18   |
| Losses and credits  | Fudic benefit  |
| Low income housing credit21   | Rates 10   |
| Merchant Marine Act of 193625   | 1 ODacco:  |
| Minimum tax21   | Acreage allotments   |
| Ministers, exemption from self-employment25                               |  |
| Money Laundering Control Act25  |  |
| Mortgage interest credit certificates2576, 25                             | Complex 1  |
| Nationalized companies, statute of limitations25                          | · · · · · · · · · · · · · · · · · · ·  |
| Net capital losses  | A 1 1 4 1  |
| Non-beverage products   | A .1 4 0000 000  |
| Overpayments, reduction of25  | 0.4.0  |
| Partnerships2256, 2257, 2258, 2259, 2260, 2261, 2263, 2336, 23-           | 7  |
| 2479, 2480, 2545, 2556, 25  | 36 Chemicals2639, 2641, 2656, 2658, 2659, 26   |
| Payee statements, penalties2565, 26                                       | ne Electrical equipment26  |
| Pensions2215, 2218, 2318, 2444, 24  | Employee exposure and medical records15  |
| Percentage depletion24  | Ethylene dibromide   |
| Procedural rules, statement of2131, 25                                    | The street of the second secon |
| Procedure and administration2330, 2335, 2346, 2347, 2348, 23-             |  |
| 2350, 2351, 2356, 2357, 2359, 2405, 2406, 2556, 2558, 2559, 25            | 77 1 11:42 - 4-1   |
| 2568, 26 Product election22   |  |
|   |  |
| Property2140, 2148, 2243, 2271, 2280, 2566, 25 Railroad retirement        |  |
| Real estate   | Leather tanning wastewater discharges27  |
| Real property   | Methylene chloride14   |
| Recordkeeper response to summons23  | 59 Microbial products26  |
| Recovery of tax benefit items21   | 74 Microorganisms26  |
| Refund offset process   |  |
| Reporting and recordkeeping requirements2550, 25                          |  |
| Resident status, information regarding21                                  |  |
| S Corporations2256, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 24          |  |
| Scholarships and fellowships, exclusion21                                 | 75 Respiratory protection1469, 14  |
| Scholarships and lettowships, exclusion21 Shareholders, use of deficits21 |  |
| Social security tax   |  |
| Source income, exclusion of possession2320, 20                            |  |
| Start-up expenditures21   |  |
| State credit reduction14  | 00 4,4'-Methylenedianiline14   |
| Statement of procedural rules   |  |
| Stock sale treated as asset sale22  | 01 Trademarks:   |
| Straddleshedging  | O6 Applications, foreign   |
| Tax exempt bonds2169, 2170, 2171, 2172, 2362, 2363, 2384, 23              | 5, Attorneys and agents3   |
| 2386, 2387, 2388, 2389, 2391, 2392, 25                                    | Registration, foreign  |
| Tax lien2348, 2357, 25  |  |
| Tax shelters  |  |
| Tayation of partnershing 2262 25  | 44 EUUCHUON DEFSONNEL  |

| Sequence Number  | Sequence Number  |
|--|--|
| Training—Continued   | Unemployment compensation—Continued  |
| Emergency management 2959 Maritime schools 1614                            | State tax credit reduction   |
| Rehabilitation   | Uranium fuel cycle impacts   |
| Research 501   | Uranium hexafluoride packaging203  |
| Territorial teachers441  | Uranium tailing sites  |
| Veterans   | Urban development action grant program98   |
| Vocational and home study3761  | Urban homesteading99   |
| Transportation: Agriculture products104                                    | Urban mass transportation1558, 1962, 1963, 1964, 1965, 1966, 1968                                    |
| Air quality procedures   | 1969, 1970, 1971, 1972, 1973, 1974, 1977, 1978, 197  |
| Bill of lading2993   | Utilities: Cash working capital allowance364   |
| Buy America requirements1964   | Electric   |
| Commercial space1581   | Generic rate of return   |
| Commuter rail service1562  | Hydroelectric  |
| Equal employment opportunity   | Longitudinal use of freeway right-of-way186  |
| Equipment and facilities maintenance                                       | Nuclear fuel disposal365   |
| Gas gathering line definition1996 Grants to U.S. Territories1565           | Power producers, independent 363   |
| Handicapped access2616   | V  |
| Hazardous materials1984, 1985, 1986, 1987, 1988, 1995, 1998, 2004,         | •  |
| 2005, 2006, 2010, 2016, 2020, 2021, 2022, 2023, 2024, 2025, 2026,          | Vessels:   |
| 2027, 2028, 2029, 2033, 2034, 2035, 2039, 2040, 2638, 3829                 | Alcohol and drug testing   |
| Major capital investment projects1965                                      | Anchorage1648, 1665, 169 Arrival, advance notice164  |
| Meat and meat products   | Asbestos prohibition   |
| Radioactive materials  | Automated vital systems  |
| Safety   | Automatic radar plotting aids, training162   |
| Space system   | Bridge permits166  |
| Swine identification   | Bridge-to-bridge radiotelephone communications on the Great  |
| Urban mass1558, 1962, 1963, 1964, 1965, 1966, 1968, 1969, 1970,            | Lakes168   |
| 1971, 1972, 1973, 1974, 1977, 1978, 1979                                   | Cargo  |
| Travel:  | Certification of seamen  |
| Audit procedures, prepayment   | Coast Guard services user fees   |
| Change in regulations  | Commercial, operating while intoxicated168   |
| Official station change2978  | Cooking fuels  |
| Promotion fee370   | Damage stability158  |
| Property management regulations system removal3001                         | Dangerous cargoes radio communication319   |
| Public voucher form revision   | Davit and winch approval requirements  |
| Regulations change   | Disembarkation ladder approval requirements164 Distress signal approval requirements, pyrotechnic164 |
| Relocation expenses  | Documentation1668, 319   |
| Standard form 1170 revision  | Domestic offshore trades, financial reporting370   |
| Trucks:  | Dry cargo  |
| Detention charges at West Coast ports3715                                  | Drydocking and tailshaft examinations165   |
| Excise tax   | Electrical engineering regulations162  |
| Lighting and marking system1895  | Electrical system standard167  |
| Particulates   | Emergency drinking water and food approval159  |
| Rear underride protection1896 Rocky Mountain National Park regulations1109 | Emergency position   |
| Size and weight:   | Fees, Coast Guard  |
| Automobile transporters  | Fire protection  |
| Bridge formula   | Fishing, observer policy on domestic31   |
| Interpretation and policy statement1842                                    | Fishing1590, 1634, 167   |
| National network1838   | Flashlights, approval specifications166  |
| Reasonable access1813  | Flotation devices1608, 162   |
| Special permits  | Foreign, safety of U.S. observers  |
| Trailer lengths  | Foreign ports  |
| opiasit and spray suppression devices                                      | Hawaiian Exclusive Zone32  |
| , U  | Hazardous materials1630, 166   |
| Unemployment:  | Hopper dredges, stability standards 165  |
| Federal-State extended benefits1401  | Hydraulic device release159  |
| Income and eligibility verification system1395                             | Immersion suits 168  |
| Interest on advances1396   | Immigration  |
| Use of funds transferred to States   | Industry standards   |
| Unemployment assistance: Canal Zone  | Inland waterway navigation regulations   |
| Disaster assistance  | Insurance  |
| Labor surplus areas1406  | Liability insurance for foreign missions   |
| Virgin Islands1390   | Licensing of officers165   |
| Unemployment compensation:   | Life jackets1639, 1644, 167  |
| Administrative appeal rights1404   | Lifeboats and rescue boats164  |
| Ex-servicemembers1402  | Lifebuoy approval requirements159  |

|   | Sequence Number        | :  | Sequence I                              | Number            |
|---|------------------------|--|---|-------------------|
| Vessels—Continued   |                        | Veterans—Continued   |   |                   |
| Liferafts   | 1605, 1607, 1643, 1660 | Education—Continued  |   |                   |
| Lifesaving equipmentLiquefied gas   |                        | Vocational rehabilitation program33                                    |   |                   |
| Load lines  | 1636                   | Employment services<br>Estate disposition                              | 33/0                                    | 3380<br>3380      |
| Maneuvering performance   | 1606                   | Fee appraisers   |   | 3350              |
| Marine engineering  | 1616                   | Fiduciaries for beneficiaries  | 3323                                    | 3324              |
| Marine portable tanks   |                        | General Counsel opinions   |   | 3361              |
| Maritime  |                        | Group Life Insurance   |   | 3326              |
| Maritime Defense Zone Commanders  |                        | Guaranteed loan foreclosures   | •••••••                                 | 3395              |
| Measurement Merchant, breathing apparatus                                     |                        | Guaranty claims payment  |   | 3354              |
| Navigation  | 1637, 1685, 1688, 1689 | Hardship benefit, definition   | •••••                                   | 3378              |
| Offshore evacuation procedures  |                        | Hearing lossHome loan credit standards                                 | *************************************** | 3410              |
| Offshore supply   |                        | Homeless claimants33   | 42 2270                                 | 33 <del>4</del> 0 |
| Oil discharge monitoring and control system.                                  |                        | Independent living services program                                    |   |                   |
| Oil pollution control   |                        | Insurance  |   |                   |
| Oil pollution prevention  |                        | Legal custodians   |   |                   |
| Oil transfer operations, tankerman requireme<br>Oil-water interface detectors |                        | Lenders, appraisals by designated                                      |   |                   |
| Panama Canal, tolls for use   |                        | Lenders, nonsupervised automatic                                       |   | 3351              |
| Passenger, financial responsibility   |                        | Lists of names and addresses   |   | 3392              |
| Personal flotation devices, inflatable  | 1659                   | Loan guaranty3348, 3352, 33<br>Manufactured homes                      | 72, 3374                                | ., 3380           |
| Pilots, licensing of  |                        | Medical care   | 3330                                    | , 3338<br>1 2222  |
| Piping systems, obsolete  |                        | Medical disorders  | 0020                                    | 3402              |
| Pollution prevention  |                        | Mental health services   |   | 3393              |
| Port access routesRadar reflector approval requirements                       |                        | Mortgage life insurance  |   | 3400              |
| Radio beacons   |                        | Nondiscrimination and affirmative action                               |   | 1376              |
| Regattas and marine parades   | 1650                   | Parking fees at medical facilities                                     |   |                   |
| Registration  |                        | Pension recipients   |   |                   |
| Safety laws   |                        | Personal funds and effects, disposition of<br>Property, acquisition of |   |                   |
| Safety rules, hazardous liquids   |                        | Public access to records   | •••••                                   | 3390<br>3418      |
| Safety/security zone regulations  |                        | Records and documents  |   |                   |
| Sanitation  |                        | State training programs  |   |                   |
| Security measures<br>Seizure and forfeiture of alien                          |                        | Subsistence allowance, for dependents                                  |   |                   |
| Self-elevating offshore support vessels                                       |                        | Telecaption television decoders  |   |                   |
| Shipper's export declaration  |                        | Transportation of claimants and beneficiaries                          |   |                   |
| Tonnage measurement   | 1646                   | Unclaimed property, disposition of                                     |   |                   |
| Towing licenses   | 1679                   | Unemployment compensation for ex-servicemen                            |   |                   |
| Traffic management for Pacific region   | 1654                   | Vocational Rehabilitation Panel  | 3347                                    | , 3378            |
| Travel promotion fees   |                        | Vocational rehabilitation program3328, 3329, 3341                      |   |                   |
| Whales, harassment of humpbackVeterans:                                       |                        |  | 3404                                    | . 3413            |
| Agency definitions  | 3388                   | Vietnam era veterans13   |   |                   |
| AIDS  |                        | Virgin Islands   |   |                   |
| Appeals regulations   |                        | Viticultural areas, American   |   |                   |
| Automobile allowance  |                        | Volunteers:  | •••••                                   | 2083              |
| Beneficiaries   |                        | Foster Grandparent Program   | 2600                                    | 2610              |
| Benefits  |                        | Senior Companion Program   |   |                   |
| Bereavement counseling to immediate family Burial benefits                    |                        | Voting rights  |   |                   |
| Claims  |                        |  |   |                   |
| Community nursing home care   |                        | W  |   |                   |
| Diplopia (double vision) evaluation   | 3375                   | Wages:   |   |                   |
| Disabled  |                        | Labor standards provisions   |   | 1382              |
| Diseases, systemic  | 3332                   | Minimum and overtime   |   |                   |
| Education:  | 0077                   | Semi-skilled workersWarranties:  | ***********                             | 1382              |
| ApprenticeshipAssistance test program   |                        | Informal dispute settlement procedures                                 |   | 3753              |
| Deficiency course measurement   |                        | Vehicle certification  |   |                   |
| Delimiting dates  |                        | Washington Airports, Metropolitan                                      |   | 1716              |
| Dependents assistance and benefits  |                        | Washington Dulles Airport, Metropolitan                                |   |                   |
| Disenrollment   | 3401                   | Wasta treatment and disposal:  |   |                   |
| Entitlement   |                        | Asbestos   |   | 2638              |
| Equal opportunity   |                        | Citizen suit notice  |   |                   |
| Homeless claimants  |                        | Closure requirement and corrective actions                             |   |                   |
| Mitigating circumstances  |                        | Coal mines<br>Crude oil, natural gas, and geothermal energy            |   |                   |
| New programs Nonpunitive grades   |                        | Discharge pretreatment regulations                                     | ***********                             | 4/30<br>2600      |
| On-job training   |                        | Domestic sewage study  |   |                   |
| Overpayments  |                        | Double liner and leachate collection system rule                       | ************                            | 2774              |
| Selected reserve  |                        | Emergency access to low-level sites                                    |   | 3851              |
| Vietnam era G.I. Bill   | 3336                   | Experimental facilities conducting research and development            |   |                   |

| Sequence Number   | Sequence Number  |
|---|--|
| Waste treatment and disposal—Continued  | Water pollution control—Continued  |
| permits   | Effluent guidelines—Continued  |
| Groundwater monitoring  | Pharmaceuticals  |
| Hazardous waste2687, 2742, 2744, 2762, 2763, 2771, 2773, 2777,  | Pulp, paper, and paperboard2700  |
| 2784, 2876  | Ethylbenzene270  |
| Incineration, ocean2701   | Hazardous pollutants:  |
| Incinerator stack monitoring for hazardous waste2748  | Industrial wastewater dischargers267   |
| Incinerators, emission controls for hazardous waste2758   | Leather tanning wastewater dischargers270  |
| Incinerators, trial burns   | Incineration, ocean270   |
| Industrial discharges of hazardous or toxic pollutants2671  Land disposal:                                | Inorganic and organic compounds and microbiological  |
| Facilities technology requirements2787  | contaminants and turbidity   |
| Liner and detection regulation2752  | Mandatory inspection at and disposal facilities274   |
| Restrictions2742, 2761, 2763  | Metals274  |
| Landfill surface impoundment2757  | Municipal discharge  |
| Leather tanning wastewater dischargers2707  | Ocean270   |
| Location standards for facilities   | Ocean dumping268   |
| Mandatory inspection at and disposal facilities2740 Mining waste regulatory program2767                   | Ocean incineration2686, 270  |
| Municipal discharge   | Oil discharge271   |
| Natural resources claims procedures2894   | Oil discharge monitoring and control system165   |
| Nuclear power plants3854  | Penalty proceedings  |
| Ocean   | Public water system supervision270   |
| Ocean disposal of sewage sludge2684   | Radionuclides  |
| Ocean dumping2686   | Safe Drinking Water Act290   |
| Ocean incineration  | Sewage sludge use and disposal268  |
| Ore mining and dressing wastewater discharges2697 Organic chemicals, plastics, and synthetic fibers2704   | Sludge management269   |
| Owners/operators2786  | State lists267   |
| Penalty proceedings   | Stormwater application requirements268   |
| Permit applications2683   | Tankers  |
| Petroleum refinery wastewater systems2844   | Toxic pollutants: Adhesives and sealants270  |
| Polychlorinated biphenyls discharges2706  | Industrial wastewater dischargers270   |
| Radioactive materials   | Leather tanning wastewater discharges270   |
| Sewage sludge use and disposal2684  | Tungsten subcategories269  |
| Sewage treatment plants2839   | Underground injection control272   |
| Sewer systems2690   | Vessels, international convention for prevention167  |
| Sludge management2691   | Vessels  |
| Soil and debris, hazardous2759  | Vinyl chloride   |
| Solid waste2744   | Waste disposal permit applications   |
| State program capability requirements2765 Statistics for detecting groundwater contamination, monitoring, | Water resources:   |
| and standards issues2753  | Aquifer protection areas273  |
| Stormwater discharge requirements2682   | Deepwell injection of hazardous waste272   |
| Technical assistance grants   | Flood plain management88   |
| Technical standards for corrective action2756   | Groundwater protection   |
| Toxic waste, liability for240   | Hazardous waste  |
| Underground injection control   | Indian primacy regulation  |
| Underground storage tanks2781, 2782, 2783   | Lead and copper in drinking water272:<br>Lead in plumbing272:  |
| Waste facilities  | Mining permits, hydrologic impacts   |
| Water pollution control:  | National Forest System lands19   |
| Acrolein2704  | National primary drinking water regulation 2722, 2733  |
| Aluminum, primary and secondary2698   | Project permits, Corps of Engineers 402  |
| Aqueous hazardous waste discharge to sewers2688   | Public water supply2724, 2733  |
| Citizen suit notice   | Public water system supervision  |
| Construction grants   | Safe drinking water  |
| Contaminant levels  | Supply forecast program  |
| Denial or restriction of disposal sites2900   | Waters of the United States, definition  |
| Discharge pretreatment regulations2699  | Wetlands, protection88   |
| Dredge and fill program by States2700, 2900   | Water supply:  |
| Effluent guidelines:  | Contaminant levels2720, 2721, 2733   |
| Adhesives and sealants2705  | Disinfectants272   |
| Aluminum forming2708  | Groundwater protection2624, 2689, 2716, 2744, 2748, 2762, 2764   |
| Gum and wood  | Indiana primacy enforcement authority 2773   |
| Industrial wastewater   | Indians, primacy enforcement authority2730 Inorganic and organic compounds, monitoring drinking water 2719 |
| Nonferrous metals2673, 2674, 2698   | Lead and copper in drinking water272   |
| Offshore oil and gas extraction industry  | Lead in plumbing   |
| Ore mining and dressing (placer mining)2697   | Microbiological contaminants2719   |
| Organic chemicals, plastics, and synthetic fibers2704   | National primary drinking water regulation 2722, 2732  |
| Pesticides chemicals2675  | Property standard for housing93  |

| Sequence Number   | Sequence Number  |
|---|--|
| Water supply—Continued       2724, 2733         Public water supply | Wildlife—Continued       401         Corps of Engineers       401         Critical habitat designation       1092         Endangered and threatened       1087, 1088, 1089, 1090, 1091, 1092         Import and export marking and labeling       1096, 1100, 1251         Import and export marking and labeling       1073, 1074         Marine mammals       276, 326, 1077, 1097         Marine sanctuary program       316, 317, 318, 321, 322, 335, 336         Migratory birds       1079, 1080, 1081, 1098         Nontoxic shot zones for, hunting waterfowl       1080         Protection on Forest Service lands       168         Raptor propagation and falconry       1098         Refuges       1082, 1083, 1101, 1216         Wine:       1082, 1083, 1101, 1216         Wine:       2072, 2075, 2082, 2086         Production and treatment       2087         Recodification of regulations       2081         Taxes       2081         Viticultural areas       2080         Wine making terminology       2081         Woodsy Owl       102         Woodsy Owl       103         Wool and mohair products       3, 34         Youth programs       593 |